



Journal of the Senate

Number 6

Tuesday, February 11, 1992

CALL TO ORDER

The Senate was called to order by the President at 2:00 p.m. A quorum present—40:

Madam President	Davis	Jennings	Plummer
Bankhead	Diaz-Balart	Johnson	Scott
Beard	Dudley	Kirkpatrick	Souto
Bruner	Forman	Kiser	Thomas
Burt	Gardner	Kurth	Thurman
Casas	Girardeau	Langley	Walker
Childers	Gordon	Malchon	Weinstein
Crenshaw	Grant	McKay	Weinstock
Crotty	Grizzle	Meek	Wexler
Dantzler	Jenne	Myers	Yancey

PRAYER

The following prayer was offered by Dr. Len Turner, Pastor, East Hill Baptist Church, Tallahassee:

Loving, kind and gracious Heavenly Father, we turn to you in these brief moments to acknowledge our gratitude for the gift of life and our solicitation for your help.

By your nature, Father, we know you to be a giver. You gave to us life and have trusted us with the freedom to use that gift as we see fit. For these legislators and their support staff we thank you. Whatever their myriad of motives for being here, by their presence in this chamber, they acknowledge their personal commitment to being of service to the people of Florida. For that kind of commitment and use of the gift of their lives, we thank you.

Father, on behalf of these men and women, I intercede for them to ask that out of your great heart of love that you bless each one. Give them enormous physical stamina during these difficult and strenuous days. Grant to each a unique clearness of mind to weigh alternatives, to listen to the myriad of opinions, and to be able to crystalize their thinking. Also, Father, may each be granted for this day, the kind of spirit that could come only from you to make the moral decisions that reflect only the best in our human nature. For each person's family we seek your distinctive blessings of safety and security. May your matchless watch care be upon them.

And now, Lord, we look forward to the rest of this day and its challenges because we know you will be involved with us. With your presence everything we do takes on eternal significance. Amen.

MEMORIAL

At the request of Senator Kiser, the Senate expressed regret at the death of Leonard Mellon, Director of the Department of Highway Safety and Motor Vehicles, by observing a moment of silence.

PLEDGE

Senator Forman led the Senate in the pledge of allegiance to the flag of the United States of America.

CONSIDERATION OF RESOLUTIONS

On motion by Senator Langley, by two-thirds vote **SR 1970** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Langley—

SR 1970—A resolution honoring the late Francis Marion Hendley, II.

WHEREAS, Francis Marion "Frank" Hendley, II, son of the former Loula Mae Dixon of Upton, Kentucky, and Seay Smith Hendley of Fountain Run, Kentucky, was born February 24, 1917, in Birmingham, Alabama, and

WHEREAS, Frank Hendley attended Norwood Grammar and Phillips High School of Birmingham, completing the 11th grade in 1933, and

WHEREAS, Frank Hendley volunteered in the United States Coast Guard Reserves September 21, 1942, at Nashville, Tennessee, and served in the Pacific Theater during World War II with the Amphibious Forces which were issued a Commendation January 11, 1943, by Admiral Chester W. Nimitz, Commander-in-Chief of the U.S. Pacific Fleet, and

WHEREAS, Mr. Hendley was honorably discharged October 10, 1945, with the rank of Boatswains Mate 2nd Class with such decorations as the World War II Victory Medal, Asiatic Pacific Campaign Medal with two Battle Stars, American Campaign Medal, and the Coast Guard's Good Conduct Medal, and

WHEREAS, Frank Hendley married the former Martha Elizabeth Edmondson of Gainesville, Georgia, and of this union were born five children, and

WHEREAS, upon moving to Florida in 1952, Mr. Hendley joined a real estate firm in Silver Springs as a salesman, and later became a partner in Craggs & Hendley Realtors as well as a real estate broker, and

WHEREAS, Frank Hendley entered politics in 1964 running for the office of Marion County Tax Assessor, but was defeated in the primary; in 1968, Frank Hendley waged a valiant campaign defending the "Homestead Exemption," but was defeated after a hard fight, and

WHEREAS, Francis M. "Frank" Hendley, II, was elected the first national president of the Hendley Family Association, Inc., on November 22, 1975, leading the association with distinction during his term of office, and

WHEREAS, Frank Hendley made many contributions to both the business and public communities of Marion County as a rancher, cattleman, real estate broker, and salesman, and as a valiant seaman, public servant, and dedicated family man, and

WHEREAS, Frank Hendley, who passed away November 15, 1986, was indeed a man of great influence and commitment who long and well served Marion County and the State of Florida, and his contributions are a legacy of great and lasting impact, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Senate pays sincere and final tribute to the late Francis Marion Hendley, II.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be transmitted to William H. Hendley, as a tangible token of the sentiments expressed herein and a lasting symbol of the respect of the members of the Florida Senate.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

On motion by Senator Weinstein, by two-thirds vote **SR 2374** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Weinstein—

SR 2374—A resolution recognizing February 4, 1992, as Children's Day.

WHEREAS, the people of this state recognize and celebrate children as one of our most valuable assets, and

WHEREAS, children represent the future, the hope, and the inspiration for our state, and

WHEREAS, children should not feel that their ideas and dreams are stifled because adults do not take the time to listen, and

WHEREAS, people should emphasize to children the importance of family life, education, and spiritual values, and

WHEREAS, many single parents must work in order to remain self-sufficient, and

WHEREAS, in many families, both parents must work in order to remain self-sufficient, and

WHEREAS, young children need a safe, caring environment in which to grow and learn while their parents are at work, and

WHEREAS, young children need developmentally appropriate activities and experiences in order to develop self-esteem that will enable them to become productive citizens, and

WHEREAS, young children have the right to quality child care, and

WHEREAS, 50,000 children received subsidized child care in Florida in 1991, and

WHEREAS, 24,600 children in Florida waited for subsidized child care in 1991, and

WHEREAS, 2,600 children in Florida waited for subsidized after-school care in 1991, and

WHEREAS, the designation of a day to recognize children will provide an opportunity to emphasize to children the important role they play in the future of our country, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That, because this legislative body acknowledges the importance of our young children and of the need to assure their well-being and that quality child care is an integral part of young children's development, we recognize February 4, 1992, as Children's Day to show our support for our children.

BE IT FURTHER RESOLVED that a copy of this resolution, with the seal of the Senate affixed, be presented to the members of the Florida Children's Forum as a tangible token of the sentiments of the Florida Senate.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

On motion by Senator Myers, by two-thirds vote **SR 2376** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Myers—

SR 2376—A resolution celebrating February 4, 1992, as Treasure Coast Day in Tallahassee.

WHEREAS, the Treasure Coast consists of Indian River, Martin, and St. Lucie Counties, and

WHEREAS, the Treasure Coast Legislative Conference is organized by the economic development councils from Indian River, Martin, and St. Lucie Counties, and

WHEREAS, the third Treasure Coast Legislative Conference is being held February 3 through February 5, and

WHEREAS, members of the Treasure Coast Legislative Conference are pleased to invite legislators and their staff from around the state to attend the conference, and

WHEREAS, Indian River, Martin, and St. Lucie Counties, each with a unique character, are working toward one goal—to promote awareness

by legislators and agencies of the "treasure" on the Treasure Coast, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate hereby celebrates February 4, 1992, as Treasure Coast Day in Tallahassee, in recognition of the economic potential of the Treasure Coast.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

On motion by Senator Grizzle, by two-thirds vote **SR 2386** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Grizzle—

SR 2386—A resolution commending the Florida Federation of Business and Professional Women's Clubs and recognizing the month of February as Florida Federation of Business and Professional Women's Clubs Month.

WHEREAS, the Florida Federation of Business and Professional Women's Clubs was organized on June 6, 1919, and has become one of the strongest sources of united womanpower in the history of the United States, and

WHEREAS, the federation is dedicated to improving the status of business and professional women, promoting the interests of all women, and providing educational opportunities for women, and

WHEREAS, the federation actively supports child and dependent care, pay equity, reproductive freedom, health care, and safe mammography, and has fought tirelessly for issues affecting women's rights, and

WHEREAS, the federation has initiated a 10-year agenda to eradicate breast cancer fatalities, and

WHEREAS, the federation is a strong advocate for the enactment of the Equal Rights Amendment, and

WHEREAS, the federation has an education foundation that provides funding for scholarship houses at three state universities, with the goal of a house at each state university, and

WHEREAS, the federation has worked diligently during this legislative session for a bill to establish a Breast Cancer Task Force, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate recognizes the month of February as Florida Federation of Business and Professional Women's Clubs Month and commends Nancy Bassett for her outstanding leadership of this important organization that supports women's issues.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Florida Federation of Business and Professional Women's Clubs and to its president, Nancy Bassett, as a tangible token of the sentiments of the Florida Senate.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

On motion by Senator Scott, by two-thirds vote **SR 1198** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Scott—

SR 1198—A resolution commemorating the year 1992 as the 25th Anniversary of the Jewish Federation of Greater Fort Lauderdale.

WHEREAS, twenty-five years ago, a small group of men and women from North Broward County saw the need to organize and develop the Jewish community's central organization and major Jewish philanthropy, the United Jewish Appeal Campaign, and

WHEREAS, the need to provide vital social service and humanitarian programs to the brave men, women, and children of Israel during the crisis of the struggle for the survival of the Jewish State was apparent to the Jewish Federation of Greater Fort Lauderdale, and

WHEREAS, the thousands of Jewish brethren in 34 lands around the world turn to American Jewry for life-saving, life-sustaining programs, and

WHEREAS, in North Broward County, tens of thousands of Jewish men, women, and children's lives are enriched and strengthened in an array of Jewish needs: cultural, religious, educational, family welfare, leisure, care of the aged, and interfaith relations, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate hereby commemorates the year 1992 as the 25th Anniversary of the Jewish Federation of Greater Fort Lauderdale and joins the members of the federation in celebrating this event.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Jewish Federation of Greater Fort Lauderdale as a tangible token of the sentiments of the Florida Senate.

—was taken up out of order by unanimous consent, read the second time in full and adopted.

On motion by Senator Walker, by unanimous consent—

By Senator Walker—

SR 2446— A resolution commending the sheriffs and citizenry of the State of Florida and the Florida Sheriffs Youth Ranches, Inc., for the establishment in 1957 of the Florida Sheriffs Boys Ranch and for its continuous operation for 35 years.

WHEREAS, the sheriffs of the great State of Florida, individually and collectively, saw fit to create the Florida Sheriffs Boys Ranch on October 2, 1957, alongside the beautiful Suwannee River in Suwannee County, and

WHEREAS, the Florida Sheriffs Boys Ranch has been in continuous operation for 35 years and has served as the foundation for the development of the statewide child care programs of Florida Sheriffs Youth Ranches, Inc., which currently include the Boys Ranch, Youth Villa, Youth Ranch near Safety Harbor, Youth Camp, Caruth Camp, and Youth Ranch near Bradenton, as well as family counseling services, and

WHEREAS, many hundreds of troubled boys and girls through the programs of the Florida Sheriffs Youth Ranches, Inc., have been given the opportunity to resolve their personal conflicts, find their identities, and learn proper values as they work toward a lawful, productive, and secure future, and

WHEREAS, the continuing dedication and individual attention of Florida's honorable sheriffs, their loyal deputies, and office staffs in behalf of the Florida Sheriffs Youth Ranches, Inc., constitute a most worthwhile and direct contribution toward combating juvenile delinquency and the breakdown of the American family, and

WHEREAS, the citizens of Florida, through their loving and generous friendship and support, have been directly responsible for the growth, outreach, and success of the Boys Ranch and the child care programs of the Florida Sheriffs Youth Ranches, Inc., and

WHEREAS, the efforts of the sheriffs, the citizens of this state, and the dedicated staff and board of the Florida Sheriffs Youth Ranches, Inc., have brought national attention to the Boys Ranch, and

WHEREAS, the Senate of the State of Florida desires to recognize these supreme achievements and specifically the 35th anniversary of the Boys Ranch, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:

That the Florida Senate commends the citizenry, the sheriffs of the state and their personnel, and the staff and board of the Florida Sheriffs Youth Ranches, Inc., for their outstanding contribution to the welfare of this state generally, through the creation, operation, and support of the Florida Sheriffs Boys Ranch, marking 35 productive and fruitful years on October 2, 1992.

BE IT FURTHER RESOLVED that all citizens and residents of Florida be urged to remember the Florida Sheriffs Youth Ranches, Inc., as a worthy and noble project, which benefits youth and contributes both spiritually and materially to their development and thus represents one of the state's finest charitable institutions.

BE IT FURTHER RESOLVED that copies of this resolution be forwarded to the Governor and members of the Cabinet, the sheriffs of each county, the Florida Sheriffs Association, and the members of the Board

of Directors of the Florida Sheriffs Youth Ranches, Inc., as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Walker, **SR 2446** was read the second time in full and adopted.

On motion by Senator Childers, by two-thirds vote **HCR 469** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Childers—

HCR 469—A concurrent resolution declaring the week of July 4th, 1992, as "Buy American Week."

—was taken up out of order by unanimous consent, read the second time in full, adopted and certified to the House.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Jenne, by two-thirds vote **CS for SB 876** was withdrawn from the Committee on Finance, Taxation and Claims.

Senator Grizzle moved that the rules be waived and **CS for SB 1950** be withdrawn from the Committee on Appropriations and referred to the Committees on Community Affairs and Appropriations. The motion failed to receive the required two-thirds vote. The vote was:

Yeas—23 Nays—12

MOTION TO RECONSIDER

On motion by Senator Plummer, the rules were waived and the Senate reconsidered the vote by which the motion by Senator Grizzle failed.

The question recurred on the motion by Senator Grizzle. The motion failed to receive the required two-thirds vote. The vote was:

Yeas—24 Nays—15

On motions by Senator Kirkpatrick, by two-thirds vote **SB 1880** was withdrawn from the committees of reference and further consideration.

On motions by Senator Kirkpatrick, the rules were waived and the Committee on Natural Resources and Conservation was granted permission to consider **SB 236** and **SB 828** on February 12.

SPECIAL ORDER

SB 2400—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1992, and ending June 30, 1993, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

—was read the second time by title.

Senator Gardner moved the following amendment:

Amendment 1—

Section 01
Page 1
Item 3

STRIKE INSERT

ADMINISTERED FUNDS

3	LUMP SUM		
	STATE HEALTH INSURANCE		
	TRUST FUND DEFICIENCY		
	FROM GENERAL REVENUE FUND	62,331,569	31,162,238

On Page 213, Section 1A:

STRIKE: 1st paragraph following: "A. HEALTH, LIFE AND DISABILITY INSURANCE"

AND INSERT: Funds are provided in Specific Appropriation 3 to fund the state's share of increased State Group Health Self-Insurance Program premiums. Additionally, funds are provided in each agency's budget to continue paying the current state share of the State Group Health Self-Insurance premiums, approved Health Maintenance Organizations, and Life and Disability Insurance. Premiums and benefits for subscribers

enrolled in the self-insurance health program shall be adjusted to balance the remainder of the projected shortfall in revenues for the State Group Health Self-Insurance Plan.

Senators Gordon and Wexler offered the following substitute amendment which was moved by Senator Gordon and failed:

Amendment 2—

Section 01
Page
Item

Insert new section 8 and renumber subsequent sections.

SECTION 8. There is hereby appropriated for transfer from the State Employees Health Insurance Trust Fund to the General Revenue Fund \$59,016,182 for the following purposes:

- 1.) \$31,000,000 is hereby appropriated as a lump sum in Administered Funds for the purpose of funding the State Employees Health Insurance Trust Fund deficiency for 1992-93.
- 2.) \$22,000,000 is hereby appropriated to the Department of Corrections to phase in the opening of Columbia Correctional Institution and Gulf Correctional Institution in 1992-93.
- 3.) \$6,016,182 is hereby appropriated to the Department of Education to the Florida Education and Finance Program.

The question recurred on the adoption of Amendment 1 which was adopted. The vote was:

Yeas—27 Nays—11

RECONSIDERATION OF AMENDMENT

On motion by Senator Childers, the Senate reconsidered the vote by which Amendment 1 was adopted.

SENATOR CHILDERS PRESIDING

Amendment 1 failed.

THE PRESIDENT PRESIDING

Senator Meek moved the following amendment which failed:

Amendment 3—

Section 01
Page 1
Item 3-AC

On Page 1, Following Line Item 3:

	STRIKE	INSERT
ADMINISTERED FUNDS		
3-AC LUMP SUM FROM GENERAL REVENUE FUND		38,000,000

Funds in Specific Appropriation 3-AC are to provide a 2% salary increase to state employees for the period January 1, 1993 to June 30, 1993. The funds in Specific Appropriation 3-AC are contingent upon passage of legislation which repeals the sales tax exemption on cleaning and pest control services.

Senator Kirkpatrick moved the following amendment which was adopted:

Amendment 4—

Section 01
Page 3
Item 24

ADMINISTRATION, DEPARTMENT OF PERSONNEL MANAGEMENT SERVICES, DIVISION OF

24 SALARIES AND BENEFITS POS.	40	POS.	52
FROM STATE PERSONNEL SYSTEM TRUST FUND	1,218,481		1,677,073

28 DATA PROCESSING SERVICES FROM STATE PERSONNEL SYSTEM TRUST FUND	1,654,865	1,196,273
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Senator Gardner offered the following amendments which were moved by Senator Kirkpatrick and adopted:

Amendment 5—

Section 01
Page 6
Item 63-AA

Following Line Item 63:

	STRIKE	INSERT
AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF AND COMMISSIONER OF AGRICULTURE INSPECTION, DIVISION OF		
63-AA SPECIAL CATEGORIES - MOSQUITO CONTROL LITIGATION EXPENSES FROM GENERAL REVENUE FUND		150,000
COMMERCE, DEPARTMENT OF OFFICE OF THE SECRETARY AND ADMINISTRATIVE SERVICES		
222 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	1,926,128	1,776,128
222 SALARIES AND BENEFITS FROM ADMINISTRATIVE TRUST FUND	215,894	365,894

Amendment 6—

Section 01
Page 19
Item 217

CITRUS, DEPARTMENT OF

217 EXPENSES FROM CITRUS ADVERTISING TRUST FUND	11,434,831	11,541,831
219 SPECIAL CATEGORIES PAID ADVERTISING AND PROMOTION FROM CITRUS ADVERTISING TRUST FUND	47,800,028	57,200,028

VOTE RECORDED

Senator Weinstock requested that she be recorded as voting nay on Amendment 6.

Senator Forman moved the following amendment which failed:

Amendment 7—

Section 01
Page 182
Item 1289-AA

Following Line Item 1289:

	STRIKE	INSERT
LEGISLATIVE BRANCH AUDITING COMMITTEE		
1289-AA LUMP SUM OFFICE OF POLICY ANALYSIS AND AGENCY REVIEW FROM GENERAL REVENUE FUND		750,000

LABOR AND EMPLOYMENT SECURITY, DEPARTMENT OF WORKERS' COMPENSATION, DIVISION OF

Following Line Item 1171:

1171-AA SPECIAL CATEGORY TRANSFER TO GENERAL REVENUE FUND FROM WORKERS' COMPENSATION ADMINISTRATION TRUST FUND		750,000
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Senator Gardner moved the following amendment which was adopted:

Amendment 8—

Section 2B
Page 240
Item 1674-AA

Insert new item in Section 2B following
Specific Appropriation 1674 on page 240:

	STRIKE	INSERT
GENERAL SERVICES, DEPARTMENT OF FACILITIES MANAGEMENT, DIVISION OF		
1674-AA LEASE-PURCHASE EVALUATION OF BUILDINGS FROM GENERAL REVENUE FUND		50,000

Insert proviso immediately following new item as follows:

Funds included in Specific Appropriation 1674-AA are to evaluate the below listed proposals, pursuant to section 255.25(1)(b), F.S., as to whether it is in the best interest of the State to enter into a lease-purchase agreement on each property.

The Department of General Services may evaluate a proposal only after receiving a request from the agency desiring to enter into the lease-purchase. A request to evaluate a lease-purchase proposal shall not be initiated by an agency unless the proposal contains provisions that limit the lease term to not longer than 20 years at competitive rates that provide for reserves to cover maintenance and repair, and that provide for transfer to the state at nominal cost or without additional cost at the end of the lease term. A lease-purchase is subject to Sections 255.2502 and 255.2503, Florida Statutes. Any building subject to a lease-purchase agreement with the state shall be considered a "state-owned building" for the purposes of Chapter 255, F.S.

In its review the Department of General Services is directed to consider, in both net present value, discounted in a manner typically used by Department of General Services, and in gross dollar value, the value of: 1) the difference of (a) the lease payments over the term of the proposed lease-purchase and (b) estimated conventional lease rates adjusted for a reasonable estimate of inflation and related increases in market rents over the term of the proposed lease-purchase; and 2) the state's title to the property at the end of the lease term, adjusted for a reasonable estimate of inflation and property appreciation.

The execution of a lease-purchase is conditioned upon a finding by the Department of General Services that it would be in the best interests of the state. This proviso language shall be considered specific authorization for a lease-purchase pursuant to Section 255.25(1)(b), F.S., upon the Department of General Services' certification that the lease-purchase is in the best interests of the State. Thereafter, the agency is authorized to enter into a lease-purchase agreement and to expend operating funds for lease-purchase payments.

The proposals to be considered are:

1. A proposal for the Department of Corrections and Parole Commission to lease-purchase its current headquarters building and an additional 125,000 net square feet to be constructed at the same location.
2. A proposal for the Department of Health and Rehabilitative Services to lease-purchase approximately 44,000 square feet at 1750 N. Palafox Street, Pensacola, Florida, its current District 1 Metro Service Center.
3. A proposal for the Department of Health and Rehabilitative Services to lease purchase its current District 10 Central Services Center in the City of Plantation, Broward County, Florida.
4. A proposal for the Department of Legal Affairs or other executive or legislative agency to lease-purchase an eleven story or higher building to be constructed at the corners of Monroe and Jefferson Streets, Tallahassee, Florida, containing at least 156,000 gross square feet, which includes approximately 88,000 square feet of office space and approximately 68,000 square feet of parking and support space, including approximately 150 parking spaces.

In the event it is determined by the Department of General Services that it is not in the best interests of the State to lease-purchase the District 10 Central Service Center or the District 1 Metro Service Center, then the

State is authorized to withhold from its 1992 rental obligations for these facilities a sum sufficient to recover those funds expended by the State in evaluating the lease purchase proposal.

Senator Bankhead moved the following amendment which was adopted:

Amendment 9—

Section 2B
Page 206
Item

On page 206 immediately following Specific Appropriation 1570 insert the following proviso:

From funds provided in Specific Appropriations 1568 and 1570 for the printing and production of the official State of Florida road map, the department shall to the extent feasible sell advertising space to recover the cost of producing and printing the map during 1992-93.

Senators Crotty and McKay offered the following amendment which was moved by Senator Crotty and failed:

Amendment 10—

Section 2B
Page 270
Item

Create new section 7 and renumber subsequent sections.

Any funds provided for travel assumes that any travel rewards, including, but not limited to, frequent flier miles, discounts credited against future accommodation expenses and discounts credited against future automobile rental fees, awarded to an employee of the State in connection with travel at State expense under chapter 112 must be retained by that employee for use while performing the official business of the department rather than for personal use. An employee who is traveling while on official business must use these travel rewards when they are available. An employee who uses these travel rewards obtained in connection with travel at state expense under chapter 112 for his own personal use is civilly liable in the amount of the value of the travel award. Each department and/or agency shall establish guidelines for implementing this paragraph.

Senators Bruner and Scott offered the following amendment which was moved by Senator Bruner:

Amendment 11—

On Page 268, in Section 4 after the words "Effective July 1, 1992," strike all subsequent language and insert the following:

Each agency shall initiate negotiations, and the agency and its respective lessors shall negotiate in good faith, each lease held in the private sector to effect the best overall lease terms reasonably available to that agency for that real property, and in order to accomplish that, amendments to such leases shall be permitted modifying any lease provisions, including but not limiting to: rent, escalator clauses, inflation indices, cost of living adjustments or other automatic increases, services to be provided under the lease, the term of the lease, termination provisions, or any other terms or conditions, notwithstanding chapter 255, F.S., or other statutes, or any agency rules. It is the intent of the Legislature that this authorization effect an overall rent adjustment for FY 1992-1993, so that no agency has lease obligations resulting in its paying, or having paid, more than market rent.

Senators McKay and Davis offered the following substitute amendment which was moved by Senator McKay and failed:

Amendment 12—

Page 268

On page 268, in Section 4 after the words "Effective July 1, 1992," strike all subsequent language and insert the following:

Each agency shall initiate negotiations, and the agency and its respective lessors shall negotiate in good faith, each lease held in the private sector to effect the best overall lease terms reasonably available to that agency for that real property, but in no event greater than 90% of its then exist-

basic programs for the school year shall not be adjusted; (4) the amount of any district's summer school enrollment that is greater than 1.0% but less than or equal to 125% of the state average shall be reduced by 50%; (5) the amount of any district's summer school enrollment that is greater than 125% of the state average shall be reduced by 100%.

Adjust the base student allocation in the last line of the first full paragraph of proviso for Specific Appropriation 516 on page 58.

The vote was:

Yeas—17 Nays—19

RECONSIDERATION OF AMENDMENT

On motion by Senator Kirkpatrick, the Senate reconsidered the vote by which Amendment 18 failed. Amendment 18 was adopted. The vote on adoption was:

Yeas—26 Nays—14

Senator Johnson moved the following amendment which was adopted:

Amendment 19—

Section 01
Page 63
Item 518 STRIKE INSERT

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION PUBLIC SCHOOLS, DIVISION OF

518 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTRUCTIONAL MATERIALS FROM GENERAL REVENUE FUND 73,012,702 0

Eliminate all proviso for Specific Appropriation 518 on page 63.

516 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA EDUCATIONAL FINANCE PROGRAM FROM GENERAL REVENUE FUND 3,979,662,496 4,052,675,198

Adjust the base student allocation in the last line of the first full paragraph of proviso for Specific Appropriation 516 on page 58.

Senator Meek moved the following amendments which were adopted:

Amendment 20—

Section 01
Page 65
Item 525 STRIKE INSERT

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION PUBLIC SCHOOLS, DIVISION OF

525 SPECIAL CATEGORIES FULL SERVICE SCHOOLS - INTERAGENCY COOPERATION 0

Add the following new paragraph of proviso following Specific Appropriation 525 on page 65.

From the funds appropriated in Specific Appropriation 525, \$475,000 is provided to continue regional coordination for dropout prevention in each of the state's five regions.

Amendment 21—

Section 01
Page 79
Item 574 STRIKE INSERT

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION UNIVERSITIES, DIVISION OF EDUCATIONAL AND GENERAL ACTIVITIES

574 LUMP SUM INSTRUCTION AND RESEARCH/EDUCATIONAL AND GENERAL 0

Following line item 574, the last paragraph on page 81 add the following new paragraph of proviso:

From the funds in Specific Appropriation 574 for Florida Agricultural and Mechanical University, the Board of Regents shall allocate \$50,000 to the Learning Evaluation and Treatment Center.

Senator Davis moved the following amendment which failed:

Amendment 22—

Section 01
Page 180
Item 1275 STRIKE INSERT

LEGISLATIVE BRANCH SENATE

1275 LUMP SUM SENATE FROM GENERAL REVENUE FUND 27,229,475 26,648,835

LEGISLATIVE BRANCH HOUSE OF REPRESENTATIVES

1276 LUMP SUM HOUSE FROM GENERAL REVENUE FUND 43,128,726 42,076,790

Section 01
Page
Item 1277

LEGISLATIVE BRANCH JOINT MANAGEMENT

1277 LUMP SUM LOBBY REGISTRATION LEGISLATIVE LOBBYIST REGISTRATION TRUST FUND 162,077 160,393

1278 LUMP SUM JLMC FROM GENERAL REVENUE FUND 20,045,225 19,650,911

Section 01
Page
Item 1279

LEGISLATIVE BRANCH ADMINISTRATIVE PROCEDURES COMMITTEE

1279 LUMP SUM ADMINISTRATIVE PROCEDURES FROM GENERAL REVENUE FUND 994,843 973,969

Section 01
Page
Item 1280

LEGISLATIVE BRANCH LEGISLATIVE INFORMATION TECHNOLOGY RESOURCE COMMITTEE

1280 LUMP SUM IRC FROM GENERAL REVENUE FUND 417,781 406,267

Section 01
Page
Item 1282

LEGISLATIVE BRANCH ENVIRONMENTAL EDUCATION,

ADVISORY COUNCIL ON
1282 LUMP SUM
ENVIRONMENTAL EDUCATION
FROM SAVE OUR STATE ENVIRONMENTAL
EDUCATION TRUST FUND 473,723 469,043

Section 01
Page
Item 1283

LEGISLATIVE BRANCH
COMMISSION ON JUVENILE JUSTICE
1283 LUMP SUM
JUVENILE JUSTICE REFORM - BOBBY M
ASSESSMENT AND CONTINUUM
IMPLEMENTATION, PHASE-IN
FROM GENERAL REVENUE FUND 254,976 249,454

Section 01
Page
Item 1284

LEGISLATIVE BRANCH
INTERGOVERNMENTAL RELATIONS,
ADVISORY COUNCIL ON
1284 LUMP SUM
ACIR
FROM GENERAL REVENUE FUND 590,767 576,492

Section 01
Page
Item 1285

LEGISLATIVE BRANCH
OFFICE OF PUBLIC COUNSEL
1285 LUMP SUM
PUBLIC COUNSEL
FROM GENERAL REVENUE FUND 2,396,138 2,359,538

Section 01
Page
Item 1287

LEGISLATIVE BRANCH
ETHICS, COMMISSION ON
1287 LUMP SUM
ETHICS COMMISSION
FROM GENERAL REVENUE FUND 1,051,372 1,024,975

Section 01
Page
Item 1288

LEGISLATIVE BRANCH
AUDITOR GENERAL
1288 LUMP SUM
AUDITOR GENERAL
FROM GENERAL REVENUE FUND 33,178,841 32,251,344

1288 LUMP SUM
AUDITOR GENERAL
FROM FEDERAL REIMBURSEMENT
TRUST FUND 5,897,859 5,746,871

Section 01
Page
Item 1289

LEGISLATIVE BRANCH
AUDITING COMMITTEE

1289 LUMP SUM
AUDITING COMMITTEE
FROM GENERAL REVENUE FUND 246,032 240,275

Senator Gardner moved the following amendment which was adopted:

Amendment 23—

Section 01
Page 103
Item 782

STRIKE INSERT

HEALTH AND REHABILITATIVE
SERVICES, DEPARTMENT OF
DEPUTY SECRETARY FOR MANAGEMENT SYSTEMS
782 SPECIAL CATEGORIES
COMPUTER RELATED EXPENSES
FROM WORKING CAPITAL TRUST FUND 34,918,648 34,918,649

Insert proviso after Specific Appropriation 782:

From the funds provided in Specific Appropriation 782, the department is authorized to purchase, over a seven year period, an A19-622 processor along with M9710 disk units and CP2000 hardware/software for a computer technology upgrade. This authorization is contingent upon there being no increased costs for this technology upgrade over the seven-year period. The purchase of this equipment is subject to approval by the Information Resource Commission.

HEALTH AND REHABILITATIVE
SERVICES, DEPARTMENT OF
OFFICE OF THE DEPUTY SECRETARY
FOR HUMAN SERVICES
793 DATA PROCESSING SERVICES
FROM GENERAL REVENUE FUND 8,961,909 8,961,910

Senator Myers moved the following amendment which was adopted:

Amendment 24—

Section 01
Page 104
Item 789

STRIKE INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF OFFICE OF THE DEPUTY
SECRETARY FOR HUMAN SERVICES
789 SPECIAL CATEGORIES
MEDICAID PEER REVIEW
FROM GENERAL REVENUE FUND 53,308 47,977

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR HEALTH
803 SPECIAL CATEGORIES
GRANTS AND AIDS - FLORIDA SMALL
BUSINESS HEALTH ACCESS
CORPORATION
FROM PUBLIC MEDICAL ASSISTANCE
TRUST FUND 5,681,795 5,507,862

805 SPECIAL CATEGORIES
GRANTS AND AIDS - OUNCE OF PREVENTION
FROM GENERAL REVENUE FUND 284,378 275,673

807 SPECIAL CATEGORIES
HOSPITAL REIMBURSEMENT
FROM GENERAL REVENUE FUND 498,895 483,623

808 SPECIAL CATEGORIES
PURCHASED CLIENT SERVICES
FROM GENERAL REVENUE FUND 301,674 277,048

Section 01
Page
Item 831

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS ECONOMIC SERVICES

831 SPECIAL CATEGORIES
ECONOMIC SERVICES PRE-ENTRY
TRAINING PROGRAM
FROM GENERAL REVENUE FUND 1,081,490 973,341

831 SPECIAL CATEGORIES
ECONOMIC SERVICES PRE-ENTRY
TRAINING PROGRAM
FROM PUBLIC MEDICAL ASSISTANCE
TRUST FUND 472,449 425,204

Section 01
Page
Item 842

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS AGING AND ADULT SERVICES

842 SPECIAL CATEGORIES
HOME CARE FOR THE ELDERLY
FROM GENERAL REVENUE FUND 11,854,051 11,491,171

843 SPECIAL CATEGORIES
GRANTS AND AIDS - COMMUNITY CARE
FOR DISABLED ADULTS
FROM GENERAL REVENUE FUND 4,913,441 4,771,542

848 SPECIAL CATEGORIES
TEMPORARY EMERGENCY SHELTER SERVICES
FROM GENERAL REVENUE FUND 219,632 212,908

Section 01
Page
Item 856

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS ALCOHOL, DRUG ABUSE AND
MENTAL HEALTH SERVICES

856 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILDREN AND
ADOLESCENT SUBSTANCE ABUSE
SERVICES
FROM GENERAL REVENUE FUND 14,728,806 14,660,631

857 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILDREN'S MENTAL
HEALTH SERVICES
FROM GENERAL REVENUE FUND 12,457,176 12,396,053

858 SPECIAL CATEGORIES
GRANTS AND AIDS - COMMUNITY MENTAL
HEALTH SERVICES
FROM GENERAL REVENUE FUND 81,989,234 81,543,389

859 SPECIAL CATEGORIES
GRANTS AND AIDS - BAKER ACT SERVICES
FROM GENERAL REVENUE FUND 50,998,751 50,481,579

862 SPECIAL CATEGORIES
GRANTS AND AIDS - INDIGENT PSYCHIATRIC
MEDICATION PROGRAM
FROM GENERAL REVENUE FUND 3,014,983 2,984,218

863 SPECIAL CATEGORIES
GRANTS AND AIDS - PURCHASED RESIDENTIAL
TREATMENT SERVICES FOR

EMOTIONALLY DISTURBED CHILDREN
AND YOUTH
FROM GENERAL REVENUE FUND 18,656,110 18,465,742

864 SPECIAL CATEGORIES
PURCHASED CLIENT SERVICES - CONTINUITY
OF CARE MANAGEMENT
SYSTEM
FROM GENERAL REVENUE FUND 960,145 951,564

865 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILDREN'S BAKER ACT SERVICES
FROM GENERAL REVENUE FUND 5,279,790 5,225,915

Section 01
Page
Item 871

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MENTAL HEALTH - INSTITUTIONS

871 SPECIAL CATEGORIES
GRANTS AND AIDS - CONTRACTED
PROFESSIONAL SERVICES
FROM GENERAL REVENUE FUND 3,801,898 3,763,102

873 SPECIAL CATEGORIES
SALARY INCENTIVE PAYMENTS
FROM GENERAL REVENUE FUND 67,131 63,774

Section 01
Page
Item 879

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS CHILDREN, YOUTH AND FAMILY
SERVICES

879 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILD ABUSE PROGRAM
FROM GENERAL REVENUE FUND 3,093,400 3,061,835

880 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILD DAY CARE
FROM GENERAL REVENUE FUND 30,452,677 29,250,843

881 SPECIAL CATEGORIES
GRANTS AND AIDS - CHILD ABUSE/
DAY CARE TRAINING
FROM GENERAL REVENUE FUND 864,858 856,033

882 SPECIAL CATEGORIES
CLIENT TRANSPORTATION
FROM GENERAL REVENUE FUND 378,168 374,309

884 SPECIAL CATEGORIES
GRANTS AND AIDS - EMERGENCY
SHELTER FOR CHILDREN
FROM GENERAL REVENUE FUND 17,825,658 17,621,709

886 SPECIAL CATEGORIES
HOUSEKEEPER SERVICES FOR CHILDREN
FROM GENERAL REVENUE FUND 321,768 318,485

887 SPECIAL CATEGORIES
GRANTS AND AIDS - INTENSIVE CRISIS COUNSELING
FROM GENERAL REVENUE FUND 3,776,879 3,737,396

890 SPECIAL CATEGORIES
MEDICAL COST OF SUBSIDIZED ADOPTIONS
FROM GENERAL REVENUE FUND 756,477 748,758

892 SPECIAL CATEGORIES
PURCHASE OF RESIDENTIAL GROUP CARE
FROM GENERAL REVENUE FUND 16,063,332 15,901,404

893 SPECIAL CATEGORIES GRANTS AND AIDS - RUNAWAY SHELTER PROGRAM FROM GENERAL REVENUE FUND	11,670,681	11,313,415	FROM GENERAL REVENUE FUND	435,681	422,985
894 SPECIAL CATEGORIES GRANTS AND AIDS - SPECIAL PROGRAMS FOR STATUS OFFENDERS FROM SOCIAL SERVICES BLOCK GRANT TRUST	404,061	383,858	919 SPECIAL CATEGORIES START-UP FUNDS/GROUP HOMES FROM GENERAL REVENUE FUND	76,800	72,960
874 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	131,939,991	131,919,788	Section 01 Page Item 925		
874 SALARIES AND BENEFITS FROM SOCIAL SERVICES BLOCK GRANT TRUST	54,835,672	54,855,875	HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF DEPUTY SECRETARY FOR OPERATIONS DEVELOPMENTAL SERVICES - INSTITUTIONS		
895 SPECIAL CATEGORIES GRANTS AND AIDS - WILDERNESS THERAPEUTIC SERVICES FROM GENERAL REVENUE FUND	5,312,897	5,258,683	925 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES FROM GENERAL REVENUE FUND	3,250,484	3,163,617
Section 01 Page Item 901			Section 01 Page Item 930		
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF DEPUTY SECRETARY FOR OPERATIONS CHILDREN AND YOUTH - INSTITUTIONS			HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF DEPUTY SECRETARY FOR OPERATIONS HEALTH SERVICES		
901 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTUAL SERVICES- DOZIER TRAINING SCHOOL FROM GENERAL REVENUE FUND	360,376	355,625	930 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FAMILY PLANNING SERVICES FROM GENERAL REVENUE FUND	3,249,920	3,226,257
902 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTUAL SERVICES- OKEECHOBEE TRAINING SCHOOL FROM GENERAL REVENUE FUND	5,391,708	5,311,343	931 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - AIDS PATIENT CARE FROM GENERAL REVENUE FUND	252,449	239,827
Section 01 Page Item 908			935 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PRIMARY CARE PROGRAM FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND	29,428,567	28,527,692
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF DEPUTY SECRETARY FOR OPERATIONS DEVELOPMENTAL SERVICES			936 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORK - DADE COUNTY FROM GENERAL REVENUE FUND	6,217,389	6,027,060
908 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY RESIDENTIAL TRAINING FROM GENERAL REVENUE FUND	56,146,340	55,759,911	937 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORK - DADE COUNTY HOSPICE FROM GENERAL REVENUE FUND	1,344,560	1,303,400
909 SPECIAL CATEGORIES CONTRACTED CASEWORK SERVICES FROM GENERAL REVENUE FUND	454,142	449,508	938 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORK - PALM BEACH COUNTY DEMONSTRATION FROM GENERAL REVENUE FUND	232,242	225,133
911 SPECIAL CATEGORIES GRANTS AND AIDS - DEVELOPMENTAL DISABILITIES FROM GENERAL REVENUE FUND	3,061,010	2,973,063	940 AID TO LOCAL GOVERNMENTS IMPROVED PREGNANCY OUTCOME PROGRAM FROM GENERAL REVENUE FUND	13,996,315	13,594,369
912 SPECIAL CATEGORIES EXTENDED EMPLOYMENT FOR THE DEVELOPMENTALLY DISABLED FROM GENERAL REVENUE FUND	337,161	326,840	941 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORK - SUNCOAST AIDS NETWORK FROM GENERAL REVENUE FUND	418,036	405,239
915 SPECIAL CATEGORIES GRANTS AND AIDS - INDEPENDENT/ FAMILY LIVING FROM GENERAL REVENUE FUND	25,559,939	24,669,291	942 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORK - EAST CENTRAL FLORIDA FROM GENERAL REVENUE FUND	336,140	325,850
916 SPECIAL CATEGORIES PURCHASED CLIENT SERVICES-SPINA BIFIDA					

943 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) NETWORK - NORTHEAST FLORIDA FROM GENERAL REVENUE FUND	144,060	139,650	FROM GENERAL REVENUE FUND	1,837,686	1,781,430
945 AID TO LOCAL GOVERNMENTS SCHOOL HEALTH SERVICES FROM GENERAL REVENUE FUND	14,567,835	14,121,881	977 SPECIAL CATEGORIES GRANTS AND AIDS - INFANT/ TODDLERS STEP-DOWN FROM GENERAL REVENUE FUND	518,546	502,673
948 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	205,090	198,812	978 SPECIAL CATEGORIES INFANT HEARING SCREENING FROM GENERAL REVENUE FUND	324,807	321,342
949 SPECIAL CATEGORIES GRANTS AND AIDS - EPILEPSY SERVICES FROM GENERAL REVENUE FUND	1,801,927	1,747,783	979 SPECIAL CATEGORIES KIDNEY DISEASE PROGRAM FOR CHILDREN FROM GENERAL REVENUE FUND	908,681	880,865
950 SPECIAL CATEGORIES GRANTS AND AIDS - ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS) INSURANCE COVERAGE DEMONSTRATION FROM GENERAL REVENUE FUND	334,429	324,191	982 SPECIAL CATEGORIES POISON CONTROL CENTER FROM GENERAL REVENUE FUND	825,921	800,638
951 SPECIAL CATEGORIES DRUGS, VACCINES AND OTHER BIOLOGICALS FROM GENERAL REVENUE FUND	11,283,199	11,088,512	982A SPECIAL CATEGORIES RHEUMATIC FEVER FROM GENERAL REVENUE FUND	96,505	93,550
952 SPECIAL CATEGORIES GRANTS AND AIDS - RURAL HEALTH FROM GENERAL REVENUE FUND	355,246	344,371	983 SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL PERINATAL INTENSIVE CARE CENTER DEVELOPMENTAL EVALUATION AND INTERVENTION FROM GENERAL REVENUE FUND	9,649,344	9,353,955
953A SPECIAL CATEGORIES KIDNEY DISEASE PROGRAM FROM GENERAL REVENUE FUND	359,335	348,335	984 SPECIAL CATEGORIES GRANTS AND AIDS - REGIONAL PERINATAL INTENSIVE CARE CENTER/ PERINATAL SUPPORT SERVICES FROM GENERAL REVENUE FUND	1,611,602	1,562,267
955 SPECIAL CATEGORIES REGIONAL DIABETES CENTERS FROM GENERAL REVENUE FUND	1,087,187	1,053,906	985 SPECIAL CATEGORIES CHILDREN'S CARDIAC PROGRAM FROM GENERAL REVENUE FUND	384,160	372,400
Section 01 Page Item 963			Section 01 Page Item 609		
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF DEPUTY SECRETARY FOR OPERATIONS HEALTH - TUBERCULOSIS HOSPITAL			ELDER AFFAIRS, DEPARTMENT OF		
963 SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED PROFESSIONAL SERVICES FROM GENERAL REVENUE FUND	133,868	129,770	609 SPECIAL CATEGORIES GRANTS AND AIDS - ALZHEIMER'S DISEASE PROJECTS/SERVICES FROM GENERAL REVENUE FUND	1,923,653	1,864,765
Section 01 Page Item 970			610 SPECIAL CATEGORIES GRANTS AND AIDS - ALZHEIMERS DISEASE RESPITE SERVICES FROM GENERAL REVENUE FUND	2,332,006	2,260,618
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF DEPUTY SECRETARY FOR OPERATIONS CHILDREN'S MEDICAL SERVICES			611 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY CARE FOR THE ELDERLY FROM GENERAL REVENUE FUND	41,002,903	39,981,967
970 SPECIAL CATEGORIES CLEFT LIP, CLEFT PALATE AND CRANIO- FACIAL ANOMALY PROGRAM FROM GENERAL REVENUE FUND	101,297	98,196	613 SPECIAL CATEGORIES GRANTS AND AIDS - OLDER AMERICANS ACT PROGRAM FROM GENERAL REVENUE FUND	374,670	355,936
972 SPECIAL CATEGORIES SICKLE CELL EDUCATION AND SCREENING FROM GENERAL REVENUE FUND	387,616	375,751	613A SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED SERVICES FROM GENERAL REVENUE FUND	97,541	94,555
973 SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL SERVICES FOR ABUSED/NEGLECTED CHILDREN FROM GENERAL REVENUE FUND	7,304,709	7,081,096	613B SPECIAL CATEGORIES GRANTS AND AIDS - ELDERLY MEALS PROGRAMS FROM GENERAL REVENUE FUND	219,722	212,996
974 SPECIAL CATEGORIES GRANTS AND AIDS - PRIMARY CARE PROGRAM			614 SPECIAL CATEGORIES GRANTS AND AIDS - LOCAL SERVICES PROGRAMS FROM GENERAL REVENUE FUND	3,244,810	3,145,479

Section 1C
Page
Item 1627DI

VETERANS' AFFAIRS, DEPARTMENT OF

1627DI SPECIAL CATEGORIES
TRANSFER TO ADMINISTRATIVE TRUST FUND
FOR ADMINISTRATIVE COSTS
FROM GENERAL REVENUE FUND 1,208,088 1,147,683

Section 1D
Page
Item 1627DT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF OFFICE OF THE DEPUTY
SECRETARY FOR ADMINISTRATION

1627DT SPECIAL CATEGORIES
STATE INSTITUTIONAL CLAIMS
FROM GENERAL REVENUE FUND 15,000 13,500

Section 1C
Page
Item 1627CJ

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

1627CJ LUMP SUM
TRANSFER TO PUBLIC MEDICAL
ASSISTANCE TRUST FUND
FROM GENERAL REVENUE FUND 175,732,585 174,610,532

The vote was:

Yeas—20 Nays—13

Senator Davis moved the following amendments which were adopted:

Amendment 25—

Section 01
Page 111
Item 846A

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS AGING AND ADULT SERVICES

846A SPECIAL CATEGORIES
TRANSFER TO GENERAL REVENUE FUND
FROM MARRIAGE LICENSE FEES TRUST
FUND 500,000 0

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS CHILDREN, YOUTH AND
FAMILY SERVICES

885 SPECIAL CATEGORIES
FOSTER HOME CARE FOR CHILDREN
FROM DIRECT ASSISTANCE TRUST FUND 21,809,341 22,309,341

885 SPECIAL CATEGORIES
FOSTER HOME CARE FOR CHILDREN
FROM GENERAL REVENUE FUND 18,231,131 17,731,131

Amendment 26—

Section 01
Page 112
Item 858

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS ALCOHOL, DRUG ABUSE AND

MENTAL HEALTH SERVICES

858 SPECIAL CATEGORIES
GRANTS AND AIDS - COMMUNITY MENTAL
HEALTH SERVICES
FROM ALCOHOL, DRUG ABUSE AND MENTAL
HEALTH TRUST FUND 19,762,791 23,430,657

STRIKE all proviso following Specific Appropriation 858; and INSERT
new proviso following Specific Appropriation 858:

From the funds in Specific Appropriation 858, \$3,667,866 from the Alco-
hol, Drug Abuse, and Mental Health Trust Fund is provided for the
expansion of community mental health services. This expansion of ser-
vices shall be specifically designed in accordance with the provisions of
the current consent decree in the Johnson v. Bradley court suit.

Senator Gordon moved the following amendment:

Amendment 27—

Section 01
Page 78
Item 571

STRIKE INSERT

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
EDUCATIONAL AND GENERAL ACTIVITIES

571 LUMP SUM
UNIVERSITY OF SOUTH FLORIDA
MEDICAL CENTER OPERATIONS
FROM GENERAL REVENUE FUND 32,496,403 30,510,099

Following each of the line items 571, 572, 573, 574 and 584 insert the fol-
lowing proviso:

From the funds in Specific Appropriations 571, 572, 573, 574 and 584 for
salaries, each university and the Board of Regents shall reduce, by 10%,
the salary of each employee currently paid at a level of \$150,000 or
greater (all fund sources). The total 10% reduction shall be taken from
general revenue funds and shall be transferred to the Instruction and
Research program component to support an additional 1,595 FTE stu-
dents at the upper level. The Board of Regents shall adjust the 1992-93
funded enrollment plan accordingly.

572 LUMP SUM
UNIVERSITY OF FLORIDA
HEALTH CENTER OPERATIONS
FROM GENERAL REVENUE FUND 68,359,895 65,293,527

573 LUMP SUM
UNIVERSITY SUPPORT/EDUCATIONAL
AND GENERAL
FROM GENERAL REVENUE FUND 275,627,494 275,558,144

Section 01
Page
Item 584

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
BOARD OF REGENTS GENERAL OFFICE

584 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND 5,556,051 5,539,551

Section 01
Page
Item 574

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
EDUCATIONAL AND GENERAL ACTIVITIES

574 LUMP SUM
INSTRUCTION AND RESEARCH/EDUCATIONAL
AND GENERAL
FROM GENERAL REVENUE FUND 323,321,014 328,459,536

SENATOR JENNE PRESIDING

Senator McKay moved the following substitute amendment:

Amendment 28—

Section	01		
Page	78		
Item	571	STRIKE	INSERT

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
EDUCATIONAL AND GENERAL ACTIVITIES

571 LUMP SUM
UNIVERSITY OF SOUTH FLORIDA
MEDICAL CENTER OPERATIONS
FROM GENERAL REVENUE FUND

Following each of the line items 571, 572, 573, 574 and 584 insert the following proviso:

From the funds in Specific Appropriations 571, 572, 573, 574 and 584 for salaries, each university and the Board of Regents shall reduce, by 3%, the salary of each employee currently paid at a level of \$150,000 or greater (all fund sources). The total 3% reduction shall be taken from general revenue funds and shall be transferred to the Instruction and Research program component to support an additional 525 students at the upper level. The Board of Regents shall adjust the 1992-93 funded enrollment plan accordingly.

572 LUMP SUM
UNIVERSITY OF FLORIDA
HEALTH CENTER OPERATIONS
FROM GENERAL REVENUE FUND

573 LUMP SUM
UNIVERSITY SUPPORT/EDUCATIONAL
AND GENERAL
FROM GENERAL REVENUE FUND 275,627,494 274,059,855

Section	01
Page	
Item	584

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
BOARD OF REGENTS GENERAL OFFICE

584 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND

Section	01
Page	
Item	574

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
EDUCATIONAL AND GENERAL ACTIVITIES

574 LUMP SUM
INSTRUCTION AND RESEARCH/EDUCATIONAL
AND GENERAL
FROM GENERAL REVENUE FUND 323,321,014 324,888,653

THE PRESIDENT PRESIDING

Senator Kirkpatrick moved the following amendment to Amendment 28 which failed:

Amendment 28A—

After the word "accordingly" add the following:

This shall apply to the General Revenue portion of these state funded positions only.

Amendment 28 failed.

The question recurred on Amendment 27 which failed.

Senators Gordon and Bruner offered the following amendment which was moved by Senator Gordon and failed:

Amendment 29—

Section	01		
Page	78		
Item	571	STRIKE	INSERT

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
UNIVERSITIES, DIVISION OF
EDUCATIONAL AND GENERAL ACTIVITIES

571 LUMP SUM
UNIVERSITY OF SOUTH FLORIDA
MEDICAL CENTER OPERATIONS POS. 617 POS. 352
FROM GENERAL REVENUE FUND 32,496,403 14,680,514

572 LUMP SUM
UNIVERSITY OF FLORIDA HEALTH
CENTER OPERATIONS POS. 1,596 POS. 1,285
FROM GENERAL REVENUE FUND 68,359,895 46,774,358

Section	01
Page	
Item	516

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
PUBLIC SCHOOLS, DIVISION

516 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA
EDUCATIONAL FINANCE PROGRAM
FROM GENERAL REVENUE FUND 3,979,662,496 4,019,063,922

Senator Myers moved the following amendments which were adopted:

Amendment 30—

Section	01		
Page	108		
Item	820	STRIKE	INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS DISTRICT ADMINISTRATION

820 SPECIAL CATEGORIES
GRANTS AND AIDS - FOSTER GRANDPARENT
PROGRAM
FROM GENERAL REVENUE FUND 66,355 0

Amendment 31—

Section	01		
Page	113		
Item	860A	STRIKE	INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS ALCOHOL, DRUG ABUSE AND
MENTAL HEALTH SERVICES

860A SPECIAL CATEGORIES
COMMUNITY MENTAL HEALTH GROUP
HOME DEVELOPMENT

FROM GENERAL REVENUE FUND 1,500,000 0
STRIKE the proviso immediately following Specific Appropriation 860A.

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

STRIKE INSERT

Amendment 32—

Section 01
Page 114
Item 866

LUMP SUM
993 IMPLEMENT MEDICALLY NEEDY PROGRAM
FROM MEDICAL CARE TRUST FUND

52,506,714

STRIKE INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MENTAL HEALTH - INSTITUTIONS

LUMP SUM
993-AA IMPLEMENT MEDICALLY NEEDY PROGRAM
FROM PUBLIC MEDICAL ASSISTANCE
TRUST FUND

42,960,039

866 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND POS. 6,707 POS. 6,558
162,988,930 158,506,865

Section 1C
Page
Item 1627CJ

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

VOTE RECORDED

Senator Gardner requested that he be recorded as voting nay on
Amendment 32.

Amendment 33—

Section 01
Page 115
Item 874

1627CJ LUMP SUM
TRANSFER TO PUBLIC MEDICAL
ASSISTANCE TRUST FUND
FROM GENERAL REVENUE FUND 175,732,585 216,394,204

STRIKE INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS CHILDREN, YOUTH AND
FAMILY SERVICES

Following Specific Appropriation 993AA:

Funds in Specific Appropriation 993AA are provided to implement the
Medicaid Medically Needy Program as authorized in Section 409.904(2),
Florida Statutes, beginning September 1, 1992.

Senator Myers moved the following substitute amendment which was
adopted:

874 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND POS. 7,114 POS. 7,061
131,939,991 130,645,991

Amendment 36—

Section 01
Page 128
Item 993-AA

Insert new item after Specific
Appropriation 993:

STRIKE INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

VOTES RECORDED

Senators Forman, Girardeau, Johnson, Kurth, Malchon, Thurman,
Walker, Weinstock, Wexler and Yancey requested that they be recorded
as voting nay on Amendment 33.

Amendment 34—

Section 01
Page 121
Item 920

LUMP SUM
993 IMPLEMENT MEDICALLY NEEDY PROGRAM
FROM MEDICAL CARE TRUST FUND

39,573,435

STRIKE INSERT

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS DEVELOPMENTAL SERVICES -
INSTITUTIONS

LUMP SUM
993-AA IMPLEMENT MEDICALLY NEEDY PROGRAM
FROM PUBLIC MEDICAL ASSISTANCE
TRUST FUND

32,378,265

920 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND POS. 3,844 POS. 3,790
56,259,392 54,500,930

Section 1C
Page
Item 1627CJ

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

VOTES RECORDED

Senators Weinstock and Kurth requested that they be recorded as
voting nay on Amendment 34.

Senator Myers moved the following amendment:

Amendment 35—

Section 01
Page 128
Item 993-AA

1627CJ LUMP SUM
TRANSFER TO PUBLIC MEDICAL
ASSISTANCE TRUST FUND
FROM GENERAL REVENUE FUND 175,732,585 206,296,364

Following Specific Appropriation 993AA:

Funds in Specific Appropriation 993AA are provided to implement the
Medicaid Medically Needy Program as authorized in Section 409.904(2),
Florida Statutes, beginning November 1, 1992.

Insert new item after Specific
Appropriation 993:

Senator Myers moved the following amendment which was adopted:

Amendment 37—

Section 01
Page 130
Item 1005

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

1005 SPECIAL CATEGORIES HOSPITAL OUTPATIENT SERVICES FROM GENERAL REVENUE FUND	54,365,384	51,909,467
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1005 SPECIAL CATEGORIES HOSPITAL OUTPATIENT SERVICES FROM MEDICAL CARE TRUST FUND	187,255,199	184,253,523
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Insert proviso following Specific Appropriation 1005:

The department is directed to reduce the outpatient county ceiling from the 80th percentile to the 75th percentile in order to implement the spending reduction in Specific Appropriation 1005 by \$2,455,917 from the General Revenue Fund and \$3,001,676 from the Medical Care Trust Fund.

Senator Myers moved the following amendment:

Amendment 38—

Section 01
Page 131
Item 1010

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

1010 SPECIAL CATEGORIES NURSING HOME CARE FROM GENERAL REVENUE FUND	476,368,818	462,373,818
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1010 SPECIAL CATEGORIES NURSING HOME CARE FROM MEDICAL CARE TRUST FUND	583,549,136	566,444,136
--	-------------	-------------

Insert proviso following Specific Appropriation 1010:

Funds in Specific Appropriation 1010 are reduced by \$13,995,000 from the General Revenue Fund and \$17,105,000 from the Medical Care Trust Fund. The department shall amend the Medicaid Long Term Care Reimbursement Plan for nursing home providers in order to accomplish the reductions.

Senator Myers moved the following substitute amendment which was adopted:

Amendment 39—

Section 01
Page 131
Item 1010

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

1010 SPECIAL CATEGORIES NURSING HOME CARE FROM GENERAL REVENUE FUND	476,368,818	469,368,818
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1010 SPECIAL CATEGORIES NURSING HOME CARE FROM MEDICAL CARE TRUST FUND	583,549,136	574,993,581
--	-------------	-------------

Insert proviso following Specific Appropriation 1010:

Funds in Specific Appropriation 1010 are reduced by \$7,000,000 from the General Revenue Fund and \$8,555,555 from the Medical Care Trust

Fund. The department shall amend the Medicaid Long Term Care Reimbursement Plan for nursing home providers in order to accomplish the reductions.

VOTE RECORDED

Senator Thurman requested that she be recorded as voting nay on **Amendment 39.**

Senator Myers moved the following amendment which was adopted:

Amendment 40—

Section 01
Page 132
Item 1016

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

1016 SPECIAL CATEGORIES PHYSICIAN SERVICES FROM GENERAL REVENUE FUND	163,340,241	162,342,003
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1016 SPECIAL CATEGORIES PHYSICIAN SERVICES FROM MEDICAL CARE TRUST FUND	269,729,172	267,917,628
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1016 SPECIAL CATEGORIES PHYSICIAN SERVICES FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND	57,347,264	56,863,330
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1016 SPECIAL CATEGORIES PHYSICIAN SERVICES FROM SPECIAL GRANTS TRUST FUND	1,028,313	1,022,029
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Section 1C
Page
Item 1627CJ

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS MEDICAID SERVICES

1627CJ LUMP SUM TRANSFER TO PUBLIC MEDICAL ASSISTANCE TRUST FUND FROM GENERAL REVENUE FUND	175,732,585	175,248,651
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Insert proviso following Specific Appropriation 1016:

Funds in Specific Appropriation 1016 are reduced by \$998,238 from the General Revenue Fund, \$1,811,544 from the Medical Care Trust Fund, \$483,934 from the Public Medical Assistance Trust Fund, and \$6,284 from the Special Grants Trust Fund and the department is directed to amend the Medicaid maximum allowable fee schedule plan to implement this reduction in physician reimbursement. Provided, however, the department shall not reduce the reimbursement for obstetrical services below the January 1, 1992 rates.

Senators McKay and Myers offered the following amendment which was moved by Senator Myers and adopted:

Amendment 41—

Section 1C
Page 101
Item

Insert proviso following first paragraph of proviso after the heading, "Department of Health and Rehabilitative Services," on page 101:

From the funds in Specific Appropriations 754 through 1027, the Department of Health and Rehabilitative Services shall delete 431 vacant positions. In order to accomplish the deletion of these vacant positions, the department is required to transfer \$1,814,486 from the General Revenue Fund to the Medically Needy Program. Additionally, the department

shall reduce Trust Funds by \$9,766,626 in order to delete these vacant positions.

Senator Bruner moved the following amendment:

Amendment 42—

Section 01
Page 29
Item 321

CORRECTIONS, DEPARTMENT OF
OFFICE OF THE ASSISTANT SECRETARY
FOR PROGRAMS

321 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND 4,719,050 4,594,050

CORRECTIONS, DEPARTMENT OF
ASSISTANT SECRETARY FOR HEALTH SERVICES

327 SALARIES AND BENEFITS POS. 2,030 POS. 2,068
FROM GENERAL REVENUE FUND 79,447,652 80,102,814

329 EXPENSES
FROM GENERAL REVENUE FUND 30,264,401 30,546,916

330 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 247,428 399,820

331 SPECIAL CATEGORIES
COMMUNITY HOSPITAL COSTS
FROM GENERAL REVENUE FUND 17,319,023 17,391,233

Section 01
Page
Item 346

CORRECTIONS, DEPARTMENT OF
OFFICE OF THE ASSISTANT SECRETARY
FOR OPERATIONS MAJOR INSTITUTIONS

346 SALARIES AND BENEFITS POS. 13,698 POS. 13,974
FROM GENERAL REVENUE FUND 385,905,512 385,213,481

348 EXPENSES
FROM GENERAL REVENUE FUND 86,493,639 87,652,898

349 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 489,531 722,595

350 FOOD PRODUCTS
FROM GENERAL REVENUE FUND 39,018,021 39,185,710

356 SPECIAL CATEGORIES
SALARY INCENTIVE PAYMENTS
FROM GENERAL REVENUE FUND 3,753,099 3,810,180

Section 01
Page
Item 360

CORRECTIONS, DEPARTMENT OF
OFFICE OF THE ASSISTANT SECRETARY
FOR OPERATIONS PROBATION AND
PAROLE SERVICES

360 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND 108,967,495 108,267,495

Section 01
Page
Item 370

CORRECTIONS, DEPARTMENT OF
OFFICE OF THE ASSISTANT SECRETARY
FOR OPERATIONS COMMUNITY FACILITIES
AND ROAD PRISONS

370 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND 42,351,016 41,851,016

Section 01
Page
Item 1142N

JUDICIAL BRANCH
CIRCUIT COURTS

1142N SALARIES AND BENEFITS POS. 1,246 POS. 1,233
FROM GENERAL REVENUE FUND 77,054,331 76,601,127

1142Q SPECIAL CATEGORIES
GRANTS AND AIDS - PUBLIC GUARDIANSHIP
FROM GENERAL REVENUE FUND 102,252 0

Section 01
Page
Item 1393

PAROLE COMMISSION

1393 SALARIES AND BENEFITS POS. 188 POS. 186
FROM GENERAL REVENUE FUND 6,417,198 6,251,579

Section 01
Page
Item 1142P

JUDICIAL BRANCH
CIRCUIT COURTS

1142P EXPENSES
FROM GENERAL REVENUE FUND 936,064 894,798

Senators Bruner and Langley offered the following substitute amendment which was moved by Senator Bruner and adopted:

Amendment 43—

Section 01 STRIKE: INSERT:
Page 29
Item 321

CORRECTIONS, DEPARTMENT OF
OFFICE OF THE ASSISTANT SECRETARY FOR PROGRAMS

321 SALARIES AND BENEFITS
FROM GENERAL REVENUE FUND 4,719,050 4,594,050

CORRECTIONS, DEPARTMENT OF
ASSISTANT SECRETARY FOR HEALTH SERVICES

327 SALARIES AND BENEFITS POS. 2,030 POS. 2,068
FROM GENERAL REVENUE FUND 79,447,652 80,102,814

329 EXPENSES
FROM GENERAL REVENUE FUND 30,264,401 30,546,916

330 OPERATING CAPITAL OUTLAY
FROM GENERAL REVENUE FUND 247,428 399,820

331 SPECIAL CATEGORIES
COMMUNITY HOSPITAL COSTS
FROM GENERAL REVENUE FUND 17,319,023 17,391,233

CORRECTIONS, DEPARTMENT OF
OFFICE OF THE ASSISTANT SECRETARY
FOR OPERATIONS MAJOR INSTITUTIONS

346 SALARIES AND BENEFITS POS. 13,698 POS. 13,974
FROM GENERAL REVENUE FUND 385,905,512 384,451,140

348 EXPENSES
FROM GENERAL REVENUE FUND 86,493,639 87,652,898

349 OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	489,531	722,595
350 FOOD PRODUCTS FROM GENERAL REVENUE FUND	39,018,021	39,185,710
356 SPECIAL CATEGORIES SALARY INCENTIVE PAYMENTS FROM GENERAL REVENUE FUND	3,753,099	3,810,180
CORRECTIONS, DEPARTMENT OF OFFICE OF THE ASSISTANT SECRETARY FOR OPERATIONS PROBATION AND PAROLE SERVICES		
360 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	108,967,495	108,267,495
CORRECTIONS, DEPARTMENT OF OFFICE OF THE ASSISTANT SECRETARY FOR OPERATIONS COMMUNITY FACILITIES AND ROAD PRISONS		
370 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	42,351,016	41,851,016

Senator Childers moved the following amendments which were adopted:

Amendment 44—

Section 01		
Page 144		
Item 1140B		
		STRIKE INSERT
JUDICIAL BRANCH SUPREME COURT		
1140B OTHER PERSONAL SERVICES FROM COURT EDUCATION TRUST FUND	140,557	145,557
1140C EXPENSES FROM COURT EDUCATION TRUST FUND	957,390	1,117,390

“INSERT” after Specific Appropriation 1140C:

From the funds in Specific Appropriations 1140B and 1140C, \$5,000 and \$160,000, respectively, from the Court Education Trust Fund, may be used to fund a conference for the Florida Conference of Circuit Judges, as approved by the Chief Justice.

Amendment 45—

Section 01		
Page 149		
Item 1148C		
		STRIKE INSERT
JUDICIAL BRANCH JUSTICE ADMINISTRATIVE COMMISSION		
1148C SPECIAL CATEGORIES STATE ATTORNEY AND PUBLIC DEFENDER TRAINING FROM GRANTS AND DONATIONS TRUST FUND	75,000	125,000

Senator Childers moved the following amendment:

Amendment 46—

Section 01		
Page 162		
Item 1148FF		
		STRIKE INSERT
JUDICIAL BRANCH PUBLIC DEFENDERS SIXTH JUDICIAL CIRCUIT		
1148FF OPERATING CAPITAL OUTLAY		

FROM GRANTS AND DONATIONS		
TRUST FUND		51,360

Senator Childers moved the following substitute amendment which was adopted:

Amendment 47—

Section 01		STRIKE:	INSERT:
Page 153			
Item 1148AT			
JUDICIAL BRANCH STATE ATTORNEYS SIXTH JUDICIAL CIRCUIT			
1148AT OPERATING CAPITAL OUTLAY FROM GRANTS AND DONATIONS TRUST FUND		0	51,360

Senator Bankhead moved the following amendments which failed:

Amendment 48—

Section 01	
Page 57	
Item 516	
EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION PUBLIC SCHOOLS, DIVISION OF	
516 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA EDUCATIONAL FINANCE PROGRAM	

Insert the following new paragraph of proviso for Specific Appropriation 516 on page 57:

Funds appropriated in Specific Appropriation 516 shall be allocated among school districts based on the provisions of s. 236.081(13), F.S., and shall be adjusted to take into account district expenditures for district administration. A district's allocation of funds provided in Specific Appropriation 516 shall be reduced if its expenditure for district administration as a percent of total expenditures is greater than the state average. A district's allocation shall be increased if its expenditure for district administration is less than the state average.

Amendment 49—

Section 01		STRIKE:	INSERT:
Page 64			
Item 520			
EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION PUBLIC SCHOOLS, DIVISION OF			
520 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - STUDENT TRANSPORTATION			

Add the following new paragraph of proviso for Specific Appropriation 520 on page 64:

From the funds appropriated in Specific Appropriation 520, a maximum of \$100,000 may be used by the Commissioner of Education to conduct a feasibility study and cost analysis of the privatization of school district student transportation services. The Commissioner shall also analyze the current transportation formula and shall recommend changes necessary to reward districts that achieve the greatest efficiencies in student transportation operations. The Commissioner shall report study findings and recommendations to the Governor, the President of the Senate and the Speaker of the House of Representatives before December 15, 1992.

Amendment 50—

Section 01		STRIKE:	INSERT:
Page 113			
Item 860			

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF DEPUTY SECRETARY FOR
OPERATIONS ALCOHOL, DRUG ABUSE AND
MENTAL HEALTH SERVICES

860 SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SUBSTANCE ABUSE SERVICES FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND	40,525,714	40,440,714
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Insert proviso following Specific Appropriation 860:

Funds in Specific Appropriation 860 shall not be used for the LINK program, also known as the Switchboard of Miami telephone hotline for teen substance abusers.

Senators Malchon, Kurth, Margolis, Weinstock, Forman, Weinstein, Grizzle, Davis and Thurman offered the following amendment which was moved by Senator Malchon and adopted:

Amendment 51—

SECTION 01 PAGE 99 ITEM 741A	STRIKE:	INSERT:
GOVERNOR, EXECUTIVE OFFICE OF THE GENERAL OFFICE		
741A SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POS 257 9,493,662	POS 256 9,463,762
GOVERNOR, EXECUTIVE OFFICE OF THE GENERAL OFFICE		
741B OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	100,741	86,778
741C EXPENSES FROM GENERAL REVENUE FUND	2,115,147	2,092,047
LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL OFFICE OF ATTORNEY GENERAL		
1256 SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	POS 584 13,745,802	POS 585 13,775,702
1257 OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	68,907	82,870
1258 EXPENSES FROM GENERAL REVENUE FUND	2,666,492	2,689,592
1258 EXPENSES FROM GENERAL REVENUE FUND	2,666,492	2,651,492
GOVERNOR, EXECUTIVE OFFICE OF THE GENERAL OFFICE		
741C EXPENSES FROM GENERAL REVENUE FUND	2,115,147	2,130,147

Senator Myers moved the following amendment which was adopted:

Amendment 52—

SECTION 01 PAGE 192 ITEM 1398	STRIKE:	INSERT:
PROFESSIONAL REGULATION, DEPARTMENT OF		
1398 OTHER PERSONAL SERVICES FROM PROFESSIONAL REGULATION TRUST FUND	7,610,216	8,472,513

Senator Gardner moved the following amendments which were adopted:

Amendment 53—

SECTION 2D PAGE 255 ITEM 1752-AB	STRIKE:	INSERT:
Section 2D - Department of General Services Division of Facilities Management		
GENERAL SERVICES, DEPARTMENT OF FACILITIES MANAGEMENT, DIVISION OF		
1752-AB FIXED CAPITAL OUTLAY - LARSON BUILDING RENOVATION FROM PUBLIC FACILITIES FINANCING TRUST		12,100,000
GENERAL SERVICES, DEPARTMENT OF FACILITIES MANAGEMENT, DIVISION OF		
FIXED CAPITAL OUTLAY - TRANSFER TO DEPARTMENT OF GENERAL SERVICES FOR 1752-AC DEBT SERVICE ON LARSON BUILDING BONDS FROM INSURANCE COMMISSIONER'S REGULATORY TRUST FUND		1,503,438
1752-AD FIXED CAPITAL OUTLAY - DEBT SERVICE - 1992 BONDS - LARSON BUILDING FROM GRANTS AND DONATIONS TRUST FUND		1,503,438

On Page 255, following line Item 1752-AD, add the following proviso:

Funds in Specific Appropriation 1752-AD are contingent on a determination by bond counsel that the recurring debt service requirements for revenue bonds relating to the renovation of the Larson Building may be financed solely from increased rental payments by the Treasurer and Insurance Commissioner.

VOTE RECORDED

Senator Plummer requested that he be recorded as voting nay on **Amendment 53.**

Amendment 54—

Section 01 Page 23 Item 264	STRIKE	INSERT
COMMUNITY AFFAIRS, DEPARTMENT OF RESOURCE PLANNING AND MANAGEMENT, DIVISION OF		
264 AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LOCAL GOVERNMENT COMPREHENSIVE PLANNING GRANTS FROM GENERAL REVENUE FUND	1,000,000	0
Section 1, following line item 268:		
268-AA SPECIAL CATEGORIES - GRANTS AND AIDS - LOCAL PLAN REVIEW FROM GENERAL REVENUE FUND		1,000,000

Amendment 55—

Section 01 Page 57 Item 516	STRIKE	INSERT
EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION PUBLIC SCHOOLS, DIVISION OF		

516 AID TO LOCAL GOVERNMENTS
GRANTS AND AIDS - FLORIDA EDUCATIONAL
FINANCE PROGRAM

In the last line of the first full paragraph of proviso for Specific Appropriation 516 on page 58 STRIKE "\$2,350.10" and INSERT "\$2,356.79."

Amendment 56—

Section 2B
Page 239
Item 1658-AA

Following Line Item 1658:

COMMUNITY AFFAIRS, DEPARTMENT OF
OFFICE OF THE SECRETARY

1658-AA LAND ACQUISITION - SECOND SERIES
OF PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION 2000
TRUST FUND

STRIKE INSERT

30,000,000

AGRICULTURE AND CONSUMER
SERVICES, DEPARTMENT OF,
AND COMMISSIONER OF AGRICULTURE
FORESTRY, DIVISION OF

Following Line Item 1656:

1656-AB LAND ACQUISITION - SECOND
SERIES OF PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION 2000
TRUST FUND

8,700,000

GAME AND FRESH WATER FISH COMMISSION,
FLORIDA OFFICE OF THE EXECUTIVE DIRECTOR
AND DIVISION OF ADMINISTRATIVE SERVICES

Following Line Item 1672:

1672-AB LAND ACQUISITION - SECOND
SERIES OF PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION 2000
TRUST FUND

8,700,000

NATURAL RESOURCES, DEPARTMENT OF
STATE LANDS, DIVISION OF

Following Line Item 1678:

1678-AB LAND ACQUISITION - SECOND SERIES
OF PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION 2000
TRUST FUND

150,000,000

NATURAL RESOURCES, DEPARTMENT OF
RECREATION AND PARKS, DIVISION OF

Following Line Item 1685:

1685-AC LAND ACQUISITION - SECOND SERIES
OF PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION 2000
TRUST FUND

8,700,000

Following Line Item 1685:

1685-AD ACQUISITION OF RAILROAD
RIGHTS OF WAYS - SECOND SERIES OF
PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION
2000 TRUST FUND

3,900,000

Section 2G
Page
Item 1816C-AB

ENVIRONMENTAL REGULATION, DEPARTMENT OF

Following Line Item 1816C:

1816C-AB AID TO WATER MANAGEMENT
DISTRICTS-LAND ACQUISITION-SECOND
SERIES OF PRESERVATION 2000 BONDS
FROM FLORIDA PRESERVATION 2000
TRUST FUND

90,000,000

Section 2H
Page
Item 1823I

NATURAL RESOURCES, DEPARTMENT OF
STATE LANDS, DIVISION OF

1823I FIXED CAPITAL OUTLAY
DEBT SERVICE
FROM LAND ACQUISITION TRUST FUND

60,000,000 30,000,000

Following Line Item 1823I:

1823I-AD FIRST YEAR DEBT SERVICE
FOR SECOND SERIES OF PRESERVATION
2000 BONDS
FROM LAND ACQUISITION TRUST FUND

30,000,000

Amendment 57—

Section 2C
Page 249
Item 1731

STRIKE INSERT

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
OFFICE OF EDUCATIONAL FACILITIES

1731 FIXED CAPITAL OUTLAY
COMMUNITY COLLEGE PROJECTS

In the existing proviso following Valencia:

Following Land Acquisition - East partial (s) add (p,c) to read (s,p,c) and following Land Acquisition - Osceola (s) add (p,c) to read (s,p,c).

Amendment 58—

Section 01
Page 184
Item 1314

STRIKE: INSERT:

NATIONAL CONFERENCE OF COMMISSIONERS
ON UNIFORM STATE LAWS

1314 EXPENSES
FROM GENERAL REVENUE FUND

44,090

On motion by Senator Gardner, the rules were waived and staff of the Appropriations Committee was instructed to make title amendments and technical changes in SB 2400 as necessary.

On motion by Senator Gardner, by two-thirds vote SB 2400 as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—38 Nays—1

SB 2402—A bill to be entitled An act relating to implementing the fiscal year 1992-1993 General Appropriations Act; providing legislative intent; authorizing an appropriation from the Emergency Medical Services Trust Fund to fund Medicaid rate increases for patient transportation and to fund a review of trauma centers; reducing funding for Medicaid physician fees; eliminating funds for Medicaid coverage for pregnant women and children with incomes between 150 percent and 185 percent of federal poverty level; eliminating funds for increased fees for obstetrical fees for Medicaid providers; prescribing levels of reimbursement for obstetrical services; authorizing the Department of Highway Safety and

Motor Vehicles to expend certain funds for operations; continuing and providing for expansion of an experimental program in the Department of Revenue and in the Division of Workers' Compensation of the Department of Labor and Employment Security for fiscal year 1992-1993 to determine the feasibility of acting outside the normal constraints on personnel and budget; directing the Department of Transportation to prepare a 5-year tentative work program that implements the Intermodal Surface Transportation and Efficiency Act and expends funds in designated ways; providing for public hearings on the program; providing guidelines for the program; providing for amendments to the program; providing for payment of moneys owed by district school boards to the Division of Administrative Hearings; providing a limitation on the use of moneys appropriated to the Vocational Gold Seal Endorsement Scholarship Program; providing for implementation of chapter 90-49, Laws of Florida, relating to developmental research schools; providing that funds for the Florida International University Library Addition, for Capital Improvement Fee projects, for the University of Central Florida Solar Energy Center, and for the Library Center East - Renovation/Restoration will not revert; revising certain appropriations to the University of West Florida; providing for the use or nonreverter of funds appropriated for specified projects at Brevard Community College, Florida Community College at Jacksonville, Gulf Coast Community College, Hillsborough Community College, and Lake-Sumter Community College; forgoing salary increases for members of the Legislature in the 1992-1993 fiscal year; authorizing the Department of Corrections to provide for the operation of correctional education programs if general revenue funds for the operation of the Correctional Education School Authority are eliminated and requiring the department to give priority consideration to displaced employees of the Correctional Education School Authority; providing for use by the Department of State of moneys deposited into the Public Access Data Systems Trust Fund; providing for the Department of Business Regulation to impose an additional charge on cigarette stamps; providing for funding of leases between governmental entities and nongovernmental lessors; prohibiting expenditure of funds appropriated for lease payments for certain purposes; providing that the Department of Revenue is not required to print and distribute documentary stamps; providing that the Department of Revenue is not required to notify taxpayers before commencing litigation to recover delinquent taxes; prohibiting salary increases for state employees in fiscal year 1992-1993; prescribing authority of the Commissioner of Education to compute and adjust required local millage rates for school districts; providing no increase adjustment for Financial Assistance Payments for Private Tuition Assistance; providing for calculation of the Health Care Cost Containment Board assessment for certain teaching hospitals having 100,000 or more Medicaid covered days; providing for certain contract providers of services for the Department of Health and Rehabilitative Services to retain interest income on advanced funds that have been invested; providing for calculation of school districts' maximum total weighted full-time equivalent student enrollment; providing for the Comptroller to transfer certain moneys from the Administrative Trust Fund of the Department of the Lottery to the Educational Enhancement Trust Fund; eliminating pay raises for certain state employees; authorizing the Department of Transportation to transfer certain funds to the Department of Commerce for specified purposes; authorizing a modification of the use of certain funds appropriated in chapter 90-209, Laws of Florida; authorizing the Division of Bond Finance to refinance certain bond issues; providing severability; providing a retroactive effective date and an expiration date.

—was read the second time by title.

Senators Langley, Jennings and Gardner offered the following amendment which was moved by Senator Langley and adopted:

Amendment 1 (with Title Amendment)—On page 17, line 28, insert:

Section 46. Notwithstanding the provisions of section 332.007, Florida Statutes, the Department of Transportation is authorized to enter into a loan agreement with reliever airports having a runway of at least 6,400 feet for the development, including construction, of international passenger facilities, provided that such loan shall become due and payable not later than ten years from the date of the agreement.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: authorizing the Department of Transportation to enter certain loan agreements that shall be repaid within ten years;

Senators Dudley and Gardner offered the following amendment which was moved by Senator Dudley and failed:

Amendment 2 (with Title Amendment)—On page 17, line 28, insert:

Section 47. Notwithstanding any provision of law to the contrary, optional student fees collected as a component part of registration, not including required lab fees and other statutorily authorized fees for activity, service, building, health or activity funds, must require a positive checkoff system such that the student must make a conscious decision to pay for each specific fee. Further, no state funds shall be used to pay such optional fees. State funds include, but are not limited to: Florida Student Assistance Grants, the Florida Academic Scholars Fund, fee waivers and Student Financial Aid funds through the State University System.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: prohibiting the use of state funds for optional student fees and requiring a positive checkoff for these optional fees;

The vote was:

Yeas—18 Nays—20

Senator Bankhead moved the following amendment which was adopted:

Amendment 3 (with Title Amendment)—On page 17, line 28, insert:

Section 46. Notwithstanding the provisions of any other law, the Secretary of State is hereby authorized to enter into a contingency fee agreement for legal services pursuant to a legal suit to establish State ownership of certain historical properties in the City of St. Augustine.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: authorizing the Secretary of State to enter into a contingency fee agreement relating to certain legal services regarding certain historical properties;

Senators Thomas, Grizzle and Margolis offered the following amendment which was moved by Senator Thomas:

Amendment 4 (with Title Amendment)—On page 17, line 28, insert:

Section 46. Within 90 days of receipt, the Department of Community Affairs shall certify whether the official 5 year master plan or portion thereof of the State University System, the Community College System or public school district of this state is compatible and not inconsistent with the approved comprehensive plan of local government and not in conflict with applicable comprehensive regional policy plans. Upon such certification, the projects therein shall be exempt from chapter 163, part II, Florida Statutes. Notwithstanding the provisions of chapter 216, Florida Statutes, relating to the reversions of funds, 3.1 percent of the construction funds provided by the state may be utilized for the purpose of meeting growth management requirements. In addition, the State University System, Community College System and the school districts shall be liable for not following the plan certified by the Department of Community Affairs.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: providing for certain exemptions from chapter 163, part II, Florida Statutes and allowing the use of certain funds for growth management compliance;

POINT OF ORDER

Senator Diaz-Balart raised a point of order that pursuant to Rule 7.1, **Amendment 4** contained language of a bill not reported favorably by a Senate committee and was therefore out of order.

RULING ON POINT OF ORDER

On recommendation of Senator Thomas, Chairman of the Committee on Rules and Calendar, the President ruled the point well taken and the amendment out of order.

Senator Scott moved the following amendment which was adopted:

Amendment 5 (with Title Amendment)—On page 13, line 14, through page 14, line 2, strike all of said lines and renumber subsequent sections.

And the title is amended as follows:

In title, on page 3, lines 7-9, strike all of those lines up to the semicolon (;) on line 9

Senator Johnson moved the following amendments which were adopted:

Amendment 6 (with Title Amendment)—On page 17, line 28, insert:

Section 46. Notwithstanding the provisions of section 240.271(5)(a), Florida Statutes, and pursuant to section 216.351, Florida Statutes, no adjustment shall be made to the allocation of funds for any university for the 1991-1992 and 1992-1993 fiscal years. This section shall take effect upon this bill becoming a law.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: prohibiting adjustment to the allocation of funds for any university for the 1991-1992 and 1992-1993 fiscal years;

Amendment 7 (with Title Amendment)—On page 17, line 28, insert:

Section 47. (1) Notwithstanding section 236.25, Florida Statutes, when moneys appropriated to a district school board are insufficient to maintain class size, within programs, based upon the class size of the 1989-1990 school year, the school board may use moneys that are collected pursuant to a levy authorized in subsection (2) of section 236.25, Florida Statutes, and that are not otherwise encumbered for the purposes prescribed in that subsection to replace such moneys not received by the school board.

(2) Moneys collected pursuant to a levy authorized by subsection (2) of section 236.25, Florida Statutes, and used pursuant to this section:

(a) May not be used in an amount greater than the amount of moneys required to maintain class size, within programs, based upon the class size of the 1989-1990 school year.

(b) May be used for direct instructional costs to the school pursuant to section 237.34, Florida Statutes, only and may not be used to pay administrative costs.

(3) The district school board shall publish a notice of its intent to expend funds pursuant to this section and hold a public hearing to consider and adopt a supplemental budget as to such expenditures. The notice must specify the board's intent to expend funds and the purpose, date, time, and place of the public hearing. The notice must be published in a newspaper of general paid circulation in the county and may not be placed in that portion of the newspaper where legal notices and classified advertisements appear.

(4) This section expires June 30, 1993.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: authorizing the use of certain funds for education operations by district school boards;

Senator Thurman moved the following amendment which was adopted:

Amendment 8 (with Title Amendment)—On page 17, line 28, insert:

Section 46. No funds appropriated in the 1992-1993 General Appropriations Act shall be used to pay for any expenses related to conventions or conferences.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: prohibiting the use of funds to pay for expenses relating to conventions or conferences;

Senators Bankhead and Johnson offered the following amendment which was moved by Senator Bankhead and adopted:

Amendment 9—On page 16, line 5, strike "K-8" and insert: K-12

Senator Gardner moved the following amendment which was adopted:

Amendment 10 (with Title Amendment)—On page 17, line 28, insert:

Section 46. Notwithstanding the provisions of section 332.007, Florida Statutes, the Department of Transportation is authorized to enter into a loan agreement to implement the provisions of sections 331.301-331.354, Florida Statutes. Such loan shall become due upon receipt of a U.S. Department of Transportation grant by the loan recipient and made payable over a two year period commencing not later than three years after the date of the loan.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 4, line 13, after the semicolon (;) insert: authorizing the Department of Transportation to borrow funds for certain purposes;

On motion by Senator Gardner, by two-thirds vote **SB 2402** as amended was read the third time by title; passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—40 Nays—None

MOTIONS

On motions by Senator Gardner, the rules were waived and **Senate Bills 2400** and **2402** were ordered immediately certified to the House.

REPORTS OF COMMITTEES

The Committee on Natural Resources and Conservation recommends the following pass: **SB 1432**

The bill was referred to the Committee on Agriculture under the original reference.

The Committee on Community Affairs recommends the following pass: **CS for SB 904**

The Committee on Corrections, Probation and Parole recommends the following pass: **SB 1896**

The Committee on Criminal Justice recommends the following pass: **SB 714, SB 1158, SB 1202, SB 1302 with 1 amendment, SB 1456**

The Committee on Governmental Operations recommends the following pass: **SB 824, SB 1852**

The Committee on Professional Regulation recommends the following pass: **CS for SB's 1590 and 1704**

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Criminal Justice recommends the following pass: **SB 522**

The bill was referred to the Committee on Community Affairs under the original reference.

The Committee on Criminal Justice recommends the following pass: SB 1392, SB 1846 with 1 amendment

The bills were referred to the Committee on Corrections, Probation and Parole under the original reference.

The Committee on Transportation recommends the following pass: SB 26

The bill was referred to the Committee on Criminal Justice under the original reference.

The Committee on Agriculture recommends the following pass: SB 1838 with 1 amendment

The Committee on Community Affairs recommends the following pass: SB 444, CS for SB 1296

The Committee on Criminal Justice recommends the following pass: SB 680, SB 1156

The Committee on Governmental Operations recommends the following pass: SB 222 with 1 amendment

The Committee on Natural Resources and Conservation recommends the following pass: SB 578, SB 1528 with 1 amendment

The bills contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Transportation recommends the following pass: SB 1222

The bill was referred to the Committee on Governmental Operations under the original reference.

The Committee on Criminal Justice recommends the following pass: SB 976 with 1 amendment

The bill was referred to the Committee on Health and Rehabilitative Services under the original reference.

The Committee on Criminal Justice recommends the following pass: SB 22

The Committee on Governmental Operations recommends the following pass: SB 1674

The Committee on Natural Resources and Conservation recommends the following pass: SB 1646

The bills contained in the foregoing reports were referred to the Committee on Judiciary under the original reference.

The Committee on Criminal Justice recommends the following pass: SB 2236, SB 2238 with 1 amendment

The bills were referred to the Committee on Transportation under the original reference.

The Committee on Commerce recommends the following pass: SB 56, SB 548, SB 1516 with 1 amendment, SB 1626 with 1 amendment

The Committee on Community Affairs recommends the following pass: SB 588, SB 1434

The Committee on Criminal Justice recommends the following pass: SB 310, CS for SB 550, SB 1260, SB 1724 with 1 amendment

The Committee on Education recommends the following pass: SB 1572 with 1 amendment

The Committee on International Trade, Economic Development and Tourism recommends the following pass: SB 848

The Committee on Transportation recommends the following pass: CS for SB 396, SB 1622, SB 1684 with 1 amendment

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Governmental Operations recommends the following not pass: SB 2110

The bill was laid on the table.

The Committee on Agriculture recommends committee substitutes for the following: SB 832, SB 1506, SB 1958

The Committee on Corrections, Probation and Parole recommends committee substitutes for the following: SB 1712, SB 2000

The Committee on Criminal Justice recommends committee substitutes for the following: SB 782, SB 1688

The Committee on Finance, Taxation and Claims recommends committee substitutes for the following: CS for SB 1014, CS for SB 1280, SB 1690, SB 1812, SB 2022

The Committee on Governmental Operations recommends committee substitutes for the following: SB 336, SB 2010

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 78, SB 1686

The Committee on Natural Resources and Conservation recommends a committee substitute for the following: SB 1950

The Committee on Transportation recommends a committee substitute for the following: SB 1178

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Judiciary recommends a committee substitute for the following: Senate Bills 1368 and 72

The bills with committee substitute attached were referred to the Committee on Commerce under the original reference.

The Committee on Finance, Taxation and Claims recommends committee substitutes for the following: SJR 106, Senate Joint Resolutions 110, 234, 258 and 1418

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 820

The Committee on Transportation recommends a committee substitute for the following: SB 586

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Community Affairs under the original reference.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1034

The bill with committee substitute attached was referred to the Committee on Corrections, Probation and Parole under the original reference.

The Committee on Community Affairs recommends committee substitutes for the following: SB 426, CS for SB 1026

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 620

The Committee on Natural Resources and Conservation recommends a committee substitute for the following: SB 1304

The Committee on Transportation recommends committee substitutes for the following: SB 876, SB 1698, SB 1924

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Finance, Taxation and Claims under the original reference.

The Committee on Agriculture recommends a committee substitute for the following: SB 1526

The Committee on Health and Rehabilitative Services recommends a committee substitute for the following: SB 2060

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Governmental Operations under the original reference.

The Committee on Health and Rehabilitative Services recommends committee substitutes for the following: SB 270, SB 1096

The bills with committee substitutes attached were referred to the Committee on Judiciary under the original reference.

The Committee on Governmental Operations recommends a committee substitute for the following: SB 1106

The bill with committee substitute attached was referred to the Committee on Natural Resources and Conservation under the original reference.

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1152

The bill with committee substitute attached was referred to the Committee on Professional Regulation under the original reference.

The Committee on Commerce recommends a committee substitute for the following: SB 1974

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 1062

The Committee on Finance, Taxation and Claims recommends committee substitutes for the following: SB 1000, SB 1546

The Committee on Governmental Operations recommends committee substitutes for the following: SB 2, SB 720, SB 1354

The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.

REQUESTS FOR EXTENSION OF TIME

February 7, 1992

The Committee on Agriculture requests an extension of 15 days for consideration of the following: Senate Bills 538, 638, 892, 1430, 1490, 1520, 1838, 1964, 2026, 2074, 2304, 2318

The Committee on Commerce requests an extension of 15 days for consideration of the following: Senate Bills 30, 44, 56, 62, 124, 138, 140, 150, 176, 180, 186, 214, 226, 290, 300, 304, 340, 346, 350, 378, 388, 404, 430, 534, 548, 552, 574, 622, 646, 702, 708, 728, 734, 740, 754, 790, 800, 850, 866, 912, 944, 952, 958, 978, 1036, 1052, 1074, 1098, 1144, 1166, 1246, 1268, 1282, 1284, 1318, 1332, 1340, 1402, 1422, 1428, 1442, 1460, 1462, 1464, 1466, 1482, 1484, 1488, 1494, 1516, 1530, 1552, 1554, 1570, 1574, 1616, 1626, 1664, 1678, 1682, 1692, 1716, 1730, 1744, 1810, 1814, 1816, 1822, 1832, 1844, 1904, 1906, 1910, 1952, 1968, 1974, 1980, 1984, 1998, 2014, 2016, 2020, 2028, 2054, 2058, 2062, 2072, 2080, 2086, 2092, 2094, 2098, 2112, 2116, 2132, 2164, 2168, 2216, 2240, 2284, 2314, 2320, 2324, 2334, 2336; House Bill 589

The Committee on Community Affairs requests an extension of 15 days for consideration of the following: Senate Bills 190, 262, 328, 360, 410, 426, 442, 444, 460, 560, 588, 596, 608, 632, 826, 830, 846, 854, 904, 950, 982, 1012, 1016, 1026, 1040, 1054, 1062, 1126, 1134, 1176, 1194, 1200, 1232, 1296, 1308, 1312, 1336, 1434, 1472, 1518, 1620, 1734, 1748, 1750, 1882, 1898, 1918, 1934, 1938, 1966, 1986, 2056, 2134, 2158, 2196, 2226, 2272, 2292, 2296, 2302

The Committee on Corrections, Probation and Parole requests an extension of 15 days for consideration of the following: Senate Bills 796, 1088, 1522, 1712, 1896, 2000, 2282, 2310, 2344

The Committee on Criminal Justice requests an extension of 15 days for consideration of the following: Senate Bills 24, 42, 46, 66, 126, 168, 170, 172, 174, 198, 246, 260, 338, 344, 428, 466, 514, 522, 550, 562, 680, 714, 780, 856, 872, 886, 976, 1028, 1030, 1060, 1072, 1158, 1160, 1202, 1228, 1346, 1364, 1392, 1408, 1424, 1456, 1510, 1536, 1576, 1666, 1722, 1724, 1726, 1728, 1830, 1846, 1892, 1902, 1908, 1948, 2108, 2138, 2154, 2236, 2238, 2298, 2312

The Committee on Education requests an extension of 15 days for consideration of the following: Senate Bills 130, 204, 308, 322, 354, 358, 392, 394, 440, 468, 502, 504, 524, 558, 576, 580, 584, 678, 682, 710, 716, 750, 752, 770, 802, 838, 906, 934, 970, 994, 998, 1032, 1092, 1108, 1110, 1122, 1242, 1248, 1254, 1262, 1290, 1326, 1348, 1350, 1374, 1406, 1436, 1446, 1470, 1508, 1514, 1556, 1566, 1572, 1578, 1618, 1648, 1658, 1676, 1710, 1742, 1770, 1834, 1848, 1858, 1860, 1996, 2076, 2120, 2156, 2202, 2234, 2254, 2286, 2290, 2340, 2416

The Committee on Executive Business, Ethics and Elections requests an extension of 15 days for consideration of the following: Senate Bills 54, 98, 188, 238, 292, 692, 724, 762, 844, 1084, 1090, 1138, 1184, 1230, 1540, 1568, 1888, 2204, 2220, 2222, 2300, 2308; House Bill 745

The Committee on Finance, Taxation and Claims requests an extension of 15 days for consideration of the following: Senate Bills 12, 74, 112, 164, 334, 370, 416, 420, 422, 458, 478, 480, 498, 506, 508, 510, 644, 684, 706, 730, 870, 908, 918, 924, 936, 946, 966, 996, 1004, 1010, 1022, 1048, 1116, 1124, 1128, 1130, 1136, 1162, 1186, 1210, 1256, 1258, 1292, 1300, 1310, 1316, 1396, 1458, 1500, 1534, 1564, 1656, 1660, 1762, 1766, 1784, 1788, 1990, 1992, 2002, 2044, 2046, 2048, 2052, 2084, 2160, 2162, 2218, 2224, 2230, 2232, 2274

The Committee on Governmental Operations requests an extension of 15 days for consideration of the following: Senate Bills 2, 222, 250, 296, 336, 438, 720, 748, 814, 824, 840, 868, 940, 988, 1058, 1106, 1148, 1334, 1354, 1670, 1674, 1694, 1696, 1708, 1718, 1776, 1852, 1880, 1912, 1960, 1962, 1994, 2010, 2068, 2110, 2322, 2326, 2348

The Committee on Health and Rehabilitative Services requests an extension of 15 days for consideration of the following: Senate Bills 92, 200, 212, 278, 330, 356, 412, 488, 572, 598, 612, 662, 712, 736, 784, 794, 804, 864, 898, 986, 1120, 1366, 1378, 1426, 1440, 1496, 1532, 1548, 1558, 1592, 1652, 1820, 1944, 1972, 1978, 2008, 2034, 2036, 2070, 2096, 2102, 2126, 2128, 2130, 2136, 2144, 2186, 2244, 2246, 2248, 2306, 2330; House Bill 881

The Committee on Health and Rehabilitative Services Subcommittee on Health Care requests an extension of 15 days for consideration of the following: Senate Bills 122, 2264

The Committee on International Trade, Economic Development and Tourism requests an extension of 15 days for consideration of the following: Senate Bills 368, 512, 726, 848, 894, 1736, 1774, 1956, 1976, 2024, 2078, 2100, 2124, 2178, 2206

The Committee on Judiciary requests an extension of 15 days for consideration of the following: Senate Bills 16, 70, 96, 120, 276, 302, 318, 326, 366, 386, 402, 446, 452, 470, 484, 486, 490, 516, 520, 536, 582, 602, 636, 658, 742, 756, 772, 920, 922, 972, 980, 1018, 1042, 1050, 1066, 1068, 1082, 1150, 1154, 1236, 1238, 1252, 1278, 1330, 1338, 1342, 1356, 1412, 1448, 1450, 1452, 1480, 1492, 1550, 1632, 1702, 1764, 1768, 1772, 1782, 1818, 1836, 1862, 1866, 1868, 1894, 1926, 1928, 1946, 2006, 2118, 2170, 2188, 2242, 2252, 2270, 2280, 2332, 2346; House Bill 63

The Committee on Natural Resources and Conservation requests an extension of 15 days for consideration of the following: Senate Bills 136, 154, 202, 236, 242, 546, 578, 610, 660, 670, 672, 686, 788, 792, 806, 828, 852, 874, 938, 942, 948, 962, 1112, 1208, 1240, 1270, 1304, 1314, 1324, 1432, 1438, 1476, 1478, 1528, 1542, 1634, 1636, 1642, 1646, 1680, 1794, 1796, 1842, 1850, 1854, 1872, 1874, 1876, 1878, 1900, 1936, 1950, 2018, 2122, 2172, 2176, 2194, 2228, 2260, 2268, 2288, 2316, 2338

The Committee on Personnel, Retirement and Collective Bargaining requests an extension of 15 days for consideration of the following: Senate Bills 32, 192, 434, 556, 604, 628, 630, 666, 862, 884, 888, 956, 1224, 1226, 1250, 1276, 1306, 1582, 1584, 1780, 1930, 1940, 2004, 2198

The Committee on Professional Regulation requests an extension of 15 days for consideration of the following: Senate Bills 114, 264, 614, 640, 642, 822, 1086, 1322, 1444, 1474, 1580, 1590, 1650, 1706, 1800, 1840, 1884, 1942, 1988, 2012, 2032, 2038, 2090, 2142, 2150, 2180, 2214, 2276, 2278; House Bill 287

The Committee on Reapportionment requests an extension of 15 days for consideration of the following: Senate Bills 1204, 1380, 1386, 1388, 1662, 1668, 1886, 2140

The Committee on Reapportionment Congressional Subcommittee requests an extension of 15 days for consideration of the following: Senate Bill 1382

The Committee on Rules and Calendar requests an extension of 15 days for consideration of the following: Senate Bills 8, 10, 18, 52, 216, 286, 436, 526, 668, 738, 766, 774, 786, 834, 880, 910, 992, 1198, 1328, 1362, 1398, 1400, 1404, 1410, 1414, 1416, 1454, 1468, 1504, 1512, 1654, 1700, 1738, 1740, 1792, 1798, 1826, 1914, 1916, 1920, 1922, 1970, 2050, 2064, 2066, 2082, 2088

The Special Master on Claims requests an extension of 15 days for consideration of the following: Senate Bills 128, 474, 554, 902, 1132, 1140, 1170, 1344, 1376, 1640, 1672, 1856, 2208, 2328

The Committee on Transportation requests an extension of 15 days for consideration of the following: Senate Bills 26, 36, 68, 284, 352, 396, 400, 424, 462, 492, 530, 586, 626, 744, 812, 818, 860, 876, 878, 974, 1002, 1020, 1100, 1178, 1192, 1196, 1222, 1272, 1502, 1544, 1562, 1588, 1622, 1624, 1684, 1698, 1924, 1982, 2040, 2166, 2184, 2192, 2250, 2262, 2294

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

SB 2350 was introduced out of order and referenced January 30.

SB 2352 was introduced out of order and referenced January 30.

By Senator Thurman—

SB 2354—A bill to be entitled An act relating to water and wastewater utilities; amending s. 367.081, F.S., relating to procedures for fixing and changing rates; requiring water and wastewater utilities to hold customer service or rate hearings within 10 miles of the service area; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Girardeau—

SB 2356—A bill to be entitled An act relating to acquisition of contractual services; creating s. 287.0575, F.S.; requiring certain governmental entities that receive state moneys to set aside a portion of their budgets for acquiring contractual services from certified minority business enterprises; providing an effective date.

—was referred to the Committees on Governmental Operations and Appropriations.

By Senator Forman—

SB 2358—A bill to be entitled An act relating to high-speed rail transportation; creating s. 341.3201, F.S.; naming the Florida High-Speed Rail Transportation Act; amending s. 341.321, F.S., relating to the findings and purpose of high-speed rail development; revising cross-references; deleting references to the former Florida High-Speed Rail Transportation Commission; amending s. 341.322, F.S.; revising, adding, and deleting definitions relating to high-speed rail transportation; amending s. 341.325, F.S.; revising cross-references; conforming terminology; assigning the powers and duties of the former commission to the Department of Transportation; requiring a written analysis of the agency reports on a certification application; amending s. 341.327, F.S., relating to need for a high-speed rail transportation system; revising cross-references; conforming terminology; amending s. 341.329, F.S., relating to bonds and project financing; requiring that bonds be issued in accordance with federal and state laws and regulations; revising cross-references; conforming terminology; providing an exception to the financing of bonds from revenues of the high-speed rail transportation system; changing the information required on the face of the bonds; deleting provisions relating to bond sale requirements; amending s. 341.331, F.S., relating to the designation of service areas and transit station locations; authorizing a method for a franchisee to propose changes in transit stations; amending s. 341.332, F.S., relating to franchises; deleting a provision that requires adherence to the State Minimum Building Code; revising cross-references; deleting a provision that requires a list of permits and licenses necessary for ancillary facilities; requiring a franchisee to coordinate its facilities and services with existing operations; authorizing a franchisee under certain circumstances to perform certain activities relating to the high-speed rail transportation system; providing a method for a franchisee to convey property to another person during the term of the franchise, with certain restrictions; requiring the department to include certain provisions in the franchise to protect the continued operation of the franchise; revising cross-references; conforming terminology; creating s. 341.3331, F.S., relating to requests for proposals; specifying that a public meeting be followed by the issuance of a request for proposals; creating s. 341.3332, F.S., relating to notice of issuance of the requests for proposals; requiring that certain notice be given; creating s. 341.3333, F.S., relating to the application for franchise; requiring that the application correspond to the request for proposals; providing an exemption from the public records law until the opening of the applications; prohibiting the acceptance of an application without the appropriate fee; requiring filing of copies; prohibiting amendments to applications before the award is made; creating s. 341.3334, F.S., relating to the franchise review process; providing

criteria to the Department of Transportation for assessing applications; providing for comments by affected agencies; requiring a public meeting on the applications; requiring a notice of proposed agency action; creating s. 341.3335, F.S.; requiring interagency coordination of the franchise application review; creating s. 341.3336, F.S.; requiring a public meeting on the franchise application; creating s. 341.3337, F.S., relating to determination and award of franchise; requiring the department to provide notice of the proposed agency selection of a franchisee; providing for administrative proceedings; providing an exception; providing for the award or for rejection of all applications; creating s. 341.3338, F.S.; providing the effect of the grant of the franchise; creating s. 341.3339, F.S.; authorizing post-franchise agreements; amending s. 341.334, F.S.; providing for the powers and duties of the department; revising cross-references; deleting references to the commission, its records, and its expenses; amending s. 341.335, F.S.; revising the powers and duties relating to ss. 341.3201-341.386, F.S., of the Governor and Cabinet sitting as the Florida Land and Water Adjudicatory Commission; amending s. 342.336, F.S.; revising the powers and duties relating to ss. 341.3201-341.386, F.S., of the Department of Environmental Regulation and the Department of Community Affairs; revising cross-references; conforming terminology; creating s. 341.3365, F.S., relating to the certification procedure; requiring the Department of Transportation to adopt a rule for the processing of certification applications; repealing s. 341.338, F.S., relating to submission of requests for proposals to the former commission; repealing s. 341.339, F.S., relating to notice of issuance of requests for proposals by the former commission; amending s. 341.342, F.S., relating to agreements concerning contents of certification application and supporting documentation; allowing, rather than requiring, a rule to establish a procedure for the department to enter agreements regarding the certification application; amending s. 341.343, F.S., relating to review of application; revising the responsibilities of the agencies; providing for a request for additional information; deleting a reference to the Franchise and Environmental Review Committee; deleting a reference to the commission; providing for a certification hearing; deleting the review of applications for sufficiency; providing for amendments to certification applications; providing for review of amendments; amending s. 341.344, F.S.; abolishing the Franchise and Environmental Review Committee and creating the Citizens' Planning and Environmental Advisory Committee; correcting and revising cross-references; conforming terminology; providing for admissibility of the report of the committee in a certification proceeding or administrative hearing; amending s. 341.345, F.S., relating to alternate corridors or transit station locations; prescribing a new time limit; revising cross-references; providing for amendments to the application to accept a proposed alternative; revising cross-references; amending s. 341.346, F.S., relating to appointment of hearing officers; revising cross-references; requiring one hearing officer, rather than a panel, to conduct a hearing; deleting a reference to alteration of time limitations; creating s. 341.3465, F.S.; providing for alteration of time limitations; amending s. 341.347, F.S., relating to local government hearings; changing the deadline for local hearings; providing for the payment of the cost of notices and transcripts by the franchisee; amending s. 341.348, F.S.; revising the provisions relating to reports and studies; revising cross-references; changing the deadlines; providing for additional copies of reports; requiring the department to analyze the agency reports on certification applications; specifying the content of the analysis; amending s. 341.351, F.S., relating to publication of notice of certification application and proceedings; changing the time limitations; revising cross-references; deleting adoption of a certain rule; amending s. 341.352, F.S., relating to certification hearings; changing the time limitation; conforming terminology; amending s. 341.353, F.S.; revising provisions relating to final disposition of certification applications, rather than certification components; clarifying provisions; providing that the terms and conditions of the certification order become terms and conditions of the franchise; providing a reasonable time period for modification of an agreement; repealing ss. 341.355, 341.358, 341.361, F.S., relating to the assessment and award of the franchise component by the former commission; amending s. 341.363, F.S.; revising cross-references; replacing the term "franchise" with the term "certification"; changing the time limitations and requirements for certification; clarifying existing provisions; amending s. 341.364, F.S., relating to appeals of development orders to the Governor and Cabinet; adding the right to appeal for inconsistency with terms and conditions of the certification; creating s. 341.365, F.S., relating to associated development and development rights; authorizing a franchisee to undertake certain associated development; amending s. 341.366, F.S., relating to recording of notice of certified corridor route; revising cross-references; requiring the department to file a notice of the award of certification; clarifying current provisions; amending s. 341.386, F.S.; providing for

modification of certification or franchise; revising cross-references; providing for changing or adding to the terms and conditions in certification; deleting references to ancillary facilities; providing that terms and conditions of a final order of the Governor and Cabinet are added to the terms and conditions of certification; amending s. 341.369, F.S., relating to fees; revising cross-references; requiring a certification application fee, rather than a certification component fee; deleting an annual franchise fee; amending s. 341.371, F.S.; providing for revocation or suspension of franchise or certification; revising cross-references; amending s. 341.372, F.S., relating to administrative fines; revising cross-references; clarifying current provisions; amending s. 341.375, F.S., relating to participation by certain individuals; revising cross-references; conforming terminology; amending s. 341.381, F.S.; providing for applicability; revising cross-references; amending s. 341.382, F.S., relating to superseding laws and regulations; revising cross-references; amending s. 341.383, F.S., relating to assessing of fees by local governments; revising cross-references; conforming terminology; repealing s. 341.385, F.S., relating to prohibition against certain development orders; amending s. 341.386, F.S., relating to admissibility of award of franchise and certification in eminent domain proceedings; adding references to award of a certification; revising cross-references; providing an effective date.

—was referred to the Committees on Transportation; Community Affairs; and Finance, Taxation and Claims.

By Senator Langley—

SR 2360—A resolution honoring Patrick Ehler for his service as a College Ambassador of Lake-Sumter Community College in Leesburg.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SR 2362—A resolution honoring Vance Ford for his service as a College Ambassador of Lake-Sumter Community College in Leesburg.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SR 2364—A resolution honoring Christine Castello for her service as a College Ambassador of Lake-Sumter Community College in Leesburg.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SR 2366—A resolution honoring Tanya Karaim for her service as a College Ambassador of Lake-Sumter Community College in Leesburg.

—was referred to the Committee on Rules and Calendar.

By Senator Bankhead (by request)—

SB 2368—A bill to be entitled An act relating to public health; amending s. 381.706, F.S., and repealing s. 381.702(10), F.S.; eliminating requirement for certificate-of-need review of home health agencies; amending ss. 381.710 and 395.01465, F.S.; correcting cross references; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; and Appropriations.

By Senator Bankhead (by request)—

SB 2370—A bill to be entitled An act relating to health facility and services development; amending s. 381.706, F.S.; providing for the Department of Health and Rehabilitative Services to exempt certain community care for the elderly lead agencies from the requirement of obtaining a certificate of need; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; and Appropriations.

By Senator Grizzle—

SB 2372—A bill to be entitled An act relating to county and municipal planning; creating s. 163.3219, F.S.; prescribing the status of development-of-regional-impact review with respect to local comprehensive planning; providing an effective date.

—was referred to the Committee on Community Affairs.

By Senator Weinstein—

SR 2374—A resolution recognizing February 4, 1992, as Children's Day.

—was referred to the Committee on Rules and Calendar.

By Senator Myers—

SR 2376—A resolution celebrating February 4, 1992, as Treasure Coast Day in Tallahassee.

—was referred to the Committee on Rules and Calendar.

By Senator Childers—

SR 2378—A resolution commending Joe Patti on his long and industrious life.

—was referred to the Committee on Rules and Calendar.

By Senator Gordon—

SB 2380—A bill to be entitled An act relating to dietetics and nutrition practice; amending s. 468.503, F.S.; modifying definitions; amending s. 468.505, F.S.; revising exemptions; amending s. 468.506, F.S.; revising membership of the Dietetics and Nutrition Practice Council; providing duty of the council to set practice standards; amending s. 468.508, F.S.; deleting reference to a fee for temporary permits; amending s. 468.51, F.S.; phasing out licensure of nutrition counselors; provides for licensure of current licensees as dietitians or nutritionists, upon application therefor; amending s. 468.511, F.S.; revising provisions relating to temporary permits; reducing the fee therefor; providing for waiver of license fee; amending s. 468.512, F.S.; phasing out use of the title "nutrition counselor"; providing an effective date.

—was referred to the Committees on Professional Regulation; and Finance, Taxation and Claims.

By Senator Margolis—

SR 2382—A resolution expressing regret at the death of Police Officer Steven E. Bauer.

—was referred to the Committee on Rules and Calendar.

By Senator Forman—

SB 2384—A bill to be entitled An act relating to health care; establishing the Florida Health Care Commission with responsibility for health care planning, regulation, and policy development; providing for the commission to operate independently and be located within the Department of Professional Regulation for administrative purposes; providing for the appointment of members to the commission; providing for qualifications of members; providing terms of office; providing for reimbursement for per diem and travel expenses; requiring the commission to develop a plan for its organization and operation by a specified date; authorizing the commission to establish technical advisory committees; requiring the commission to adopt medical practice parameters; authorizing the Department of Health and Rehabilitative Services to use the practice parameters for purposes of utilization reviews; establishing the Florida Health Services Corps to provide financial aid to student health care practitioners in return for service; requiring the State Health Officer to direct the corps; providing requirements for participation in the corps; providing requirements for scholarship assistance and other assistance; requiring the Department of Health and Rehabilitative Services to adopt rules to implement the corps; amending s. 768.28, F.S.; expanding the definition of the term "agency" for purposes of the waiver of sovereign immunity in tort actions to include members of the Florida Health Services Corps; reenacting ss. 766.203(1), 766.207(1), F.S., relating to presuit investigation and voluntary binding arbitration of medical negligence claims, to incorporate that amendment in references thereto; requiring the Florida Health Care Purchasing Cooperative to develop a model health care benefit package; requiring the cooperative to examine benefit packages in other states and obtain public and professional input; requiring a report; amending s. 233.067, F.S.; revising duties of the Department of Education with respect to health education and substance abuse prevention programs; amending s. 381.702, F.S.; redefining the term "major medical equipment" for purposes of the Health Facility and Services Development Act; amending s. 381.706, F.S.; revising requirements for acquisition review of major medical equipment under such act; amending s. 458.347, F.S.; revising the scope of practice for certified physician assistants; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Professional Regulation; and Finance, Taxation and Claims.

By Senator Grizzle—

SR 2386—A resolution commending the Florida Federation of Business and Professional Women's Clubs and recognizing the month of February as Florida Federation of Business and Professional Women's Clubs Month.

—was referred to the Committee on Rules and Calendar.

By Senator Malchon—

SB 2388—A bill to be entitled An act relating to governmental reorganization; abolishing the Department of Administration and transferring its duties to other agencies; amending s. 20.22, F.S.; renaming the Department of General Services as the Department of Management Services and providing that the head of the department is a Secretary of Management Services appointed by the governor; amending ss. 11.25, 11.44, 20.04, 20.23, 24.120, 110.107, 110.109, 110.1097, 110.1127, 110.1128, 110.116, 110.117, 110.121, 110.123, 110.1231, 110.1232, 110.1234, 110.1245, 110.1246, 110.125, 110.131, 110.1522, 110.161, 110.171, 110.403, 110.405, 110.407, 110.503, 110.607, 112.0455, 112.08, 112.0804, 112.24, 112.3173, 112.352, 112.361, 112.363, 112.63, 112.665, 120.52, 120.65, 121.021, 121.025, 121.031, 121.0515, 121.055, 121.071, 121.135, 121.136, 121.35, 121.40, 122.02, 122.03, 122.09, 122.13, 122.23, 122.34, 123.01, 123.07, 123.11, 123.24, 123.25, 123.36, 132.34, 145.19, 154.04, 163.3184, 189.4035, 189.412, 189.421, 210.20, 210.75, 215.425, 215.515, 215.94, 215.96, 216.011, 216.0165, 216.262, 218.32, 230.23, 231.262, 231.36, 238.01, 238.03, 238.08, 238.11, 240.209, 240.343, 242.68, 250.22, 252.38, 253.126, 266.0006, 266.0016, 266.0026, 266.0036, 266.0046, 266.0056, 266.0066, 284.36, 287.17, 295.11, 321.04, 321.17, 321.19, 321.191, 321.202, 321.2205, 337.165, 350.0614, 350.125, 370.0821, 376.10, 381.709, 402.35, 403.061, 406.075, 408.001, 409.029, 443.131, 455.225, 650.02, 760.04, F.S.; conforming such sections to the abolition of the Department of Administration; amending ss. 11.148, 11.45, 14.057, 24.105, 27.34, 27.54, 75.05, 110.173, 120.53, 159.345, 159.475, 159.7055, 159.803, 212.055, 215.422, 215.47, 215.58, 215.62, 215.93, 215.94, 216.0152, 216.016, 216.044, 216.0445, 216.163, 216.292, 217.02, 217.04, 217.045, 218.37, 218.38, 229.8052, 235.018, 235.26, 240.225, 240.417, 240.441, 253.45, 255.02, 255.043, 255.05, 255.21, 255.245, 255.25, 255.253, 255.258, 255.259, 255.28, 255.29, 255.30, 255.45, 255.451, 255.502, 255.506, 255.518, 255.555, 255.565, 259.03, 265.284, 265.285, 265.2865, 267.061, 270.27, 272.03, 272.04, 272.05, 272.06, 272.07, 272.08, 272.09, 272.12, 272.121, 272.122, 272.124, 272.129, 272.16, 272.161, 272.18, 272.185, 273.05, 273.055, 281.02, 281.07, 281.09, 282.102, 282.1021, 282.103, 282.105, 282.1095, 282.111, 282.304, 282.3061, 282.3062, 282.307, 282.308, 282.309, 282.311, 282.314, 282.318, 282.402, 282.403, 283.30, 284.01, 284.04, 284.05, 284.08, 284.385, 284.42, 285.06, 285.14, 287.012, 287.025, 287.042, 287.055, 287.057, 287.0572, 287.0595, 287.064, 287.073, 287.0834, 287.0943, 287.0945, 287.133, 287.15, 287.151, 287.155, 287.16, 288.13, 288.14, 288.15, 288.17, 288.18, 288.23, 288.24, 288.28, 288.281, 288.31, 288.33, 288.703, 288.704, 288.705, 320.0802, 327.25, 336.025, 337.02, 337.276, 338.227, 341.101, 341.322, 344.17, 348.0002, 348.241, 348.52, 348.755, 348.765, 348.94, 348.941, 348.963, 348.966, 349.05, 365.171, 373.4596, 377.703, 380.0662, 401.013, 401.015, 403.1834, 403.1835, 403.712, 403.714, 403.7145, 413.034, 420.503, 420.608, 553.77, 570.50, 627.096, 943.03, 944.10, 944.713, 946.504, 946.515, F.S.; conforming such sections to the renaming of the Department of Management Services; repealing s. 20.31, F.S., relating to the Department of Administration; repealing s. 110.151, F.S., relating to state officers' and employees' child care services; repealing s. 112.192, F.S., relating to the State Officers' Compensation Commission; providing for continuation of rules of agencies involved in reorganization; providing for substitution of agencies in pending proceedings; providing for assumption of powers and duties under conflicting laws enacted in the same session; providing an effective date.

—was referred to the Committees on Governmental Operations; Personnel, Retirement and Collective Bargaining; and Appropriations.

By Senators Jenne, Burt, Diaz-Balart and Dudley—

SB 2390—A bill to be entitled An act relating to group health insurance; providing for a basic health care plan to be offered to all small employers; restricting the use of exclusions for preexisting conditions; establishing a health reinsurance program for small employers; providing for assessment of small employer carriers under the program; providing for applicability of other state laws; authorizing the Department of Insurance to adopt rules for implementing and administering the act; creating s. 627.6472, F.S.; regulating the sale of health insurance policies or certificates that are subject to exclusive provider provisions; providing severability; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Thurman—

SB 2392—A bill to be entitled An act relating to utility rates; amending s. 367.081, F.S.; providing for notification of Public Service Commission action to a utility end user when the customer of record is not the end user; providing an effective date.

—was referred to the Committee on Commerce.

By Senator Weinstock—

SR 2394—A resolution urging Congress to amend the Budget Enforcement Act of 1991 to reduce military spending and transfer the reductions to social and economic programs.

—was referred to the Committee on Rules and Calendar.

By Senator Johnson—

SB 2396—A bill to be entitled An act relating to continuing care contracts; amending s. 651.011, F.S., relating to definitions of terms used in ch. 651, F.S.; redesignating "continuing care agreements" as "continuing care contracts"; amending s. 651.013, F.S., relating to applicability of insurance laws to providers of continuing care facilities; clarifying the provisions of that section; amending s. 651.015, F.S.; authorizing the Department of Insurance to prescribe application forms for registration of advertising materials by a continuing care provider and for renewal thereof; prescribing fees for registration and renewal thereof; amending s. 651.021, F.S., relating to the requirement for having a certificate of authority; conforming terminology and cross-references; amending s. 651.022, F.S., relating to provisional certificates of authority; conforming terminology; amending s. 651.023, F.S., relating to certificates of authority; prescribing additional requirements for issuance; conforming terminology and cross-references; improving clarity; repealing s. 651.028, F.S., relating to waiver of requirements for accredited facilities; amending s. 651.033, F.S., relating to escrow accounts; conforming terminology and cross-references; amending s. 651.035, F.S., relating to minimum liquid reserve requirements; conforming terminology; amending s. 651.055, F.S.; prescribing additional requirements for continuing care contracts; decreasing the time period within which refunds on canceled contracts must be made; conforming terminology; prohibiting the styling of contracts as "membership agreements"; amending s. 651.061, F.S., relating to dismissal or discharge of residents; conforming terminology; amending s. 651.065, F.S., relating to waiver of statutory protection; conforming terminology; extending the prohibition against waiver to standards and rules; amending s. 651.071, F.S., relating to preferred claims on liquidation of a continuing care facility; conforming terminology; amending s. 651.091, F.S., relating to disclosure requirements; requiring posting of certain information in a continuing care facility; prescribing additional disclosure requirements prior to executing a continuing care contract; amending s. 651.095, F.S.; prescribing additional requirements pertaining to advertising materials; providing for registration of advertising materials; providing for approval or disapproval of advertising materials; conforming terminology; amending s. 651.105, F.S., relating to examinations and inspections; conforming terminology; amending s. 651.118, F.S., relating to certificates of need for sheltered beds; conforming terminology; amending s. 651.119, F.S., relating to assistance to persons affected by closure due to liquidation; deleting the expiration date of that section; amending s. 651.121, F.S., relating to the Continuing Care Advisory Council; conforming terminology; amending s. 651.125, F.S.; providing criminal penalties; conforming terminology; repealing s. 651.133(2), F.S.; deleting an obsolete provision relating to certain certificates issued under prior law; amending s. 400.411, F.S., relating to applications for licensing as an adult congregate living facility; conforming terminology; providing for application of act; providing an effective date.

—was referred to the Committee on Commerce.

SR 2398 was introduced out of order and adopted February 6.

SB 2400 was introduced out of order and referenced February 6.

SB 2402 was introduced out of order and referenced February 6.

By Senators Thomas and Casas—

SR 2404—A resolution commending Rotary International for their outstanding service to mankind and welcoming them to Florida for the 1992 Rotary International Convention.

—was referred to the Committee on Rules and Calendar.

By Senator Dantzler—

SB 2406—A bill to be entitled An act relating to workers' compensation; amending s. 20.171, F.S.; creating, within the Department of Labor and Employment Security, the Workers' Compensation Appeals Commission; requesting The Florida Bar to petition the Florida Supreme Court for the adoption of certain rules; amending s. 440.11, F.S.; including certain corporate officers within a group of persons entitled to immunity from liability under workers' compensation; amending s. 440.13, F.S., relating to medical treatment; providing and deleting definitions; providing for medical treatment for injured employees; providing limitations on treatment; providing that the employer, carrier, rehabilitation provider, or their attorneys have the right to communicate ex parte with any health care provider or health care facility with respect to an employee's medical status; deleting the exemption from s. 119.07(1), F.S., for certain medical records; expanding the subject matter of permissible ex parte discussions to include prior or subsequent injuries; providing that a claim is unenforceable if certain reports or information is not provided under certain conditions; deleting the exemption from s. 119.07(1), F.S., for certain medical records or discussions; deleting a required rule relating to utilization review; deleting a required claimant review; deleting a reference to the peer review committee; deleting a method of resolving disputes; deleting a method of handling disagreements over health care needs of an employee; creating a medical benefits panel to handle issues relating to medical treatment; requiring a notice; requiring the panel to license health care providers, workers' compensation medical bureaus and laboratories, medical centers, hospitals and health maintenance organizations, and managed-care programs; authorizing medical societies or certain boards to investigate misconduct of physicians licensed by the panel; providing a penalty for certain misconduct; providing for fees for medical services; deleting a method for an injured employee to object to medical attendance; revising provisions relating to the three-member panel that determines schedules of maximum reimbursement allowances for medical care; deleting allowances for work-hardening and pain programs; deleting a provision that authorized the Division of Workers' Compensation of the Department of Labor and Employment Security to investigate health care providers and facilities; deleting a utilization or peer review by the division; deleting a provision relating to the responsibility of health care providers or facilities relating to utilization and peer reviews; deleting a provision requiring repayment of overpayment by a physician; deleting a requirement that the division audit employers, carriers, and self-insurers to determine if medical bills are paid; deleting a penalty for noncompliance; deleting a medical bill review program requirement; amending s. 440.14, F.S.; changing a cross-reference; amending s. 440.15, F.S.; providing requirements for compensation for permanent total, temporary total, and permanent partial disability; deleting permanent impairment, temporary partial disability, and wage-loss benefits; changing a cross-reference; providing a prohibition against filing certain claims; adding a requirement that an employer must have detrimentally relied on certain information in order for certain benefits to be denied; substituting "permanent partial disability" for "wage-loss" benefits; deleting references to temporary partial benefits; requiring repayment by an employee of overpayment; providing a time limitation for such repayment; requiring coordination with social security benefits and other plans and pensions; amending s. 440.19, F.S.; revising time limitations with respect to the filing of claims; requiring that a claim for benefits and an application be filed before a hearing on the claim can be held; requiring certain information in the claim; prohibiting payment of an attorney's fee by the employer or carrier for certain claims; providing for the dismissal of certain claims; providing a time limitation for payment of a claim without incurring an attorney's fee; amending s. 440.20, F.S., relating to payment of compensation; changing cross-references; extending the beginning of the time period for the payment of claims to within 14 days of the date upon which the carrier or employer has knowledge of the maximum medical improvement; amending s. 440.25, F.S.; authorizing a judge of compensation claims to make a motion to cause certain investigations to be made; amending s. 440.271, F.S.; requiring review of appeals by the Workers' Compensation Appeals Commission rather than the First District Court of Appeals; creating s. 440.273, F.S.; providing for review of orders of the Workers' Compensation Appeals Commission by the First District Court of Appeals; amending s. 440.30, F.S.; eliminating certain depositions relating to medical records; amending s. 440.34, F.S.; revising provisions with respect to attorney's fees; amending s. 440.39, F.S.; revising provisions with respect to compensation for injuries when third parties are liable; creating s. 440.472, F.S., relating to the creation of the Workers' Compensation Appeals Commission; providing for appointment, terms of office, salaries and benefits, responsibilities, expenditures,

staff, records, travel, and rules; creating s. 440.473, F.S., relating to the creation of the Workers' Compensation Appeals Commission Nominating Commission; providing for appointment by The Florida Bar, the Governor, and the members themselves; providing for representation; amending s. 440.49, F.S.; changing a cross-reference; deleting references to permanent impairment; adding permanent partial disability; amending s. 627.311, F.S.; changing a cross-reference; deleting the appointment of certain members of the board of governors with respect to joint underwriters and joint reinsurers; abrogating the scheduled repeal of s. 627.311, F.S.; providing an effective date.

—was referred to the Committee on Commerce.

SB 2408 was introduced out of order and passed February 6.

SB 2410 was introduced out of order and passed February 6.

By Senator Weinstock—

SB 2412—A bill to be entitled An act relating to governmental reorganization; creating the Health and Rehabilitative Services Local Management Act; amending s. 20.19, F.S.; revising duties of the department; authorizing the Secretary of Health and Rehabilitative Services to establish additional offices; deleting the position of Deputy Secretary for Management Systems; providing additional duties of the State Health Officer; revising duties of the Economic Services Program Office; deleting the Aging and Adult Services Program Office; revising the composition of the department's service districts; abolishing specified subdistricts; creating additional service districts; providing for the creating of health and human services boards for the service districts; providing for the membership of the boards; providing terms of office; requiring the boards to operate pursuant to a contract with the Secretary of Health and Rehabilitative Services; providing duties of the boards; providing legislative intent with respect to designating health and human services boards as managing partners; requiring the department and the boards to recommend managing partner criteria to the Legislature; requiring public hearings; providing for reimbursement for per diem, travel, and child care expenses; authorizing the Secretary of Health and Rehabilitative Services to take specified actions if a board fails to comply with its contract; abolishing the Alcohol, Drug Abuse and Mental Health Planning Councils; requiring the department to report to the Legislature on minimum services; establishing a statewide health and human services board; creating county health and human services board qualifications review committees; providing for membership of the committees; providing duties of the committees; providing for reimbursement for per diem and travel expenses; requiring the department to establish operating procedures for the committees; revising the appointment and reporting requirements for the district administrators; revising the duties of the district administrators; abolishing the district advisory councils; revising requirements for the department's budget request to the Legislature; providing for unexpended funds to be carried forward; exempting district services budget entities from limitations on authorized positions and salaries; authorizing the department to delete and transfer authorized positions; exempting the department from certain requirements for salary rates; authorizing the Secretary of Health and Rehabilitative Services to make certain transfers in appropriations; providing for additional appropriations for potential federal or private contracts or grants; creating the position of Chief Management Information Officer; providing duties; providing for establishing innovation zones for the purpose of testing model programs, policy options, and new technologies for the department; authorizing the Secretary of Health and Rehabilitative Services to propose changes to or waivers of law for purposes of an innovation zone proposal; providing for creation of a transfer network; providing notice requirements; amending ss. 316.1932, 316.1933, 316.1934, 322.63, F.S.; transferring duties and functions with respect to rules and procedures for tests determining the presence of alcohol or controlled substances from the Department of Health and Rehabilitative Services to the Department of Law Enforcement; amending s. 316.1938, F.S.; transferring the authority and responsibilities for certifying ignition interlock devices from the Department of Health and Rehabilitative Services to the Department of Law Enforcement; amending s. 381.006, F.S.; deleting mosquito and pest control functions from the authority of the Department of Health and Rehabilitative Services; amending ss. 381.007, 381.0071, F.S.; transferring responsibilities for bottled water plant regulation and the regulation of water vending machines to the Department of Agriculture and Consumer Services; amending s. 381.0072, F.S.; deleting certain food establishment sanitation regulations from the duties of the Department of Health and Rehabilitative Services; providing for a portion of certain permit and license fees to be transferred to the department; deleting the authority of the depart-

ment to inspect theaters; providing requirements for issuing sanitation certificates for food service establishments; providing for fees; abolishing the Food Services Standards Advisory Council; repealing s. 381.297, F.S., relating to the Office of Restaurant Programs within the department; amending s. 509.032, F.S.; deleting authority of the Division of Hotels and Restaurants of the Department of Business Regulation to contract for inspection of public lodging and food service establishments; providing additional duties of the division; authorizing the Department of Business Regulation to grant construction variances; providing fees for variance requests; amending s. 509.036, F.S.; revising a cross-reference; creating s. 509.039, F.S.; requiring the division to certify managers of certain food service establishments; providing fees; transferring duties, programs, and personnel of the Office of Restaurant Programs in the Department of Health and Rehabilitative Services to the Division of Hotels and Restaurants of the Department of Business Regulation; providing for additional positions; transferring the authority and responsibilities of the Department of Health and Rehabilitative Services regarding food outlet and food processor programs to the Department of Agriculture and Consumer Services; amending ss. 483.021, 483.031, 483.051, 483.172, 483.23, F.S.; deleting provisions relating to the licensing and regulation of clinical laboratory personnel by the Department of Health and Rehabilitative Services; creating ss. 483.801, 483.803, 483.805, 483.807, 483.809, 483.811, 483.813, 483.815, 483.817, 483.819, 483.821, 483.823, 483.825, 483.827, F.S.; providing for regulation of clinical laboratory personnel by the Board of Clinical Laboratory Personnel within the Department of Professional Regulation; amending s. 395.1015, F.S.; conforming a cross-reference; amending s. 20.30, F.S.; providing for the Board of Clinical Laboratory Personnel within the Division of Medical Quality Assurance; repealing ss. 483.041(2) and (4), 483.053, 483.071, 483.141, 483.151, 483.152, 483.153, 483.154, 483.161, 483.21, F.S., relating to clinical laboratory personnel; providing a saving clause; amending s. 112.0455, F.S., relating to the licensing of drug testing laboratories; amending ss. 388.011, 388.151, 388.161, 388.162, 388.231, 388.261, 388.281, 388.301, 388.323, 388.341, 388.351, 388.371, 388.381, 388.411, 388.42, 388.43, 388.45, 388.46, F.S.; transferring authority for mosquito control programs to the Department of Agriculture and Consumer Services; transferring authority and responsibilities of the West Florida Arthropod Research Laboratory to Florida Agricultural and Mechanical University; requiring the Commissioner of Agriculture to report to and consult with the State Health Officer in the event of certain disease outbreaks; amending s. 393.17, F.S.; transferring the certification program for behavior analysts from the Department of Health and Rehabilitative Services to the Department of Professional Regulation; transferring the district aging and adult services programs of the Department of Health and Rehabilitative Services to the Department of Elderly Affairs; amending s. 409.029, F.S.; authorizing the Department of Health and Rehabilitative Services to contract for certain services provided under the Florida Employment Opportunity Act; amending ss. 467.003, 467.006, F.S.; transferring the authority and responsibilities for regulating the practice of midwifery from the Department of Health and Rehabilitative Services to the Department of Professional Regulation; amending ss. 482.021, 482.032, 482.051, 482.071, 482.081, 482.183, 482.191, F.S.; transferring the authority and responsibilities of the Department of Health and Rehabilitative Services under ch. 482, F.S., relating to pest control, to the Department of Agriculture and Consumer Services; transferring, upon federal approval, the Office of Disability Determinations from the Department of Health and Rehabilitative Services to the Department of Labor and Employment Security; providing that provisions of this act do not affect the validity of certain pending judicial or administrative proceedings; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Governmental Operations; and Appropriations.

By Senator Grant—

SB 2414—A bill to be entitled An act relating to advance directives; creating part I of chapter 765, F.S.; providing definitions; providing legislative findings and intent; providing for effect of existing declarations; preserving certain existing rights to consent to medical treatment; providing for statutory construction; providing for effects of an advance directive with respect to insurance; providing for immunity from liability; providing for discipline and license revocation of health care providers under certain circumstances; providing for effect of existing advance directives; providing for constitutional effect; recognizing advance directives of other states; creating part II of chapter 765, F.S.; providing for a durable power of attorney for health care; providing for revoking a durable power; providing for designating a surrogate; providing duties; provid-

ing for capacity of a principal to make certain decisions; providing responsibilities of a surrogate; providing for independent review of a surrogate's decisions; creating part III of chapter 765, F.S.; providing procedures for declaring the withholding or withdrawing of life-prolonging procedures; providing a form for such declaration; providing for determining a patient's condition; providing for implementing a declaration in the absence of a surrogate; providing for patient transfer; providing for effect of pregnancy on certain declarations; providing intent regarding mercy killing and suicide; creating part IV of chapter 765, F.S.; providing for a proxy for making certain health care decisions; providing procedures; creating s. 744.3115, F.S.; providing court authority regarding durable powers of attorney; amending s. 744.345, F.S.; providing for granting a durable power of attorney for health care in letters of guardianship; amending s. 709.08, F.S.; providing for application of chapter 765; repealing ss. 745.41-745.52, F.S., relating to health care surrogates; repealing ss. 765.01-765.17, F.S., relating to the right to decline life-prolonging procedures; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Judiciary; and Appropriations.

SB 2416 was introduced out of order and referenced February 6.

SR 2418 was introduced out of order and adopted February 6.

By Senators Grant, Beard and Davis—

SB 2420—A bill to be entitled An act relating to Hillsborough County; amending section 1 of chapter 91-377, Laws of Florida, which relates to the platting of land and conveying of real property in Hillsborough County; repealing chapter 61-2918, Laws of Florida, which authorized the City of Tampa to deny building permits for certain land requested to be platted; providing legislative intent; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Kurth—

SB 2422—A bill to be entitled An act relating to the Sebastian Inlet Tax District; authorizing the district to become a member of the Risk Management Program; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committees on Community Affairs; and Rules and Calendar.

By Senator Jenne—

SB 2424—A bill to be entitled An act relating to the South Broward Drainage District, Broward County; amending chapter 67-904, Laws of Florida, as amended; providing for the annexation of certain lands into the boundaries of the South Broward Drainage District and subjecting all of said lands to the provisions of chapter 67-904, Laws of Florida, as amended; providing for the abolition and dissolution of the Bailey Drainage District which was created by chapter 67-950, Laws of Florida, on a specific date, and providing in its place and stead the lands encompassed therein to constitute a part of the South Broward Drainage District; providing for the disposition of the assets and property of the Bailey Drainage District; providing for the assumption of the indebtedness and liabilities of the Bailey Drainage District by the South Broward Drainage District; providing for contracts of the Bailey Drainage District to remain in effect; providing for approval of Bailey Drainage District contracts and agreements by South Broward Drainage District; providing for transfer and dedication of certain road rights-of-way to Broward County; amending section 8 of chapter 67-904, Laws of Florida, as amended, to add the property annexed into the South Broward Drainage District by this act to the legal description of property lying within the South Broward Drainage District; providing that all existing rules, resolutions, and regulations of Bailey Drainage District not in conflict with this act shall remain in full force and effect unless and until they are properly repealed or revised by South Broward Drainage District; amending section 10 of chapter 67-904, Laws of Florida, as amended, to provide for the addition of one supervisor to the board of supervisors who shall be a landowner of land lying within the land area added to the South Broward Drainage District by this act, to provide for qualifications and election procedures for the additional supervisor and to provide for a special election to elect the additional supervisor; providing that this act shall take precedence over any conflicting law to the extent of such conflict; providing severability; providing effective dates.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Jenne—

SB 2426—A bill to be entitled An act relating to North Springs Improvement District, Broward County; expanding the boundaries of the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Kirkpatrick—

SB 2428—A bill to be entitled An act relating to Dixie County; creating a special water and sewer district in the area of the unincorporated community of Suwannee; defining its boundaries; providing for a water or sewer system or both; providing for issuance of revenue bonds or certificates to be repaid from the revenues of the systems; prescribing the powers of the district including the power to contract with any municipality or governmental agency for water distribution and sewage collection; defining powers, franchises, and privileges; providing for the governing body of the district; providing for travel expenses of commissioners; authorizing the district, for the purpose of carrying on its operations, to acquire by gift, purchase, or by eminent domain lands and title to rights-of-way over lands and under navigable waters within and without the district necessary in operating the system; providing for the fixing and collecting of water rates and sewer service charges; providing for connection with the sewer system; providing for an annual budget; providing for the fiscal year of the district; providing for use of funds of the district; providing financial disclosure, noticing, and reporting requirements; providing for postaudits; providing methods for amending the district charter and for dissolving the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Langley—

SB 2430—A bill to be entitled An act relating to Lake County; amending sections 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 14, 17, and 18 of chapter 67-1608, Laws of Florida, as amended; redesignating the Lake County Pollution Control Board as the Lake County Environmental Protection Board; providing a short title; providing definitions; creating the Lake County Environmental Protection Board; providing membership of the board; providing duties and powers of the board; redesignating the pollution control officer as the environmental protection officer; providing duties and powers of the environmental protection officer; providing requirements for approval of air and water pollution prevention facilities; providing for issuing notices and citations; providing for emergency orders; providing for appealing decisions of the environmental protection officer; requiring other agencies to notify the board before performing any air or water pollution duties in the county; providing penalties; providing for construing chapter 67-1608, Laws of Florida, as amended; providing for severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Childers—

SB 2432—A bill to be entitled An act pertaining to the General Pension and Retirement Fund of the City of Pensacola, Escambia County; amending chapter 61-2655, Laws of Florida, as amended; providing for repayment of previously withdrawn contributions to the fund upon return to service of any employee previously laid off; providing limitation of benefits for participants who are also participants in one or more other defined benefit plans and/or one or more defined contribution plans maintained by the City of Pensacola as may be necessary to comply with the limitations of Section 415 of the Internal Revenue Code of 1986, as amended; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Jenne—

SB 2434—A bill to be entitled An act relating to Broward County; amending chapter 65-1541, Laws of Florida, as amended, relating to the Downtown Development Authority of the City of Fort Lauderdale, Florida; adding section 36 to chapter 65-1541, Laws of Florida, as amended; expanding the boundaries of the Downtown Development Authority of the City of Fort Lauderdale; extending the annual mill tax levy authorized pursuant to said chapter 65-1541, Laws of Florida, as amended, for operations and for outstanding bond issues to the expanded area; amending paragraph (5) of section 1 of chapter 65-1541, Laws of Florida, as amended; providing for a referendum to approve said tax levy in the expanded area; providing for validation of notice of intent to apply for this legislation; providing for severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Plummer—

SR 2436—A resolution declaring April 26, 1992, as Florida Earth Day.

—was referred to the Committee on Rules and Calendar.

By Senators Thomas, Meek, Kirkpatrick, Walker and Gardner—

SR 2438—A resolution recognizing March 3, 1992, as Florida Youth Conservation Corps Day.

—was referred to the Committee on Rules and Calendar.

By Senator Jenne—

SB 2440—A bill to be entitled An act relating to Broward County; enlarging and extending the corporate limits of the City of Cooper City to include specified unincorporated lands within the City of Cooper City corporate limits; preserving the zoning of the unincorporated lands; providing for referendums by separate votes of the registered electors of the City of Cooper City and of the areas proposed to be annexed; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Governmental Operations and Senators Malchon, Davis, Jenne, Gardner, Grant, Gordon, Plummer, Myers, Langley, Kurth, Weinstock, Wexler, Kiser, Girardeau, Crenshaw, Beard, McKay, Jennings, Yancey, Dudley, Souto, Scott, Thomas, Johnson, Walker, Childers, Kirkpatrick and Thurman—

CS for SB 2—A bill to be entitled An act relating to clean indoor air; amending s. 386.202, F.S.; providing additional legislative intent; amending s. 386.203, F.S.; modifying definitions; amending s. 386.204, F.S.; clarifying an exception to prohibition against smoking in a public place; amending s. 386.205, F.S.; providing additional places that may not be designated as smoking areas; modifying requirements for designating a patient's room as a smoking area; eliminating some exceptions to the square footage limitation for smoking areas in certain public places; prohibiting smoking areas from containing common areas used by the public; amending s. 386.206, F.S.; modifying authorization for certain discretionary signs; amending s. 386.207, F.S.; providing for the enforcement of s. 386.204, F.S.; providing penalties; amending s. 386.208, F.S.; providing jurisdiction of county courts for purposes of enforcing s. 386.204, F.S.; creating s. 386.211, F.S.; making it unlawful to interfere with a person who reports certain violations; providing for enforcement; creating s. 386.212, F.S.; requiring public announcements in certain public transportation terminals that smoking is allowed only in designated areas; creating s. 386.213, F.S.; specifying that the act does not apply to certain facilities; providing an effective date.

By the Committee on Health and Rehabilitative Services—

CS for SB 78—A bill to be entitled An act relating to pest control; transferring the Office of Entomology Services of the Department of Health and Rehabilitative Services to the Department of Agriculture and Consumer Services; providing for location of the Office of Entomology Services; transferring and continuing existing rules and pending judicial

and administrative proceedings; amending ss. 482.011-482.071, 482.091-482.165, 482.183-482.191, 482.211-482.231, 482.241, F.S.; transferring, renumbering, and amending ss. 482.081, 482.201, F.S.; creating ss. 482.155, 482.156, 482.1821, 482.2401, F.S.; and repealing ss. 482.182, 482.25, F.S.; providing for administration of pest control regulation by the Department of Agriculture and Consumer Services; revising statutes relating to the licensing and regulation of the performance and provision of pest control services and to the enforcement of liens against property for money owing for labor or services performed or materials furnished for pest control; providing for license, examination, renewal, and other fees; increasing the limit on an administrative fine; providing that it is unlawful to close a pest control business and open up a new pest control business under certain circumstances; providing penalties; providing for disposition and use of revenues from fees and fines; providing exemptions; providing for construction of act; repealing s. 15, ch. 82-229, s. 18, ch. 89-180, and s. 2, ch. 89-198, Laws of Florida, which provide for termination of ss. 482.011-482.25, F.S., effective October 1, 1992; providing an appropriation; providing an effective date.

By the Committee on Finance, Taxation and Claims; and Senators Dudley, Malchon, Wexler, Kiser, Grant, Langley, Jennings and Forman—

CS for SJR 106—A joint resolution proposing an amendment to Section 6, Article VII of the State Constitution relating to the homestead tax exemption.

By the Committee on Finance, Taxation and Claims; and Senators Dudley, Wexler, Gardner, Souto, Grant, Kurth and Bruner—

CS for SJR's 110, 234, 258 and 1418—A joint resolution proposing an amendment to Section 4 of Article VII of the State Constitution, relating to assessment of homestead property.

By the Committee on Health and Rehabilitative Services; and Senator Weinstock—

CS for SB 270—A bill to be entitled An act relating to substance abuse impairment; creating ss. 397.301, 397.305, 397.311, 397.321, 397.401, 397.403, 397.405, 397.406, 397.407, 397.409, 397.411, 397.415, 397.419, 397.427, 397.431, 397.451, 397.461, 397.471, 397.481, 397.501, 397.581, 397.601, 397.675, 397.6751, 397.6752, 397.6758, 397.6759, 397.677, 397.6771, 397.6772, 397.6773, 397.6774, 397.6775, 397.679, 397.6791, 397.6793, 397.6795, 397.6797, 397.6798, 397.6799, 397.681, 397.6811, 397.6814, 397.6815, 397.6818, 397.6819, 397.6821, 397.6822, 397.693, 397.695, 397.6951, 397.6955, 397.6957, 397.697, 397.6971, 397.6975, 397.6977, 397.701, 397.702, 397.705, 397.706, 397.752, 397.753, 397.754, 397.801, 397.811, 397.821, 397.901, F.S.; creating the "Alcohol and Other Drug Services Act of 1992"; providing legislative findings, intent, and purpose; providing definitions; providing duties of the Department of Health and Rehabilitative Services; providing licensure requirements, including applications, fees, and exemptions, and providing criminal penalties and injunctive relief for violations; providing for joint regulation of certain state-operated programs; providing for rules waivers for alternative services; providing for the issuance and renewal of probationary, interim, and regular licenses for service providers and licensable service components; authorizing the department to enter and inspect premises and records; providing for denial, suspension, and revocation of licenses and for other remedies, including an administrative fine; requiring service providers to maintain quality assurance programs; providing for confidentiality of service provider records; providing for review and repeal; providing for need determinations and selection of medication treatment providers and injunctions against unlawful operation; providing client responsibility for cost of services and requiring certain providers to establish sliding scale fee systems; providing immunity from civil and criminal liability; requiring background checks of service provider personnel in direct contact with unmarried minor clients or developmentally disabled clients, and providing certain exemptions and certain disqualification from receiving state funds; providing criminal penalties for unlawful activities relating to personnel; requiring fingerprinting and providing exceptions; providing for confidentiality of personnel information; providing for review and repeal; establishing service provider owner, director, personnel, and facility standards; providing applicability of Community Alcohol, Drug Abuse, and Mental Health Services Act; establishing the rights of clients, including the rights to judicial petition and habeas corpus and to counsel; providing for confidentiality of client records and providing exceptions; providing for review and repeal; providing for voluntary admission for substance abuse impairment services; forbidding local ordinances affecting substance abuse impairment and providing a

limited exception and petition for detention and treatment in secure facilities of habitual abusers; providing for involuntary admissions for substance abuse services, including protective custody, emergency admission, and other involuntary admissions for purposes of assessment, stabilization, and treatment; providing for involuntary admission hearings; requiring certain parental participation; authorizing refusal under certain circumstances to admit clients ordered to involuntary admission; providing criminal penalties for unlawful activities relating to client assessment and treatment; providing for the referral of substance abuse law offenders to service providers; providing for inmate substance abuse services and providing definitions and duties of the Department of Corrections; requiring coordination of substance abuse services delivery and establishing the positions of statewide and departmental coordinators; providing for specialized substance abuse services coordination for juveniles, including prevention and early intervention councils and emergency assessment and treatment services; authorizing substance abuse impairment training and continuing education programs; amending ss. 39.01, 39.046, 39.047, 39.063, 90.503, 231.1713, 393.0657, 394.4572, 401.445, 402.22, 402.24, 402.3057, 409.1757, 490.014, 491.014, 744.3215, 766.101, 790.06, 877.111, 893.15, 895.09, 945.12, 951.23, F.S., relating to juvenile justice, evidence, school personnel, developmental disability and mental health personnel, medical transportation, health and rehabilitative services, social assistance, psychological services, counseling services, guardianship, medical review committees, weapons and firearms, chemical substances, controlled substances, forfeiture proceedings, and state and county prisoners, to conform; repealing ss. 396.012, 396.022, 396.0429, 396.062, 396.072, 396.082, 396.092, 396.102, 396.105, 396.106, 396.112, 396.122, 396.131, 396.141, 396.151, 396.1515, 396.161, 396.173, 396.174, 396.175, 396.176, 396.177, 396.178, 396.179, 396.1815, 396.182, 396.052, 396.172, 396.1725, 396.032, 396.042, 396.0427, 396.181, 396.0425, 396.0815, 396.125, 396.1819, 396.1816, 396.1817, 396.1818, F.S., relating to alcoholism; repealing ss. 397.011, 397.021, 397.031, 397.041, 397.051, 397.0515, 397.0516, 397.0517, 397.0518, 397.052, 397.0525, 397.053, 397.054, 397.055, 397.056, 397.057, 397.061, 397.071, 397.0715, 397.0716, 397.0719, 397.081, 397.082, 397.091, 397.092, 397.093, 397.094, 397.095, 397.0961, 397.098, 397.099, 397.10, 397.12, 397.13, 397.14, 397.15, 397.16, 397.17, 397.18, 397.19, 397.20, 397.21, 397.215, 397.216, 397.217, 397.218, 397.22, F.S., relating to the treatment and rehabilitation of drug dependents; providing an effective date.

By the Committee on Governmental Operations and Senator Kirkpatrick—

CS for SB 336—A bill to be entitled An act relating to the Governor; creating s. 14.27, F.S.; creating the Office of the Chief Inspector General within the Executive Office of the Governor; providing for the appointment of the Chief Inspector General; providing powers and duties; providing an effective date.

By the Committee on Community Affairs and Senator Kirkpatrick—

CS for SB 426—A bill to be entitled An act relating to license taxes on mobile homes; amending s. 320.08, F.S.; allowing county commissions to choose between alternative methods for taxing mobile homes; requiring the tax collector to ascertain certain information; amending s. 320.081, F.S.; conforming that section to the amendments to s. 320.08, F.S.; providing an effective date.

By the Committee on Transportation—

CS for SB 586—A bill to be entitled An act relating to transportation; amending s. 341.302, F.S.; providing for development of a rail system plan; providing for inclusion of certain elements of the plan; amending s. 341.3025, F.S.; prescribing rulemaking authority of entities that own or operate certain public rail systems; amending s. 341.303, F.S.; providing for funding of rail systems; amending s. 343.54, F.S.; requiring plans for expansion of service of the Tri-County Commuter Rail Authority to be consistent with local comprehensive plans; amending s. 343.64, F.S.; prescribing powers of the Central Florida Commuter Rail Authority with respect to feeder transit services and purchase of insurance; requiring the authority to adopt a plan of development; amending s. 343.73, F.S.; providing for membership of the governing board of the Tampa Bay Commuter Rail Authority; amending s. 343.74, F.S.; providing the authority with power to purchase insurance; providing an effective date.

By the Committee on Health and Rehabilitative Services—

CS for SB 620—A bill to be entitled An act relating to health care; amending s. 395.001, F.S.; revising legislative intent; deleting references to ambulatory surgical centers; amending s. 395.002, F.S.; revising defini-

tions for purposes of ss. 395.001-395.0385, F.S.; amending s. 395.003, F.S.; revising cross-references; deleting a requirement that the Department of Health and Rehabilitative Services license Medicare-certified ambulatory surgical centers; providing additional information to be specified on hospital licenses; revising the circumstances under which a hospital may operate at more than its licensed capacity; amending s. 395.004, F.S.; revising licensure requirements; providing for provisional licenses; providing for deposit of license fees into the Planning and Evaluation Trust Fund; amending s. 395.006, F.S.; revising circumstances under which the department may accept inspections by accrediting organizations in lieu of its own inspections for licensure; deleting the exemption from public records law provided for inspection reports; amending s. 395.008, F.S.; deleting certain limitations on the release of hospital inspection reports; transferring and amending s. 395.007, F.S.; increasing the time for department review of hospital construction plans; transferring and amending s. 395.041, F.S.; authorizing hospitals to obtain approval of cooperative agreements from the Department of Health and Rehabilitative Services; providing criteria for approval; providing for a review of a decision by the department under ch. 120, F.S.; providing for the department to terminate its approval of such an agreement; revising requirements for hospital risk management programs; revising reporting requirements; increasing the penalty for violating reporting requirements; deleting a requirement that the department conduct certain reviews of risk management programs; deleting requirement for department to distribute information bulletins; requiring the department to publish a summary of hospital incident reports; amending s. 395.011, F.S.; prohibiting denial of staff membership or professional clinical privileges to psychologists solely because of licensure under chapter 490; prohibiting hospitals from denying clinical privileges to specified practitioners solely because they do not participate in the Florida Birth-Related Neurological Injury Compensation Plan; deleting requirement that hospitals develop rules and procedures for consideration of psychologist applications; adding psychologist to the list of professionals a hospital's medical staff may consider for staff membership; amending s. 395.0115, F.S.; revising requirements pertaining to peer review and disciplinary actions by hospitals; amending s. 395.014, F.S.; conforming terminology to changes made by the act; amending s. 395.017, F.S.; deleting provisions pertaining to the release of patient records; creating s. 395.0171, F.S.; requiring hospital emergency departments to be capable of specified communications with life support vehicles and aircraft and municipal aid channels; transferring and amending s. 395.0141, F.S., relating to inventories of hospital emergency departments; deleting a reporting requirement; transferring and amending s. 395.0142, F.S.; revising legislative intent; revising definitions; providing additional requirements for hospitals that offer emergency services; providing requirements for transferring patients between hospitals; requiring hospitals to submit transfer plans to the department; providing requirements for obtaining financial information from emergency admissions; revising requirements for maintaining certain records; providing additional penalties; requiring the department to report certain incidents to the Department of Professional Regulation; transferring and amending ss. 395.0146, 395.0147, 395.0201, F.S.; correcting cross-references; revising notification requirements following contact with an infectious patient; amending s. 395.0205, F.S.; requiring hospitals to adopt policies for reporting child abuse and assisting in investigations; transferring s. 395.016, F.S., relating to patient records; transferring and amending s. 395.009, F.S.; conforming terminology; transferring and amending s. 395.0101, F.S.; revising waste disposal requirements for hospitals; transferring and amending s. 395.0175, F.S.; revising requirements pertaining to complaint investigations by the department; transferring and amending s. 395.018, F.S.; increasing certain administrative fines; providing additional penalties; transferring and amending s. 395.005, F.S.; providing additional rulemaking authority for the department; creating s. 395.111, F.S.; providing legislative intent; creating s. 395.112, F.S.; providing definitions for purposes of ss. 395.111-395.127; creating s. 395.113, F.S.; requiring ambulatory surgical centers to be licensed by the department; providing licensure application requirements; providing for provisional licenses; providing for license expiration; creating s. 395.114, F.S.; providing license fees; providing for deposit of such fees in the Planning and Evaluation Trust Fund; creating s. 395.115, F.S.; authorizing the department to inspect and investigate ambulatory surgical centers; authorizing the department to accept licensure inspections by accrediting organizations; providing inspection fees; creating s. 395.116, F.S.; providing requirements for maintaining inspection reports and making them available; creating s. 395.117, F.S.; providing for construction inspections of ambulatory surgical centers; providing for inspection fees; providing for deposit of the fees in the Planning and Evaluation Trust Fund; creating s. 395.118, F.S.; requiring ambulatory surgical centers to establish risk

management programs; providing program requirements; providing reporting requirements; providing for penalties; exempting certain records from public disclosure requirements; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; requiring the department to report certain incidents to the Department of Professional Regulation; creating s. 395.119, F.S.; providing requirements for ambulatory surgical centers in considering applications for staff membership and clinical privileges; exempting certain disciplinary board records from discovery in civil actions; creating s. 395.121, F.S.; requiring ambulatory surgical centers to provide for peer review and disciplinary actions; exempting certain peer review records from public disclosure requirements; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; exempting certain peer review records from discovery in civil actions; creating s. 395.122, F.S.; requiring that chiropractors be given access to diagnostic reports; creating s. 395.123, F.S.; providing requirements for clinical laboratory tests and X rays accepted by ambulatory surgical centers; creating s. 395.124, F.S.; providing requirements for waste disposal; creating s. 395.125, F.S.; providing procedures and requirements for complaint investigations by the department; creating s. 395.126, F.S.; providing penalties; creating s. 395.127, F.S.; providing rulemaking authority; creating s. 395.212, F.S.; providing definitions; providing purpose; requiring medical facilities to observe specified patient rights standards; providing requirements for information disclosure to patients; creating s. 395.213, F.S.; providing requirements for the release of patient records; exempting certain patient records from public disclosure requirements; providing for future legislative review of these exemptions pursuant to the Open Government Sunset Review Act; transferring and amending s. 395.015, F.S.; revising requirements pertaining to patient billing; creating s. 395.217, F.S.; authorizing the department to investigate complaints against medical facilities; exempting certain investigation information from public disclosure requirements; providing for future legislative review of this exemption pursuant to the Open Government Sunset Review Act; creating s. 395.218, F.S.; providing rulemaking authority; transferring and amending s. 395.031, F.S.; revising definitions; providing for review of hospital trauma care plans by the department; transferring s. 395.032, F.S., relating to regional trauma planning; transferring and amending ss. 395.033, 395.0335, F.S.; correcting cross-references; deleting an obsolete provision; requiring the department to initiate selection of replacement trauma centers under certain circumstances; providing for notice to, and recommendations by, local and regional trauma agencies; requiring confirmation of consistency with the local or regional plan; transferring and amending s. 395.034, F.S.; revising the payment methodology for provisional state-approved and state-approved trauma centers; transferring and amending ss. 395.0345, 395.035, F.S.; revising requirements for trauma registry data; correcting cross-references; deleting obsolete provisions; transferring and amending s. 395.036, F.S., relating to emergency medical service providers; providing for developing regional trauma protocols; transferring and amending s. 395.037, F.S.; correcting cross-references; transferring and amending s. 395.102, F.S.; revising definitions pertaining to the regulation of rural hospitals; transferring and amending ss. 395.01465, 395.103, 395.104, F.S.; requiring the department to adopt rules under which rural hospitals may designate inactive beds; providing requirements for emergency medical care; correcting cross-references; transferring and amending ss. 395.101, 395.1015, 395.0185, F.S.; providing for payment of penalties and assessments upon transfer of ownership of a hospital; correcting cross-references and conforming terminology; deleting obsolete provisions; transferring and amending s. 395.0172, F.S.; providing for the Department of Insurance rather than the Department of Health and Rehabilitative Services to provide for the registration and regulation of persons who perform utilization review services; repealing ss. 395.012, 395.013, 395.0143, 395.0144, 395.0165, F.S., relating to the prescription of laetrile; the prescription of DMSO; the provision of emergency medical services; and penalties for altering patient records; amending s. 394.463, F.S.; revising detention period for involuntary examination of certain patients; conforming cross-references to changes made by the act; amending ss. 119.07, 154.205, 196.012, 212.02, 320.0801, 322.0602, 381.004, 381.026, 381.702, 381.703, 381.706, 385.202, 390.011, 392.62, 394.4785, 394.4787, 394.4789, 396.172, 400.021, 401.425, 401.45, 401.48, 407.002, 407.50, 407.51, 409.906, 409.911, 409.918, 427.708, 440.13, 458.331, 459.015, 461.013, 468.302, 468.304, 468.505, 483.041, 483.285, 483.610, 626.941, 626.943, 627.351, 627.357, 627.6056, 627.6616, 627.912, 641.55, 743.064, 766.101, 766.105, 766.110, 766.208, 766.305, 766.314, 768.13, 817.234, 893.02, 945.601, F.S.; correcting cross-references to conform to changes made by the act; providing a definition of ambulatory care center; requiring those centers to register with the Department of Health

and Rehabilitative Services; prohibiting doing business without a valid registration; requiring an applicant for registration to submit certain information; requiring the department to issue a registration certificate under certain conditions; requiring health care services to be provided by appropriate, licensed health care professionals; providing prohibitions; providing penalties; providing for temporary suspension of registration; providing for denial, suspension, or revocation of registration; reviving and readopting provisions of ch. 395, F.S., notwithstanding repeals scheduled under the Regulatory Sunset Act; providing an effective date.

By the Committee on Governmental Operations and Senator Diaz-Balart—

CS for SB 720—A bill to be entitled An act relating to invitations to bid, requests for proposals, and related documents; amending s. 119.07, F.S.; exempting from public records requirements certain invitations to bid and requests for proposals and related documents; providing an exception; providing for review and repeal; providing an effective date.

By the Committee on Criminal Justice and Senators Malchon and Kurth—

CS for SB 782—A bill to be entitled An act relating to weapons and firearms; amending s. 790.31, F.S.; defining the terms “dragon’s breath shotgun shells,” “bolo shells,” and “flechette shells”; prohibiting the manufacture, sale, delivery, and possession of dragon’s breath shotgun shells, bolo shells, or flechette shells; providing penalties; revising an exemption to such prohibitions provided for law enforcement officers; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senator Dantzer—

CS for SB 820—A bill to be entitled An act relating to delinquent children; creating s. 39.0215, F.S.; providing for administering county and municipal juvenile delinquency programs and facilities, including secure detention facilities; providing for transfers of children; providing for payment of children performing services in work programs; requiring that county and municipal programs comport with state law and department rules and coordinate with other services; requiring quarterly inspections and evaluations by the department; ensuring the training of personnel; providing enforcement powers to the Department of Health and Rehabilitative Services; providing for injunctions and termination proceedings; amending s. 39.057, F.S.; authorizing county and municipal boot camps; providing for injunctions and termination proceedings; amending s. 39.054, F.S.; providing for the conversion of certain orders of restitution into judgment liens; providing an effective date.

By the Committee on Agriculture and Senators Gardner and Souto—

CS for SB 832—A bill to be entitled An act relating to food safety; amending s. 381.006, F.S.; eliminating specified functions from the environmental health program conducted by the Department of Health and Rehabilitative Services; providing for a specified surcharge; transferring, renumbering, and amending s. 381.007, F.S.; providing that the Department of Agriculture and Consumer Services shall administer and enforce the provisions of the “Bottled Water Act”; transferring, renumbering, and amending s. 381.0071, F.S.; providing that the Department of Agriculture and Consumer Services shall administer and enforce the provisions of the “Water Vending Machine Protection Act”; amending s. 381.0072, F.S.; revising duties of the Department of Health and Rehabilitative Services relating to food services licensed under chapters 500 and 509, F.S.; deleting reference to certain restaurants, grocery stores, and food processors; revising definitions; deleting reference to a contract between the Division of Hotels and Restaurants of the Department of Business Regulation and the Department of Health and Rehabilitative Services; providing for transfer of a portion of certain food service establishment licensing fees to the Department of Health and Rehabilitative Services; specifying use of funds; removing responsibility for food manager certification from the Department of Health and Rehabilitative Services; abolishing the Food Services Standards Advisory Council; deleting authority to grant variances; transferring the powers, duties, and responsibilities associated with the “Water Vending Machine Protection Act” and the “Bottled Water Act” from the Department of Health and Rehabilitative Services to the Department of Agriculture and Consumer Services; creating s. 500.509, F.S.; providing a short title; providing legislative intent; providing definitions; providing permitting requirements for packaged ice plant operators and dealers; providing fees; providing operating standards; providing for enforcement by the Department of Agriculture and Consumer Services; providing for penalties and an administrative fine; preempting

to the state the regulation of packaged ice plants, packaged ice plant operators, and packaged ice dealers; amending s. 381.0061, F.S., relating to administrative fines, to conform; amending s. 500.03, F.S.; revising definitions; defining “convenience store,” “food establishment,” and “food outlet,” “food service establishment,” “minor food outlet,” and “retail food store”; amending s. 500.04, F.S.; expanding prohibited acts to include alteration, destruction, or removal of specified labeling information; amending s. 500.09, F.S.; expanding and clarifying provisions which require the Department of Agriculture and Consumer Services to adopt rules governing food products; authorizing certain exemptions from labeling requirements; amending s. 500.12, F.S.; requiring food permits; providing exemptions; providing an application fee; providing that the Department of Agriculture and Consumer Services shall be the exclusive permitting authority for all food outlets, retail food stores, food establishments, and minor food outlets; providing legislative intent; creating s. 500.1465, F.S.; authorizing the department to inspect all entities permitted under ch. 500, F.S.; providing inspection requirements and procedures; amending s. 500.121, F.S.; increasing a fine for specified violations; amending s. 500.146, F.S.; expanding the department’s authority to adopt rules; revising provisions relative to analytical work; creating s. 500.165, F.S.; prohibiting carriers to transport food items in certain vehicles or rail cars; providing for standards by rule; providing an administrative fine; providing a penalty; amending s. 500.167, F.S.; revising provisions which provide exemptions for carriers engaged in interstate commerce; amending ss. 502.091, 502.165, 502.191, F.S.; clarifying and updating references; amending s. 502.231, F.S.; revising penalty and injunction provisions; providing for administrative fines; providing for suspension or revocation of permit; providing applicability to milk and milk product producers and handlers; amending s. 509.013, F.S.; revising an exclusion from the definition of “public food service establishment”; amending s. 509.032, F.S.; deleting authority of the division to contract for inspection of public lodging and food service establishments; revising the schedule of inspections of public food service establishments; providing for adoption and enforcement of sanitation rules by the division; providing for variances from construction standards; providing fees; providing duties of the division relating to emergencies and to temporary food service events; requiring county health units to provide certain notice to the division; amending s. 509.036, F.S.; providing use of food service establishment license fees to fund examination of inspectors; creating s. 509.039, F.S.; requiring the division to provide for certification of managers of certain food service establishments; providing for transfer of programs, personnel, and funds to the division at a time certain; providing for positions; repealing s. 381.297, F.S., relating to the Office of Restaurant Programs of the Department of Health and Rehabilitative Services; amending s. 583.09, F.S.; requiring food permits for egg dealers and poultry dealers; amending s. 583.022, F.S.; providing for the refrigeration of eggs for sale or processing; providing temperature requirements; amending s. 585.002, F.S.; requiring the department to establish a fee schedule for specified costs; amending s. 585.21, F.S.; revising provisions relating to the sale of biological products; amending s. 585.90, F.S., relating to inspection, stop-sale orders, condemnation, and destruction of animal products; creating s. 585.902, F.S.; providing causes for seizure and condemnation of animal products; creating s. 585.903, F.S.; providing procedures with respect to seizure of animal products; providing a penalty; providing for suspension or revocation of permit; providing a fine; creating s. 585.904, F.S.; providing for condemnation, sale, and release of seized animal products; amending s. 571.11, F.S.; correcting a cross-reference; providing effective dates.

By the Committee on Transportation and Senator Forman—

CS for SB 876—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; providing criteria for the Department of Transportation to apply in determining whether to contract with local governmental or private entities for work to be performed; amending s. 110.205, F.S.; revising the titles of two department employees who are exempt from career service; amending s. 119.07, F.S., relating to confidentiality of records; conforming a cross-reference; amending s. 206.46, F.S.; providing for the transfer of certain funds from the State Transportation Trust Fund into the Right-of-Way Acquisition and Bridge Construction Trust Fund; amending s. 212.69, F.S., relating to distribution of the proceeds of the tax on motor and special fuels; revising and conforming cross-references; amending s. 215.605, F.S.; providing for the transfer of excess funds from the Right-of-Way Acquisition and Bridge Construction Trust Fund to the State Transportation Trust Fund; amending s. 287.055, F.S.; authorizing the acquisition of services of a real estate appraiser through negotiation; improving clarity; amending s. 335.18, F.S.; amending a cross-reference to conform to the repeal of s. 335.189, F.S., by this act; amending s. 335.181, F.S.; providing legislative findings,

policy, and purpose relating to the regulation of access to the State Highway System; amending s. 335.182, F.S.; deleting the authority for local governments to adopt access standards which exceed state standards; providing definitions; amending s. 335.1825, F.S.; providing requirements regarding the construction or alteration of an access connection and the costs for such alterations; amending s. 335.183, F.S.; deleting the requirement that the department assess a fee of at least \$25 for each permit application; amending s. 335.184, F.S.; requiring that an access permit be filed in the appropriate department district; providing criteria under which a permit may be denied; providing remedies for such denial; amending s. 335.185, F.S.; deleting the authority for the department to require joint use of access; authorizing the department to extend the duration of a permit; amending s. 335.187, F.S.; providing requirements relating to unpermitted access connections and the issuance of nonconforming permits; amending s. 335.188, F.S.; providing criteria for the adoption of an access management system by the department; providing notice requirements; repealing s. 335.189, F.S., relating to the delegation of the department's permitting authority; amending s. 335.20, F.S., the Local Government Transportation Assistance Act; prescribing priority for funding projects; deleting obsolete provisions; authorizing the department to fund up to 50 percent of the cost of certain local government projects; amending s. 337.25, F.S.; authorizing the department to exchange functionally equivalent property; improving clarity; authorizing the department to use a staff appraiser to appraise certain surplus property; amending s. 337.26, F.S.; authorizing the chief administrative officer of the Office of the Florida Turnpike to execute instruments of sale, lease, or conveyance of property; amending s. 337.27, F.S.; authorizing the chief administrative officer of the Office of the Florida Turnpike to execute eminent domain resolutions; amending s. 337.273, F.S., pertaining to transportation corridors; deleting a required map of reservation; clarifying the estimated-dates-of-construction requirement; amending s. 337.276, F.S.; clarifying that advanced acquisition of right-of-way does not prohibit advancement of construction phases; expanding the projects eligible to receive right-of-way acquisition bond proceeds; requiring that the use of bond proceeds for those projects be specifically identified in the tentative work program; amending s. 337.407, F.S.; allowing a municipality or county to authorize the installation, without public bid, of bus benches and shelters and advertising contained thereon within the right-of-way limits of municipal or county roads; authorizing the continued use of transit bus benches already in existence which do not meet departmental size requirements; amending s. 338.251, F.S.; providing a limitation on the advancement of funds from the Toll Facilities Revolving Trust Fund; providing for annual compounding of interest on advances made from such funds; authorizing retroactive application of interest in certain cases; providing that interest may not be charged on advances made for projects that are assumed by the Office of the Florida Turnpike; providing a repayment schedule for advances made for such projects; amending s. 339.08, F.S.; prohibiting the department from funding the administrative expenses of commuter rail authorities that do not provide rail service; deleting obsolete provisions; amending s. 339.135, F.S.; defining the term "district work program" to include the work program of the Office of the Florida Turnpike; changing the deadline for the submittal of the tentative work program; changing procedures regarding the development of the work program; deleting an unnecessary prohibition against including unlawful projects in the tentative work program or allocating funds to them; revising requirements for the list of projects that could begin construction if funding becomes available; correcting a cross-reference; authorizing inter-district loans that meet certain requirements; revising amendment procedures for the adopted work program; amending ss. 334.045, 334.046, 339.12, 339.136, 339.175, F.S., to conform; amending s. 339.155, F.S., pertaining to transportation planning; creating the Metropolitan Planning Organization Advisory Council in place of a committee; revising procedures and notice for public hearings on transportation systems planning, facility and site selection, and design selection; amending s. 339.175, F.S., pertaining to metropolitan planning organizations; deleting an obsolete deadline; specifying the powers and duties of the Metropolitan Planning Organization Advisory Council; amending s. 341.031, F.S.; revising definitions pertaining to public transit; amending s. 341.051, F.S.; deleting an obsolete requirement relating to investment policy; revising state funding limitations for federally assisted public transit capital projects; improving clarity; amending s. 341.052, F.S.; revising public transit block grant procedures; providing for minimum funding; amending s. 348.0004, F.S.; prohibiting the project of an expressway authority under certain conditions; repealing s. 337.241, F.S., which relates to maps of reservation; providing an effective date.

By the Committee on Finance, Taxation and Claims; and Senators Forman and Gardner—

CS for SB 1000—A bill to be entitled An act relating to the records of the Department of Highway Safety and Motor Vehicles; amending s. 319.25, F.S., relating to certificates of title of certain motor vehicles and mobile homes; providing for the confidentiality of the address of a titleholder; providing exceptions; prohibiting a person from selling, giving away, or allowing the copying of an address unless authorized; providing a criminal penalty; amending s. 320.03, F.S., relating to duties of tax collectors; providing for the confidentiality of the address of a person licensed under ch. 322, F.S., or a registered owner or titleholder under chs. 319 or 320, F.S.; providing exemptions; prohibiting a person from selling, giving away, or allowing the copying of an address unless authorized; providing a criminal penalty; amending s. 320.05, F.S., relating to registration certificates of certain motor vehicles and mobile homes; providing for the confidentiality of the address of a registered owner; providing exceptions; prohibiting a person from selling, giving away, or allowing the copying of an address unless authorized; providing a criminal penalty; reorganizing provisions of section; amending s. 322.20, F.S., relating to drivers' licenses; providing for the confidentiality of the address of a licensed driver; providing exceptions; prohibiting a person from selling, giving away, or allowing the copying of an address unless authorized; providing a criminal penalty; deleting the authority for a licensee under ch. 493, F.S., to obtain certain records; updating a cross-reference; providing an effective date.

By the Committees on Finance, Taxation and Claims; Transportation; and Senators Kiser and Bankhead—

CS for CS for SB 1014—A bill to be entitled An act relating to motor vehicle inspection; amending s. 325.202, F.S.; clarifying that inspection certificates can be issued by reinspection facilities; adding a definition of "reinspection facility" and a definition of "dealer certificate"; amending s. 325.203, F.S.; removing an exemption; providing an exemption for new motor vehicles that are used as rental vehicles; providing for inspection of vehicles owned or leased by federal and local governments; specifying the period for which a dealer certificate is valid; amending s. 325.209, F.S.; excluding vehicles offered for retail sale from eligibility for waiver; clarifying when repair expenses must occur; providing a limitation on the eligibility for a waiver from inspection requirements for persons who perform their own repairs; amending s. 325.211, F.S.; deleting requirement pertaining to when repairs must occur; amending s. 325.212, F.S.; changing the term "certified" to "licensed"; clarifying the Department of Highway Safety and Motor Vehicle's responsibility to monitor and evaluate reinspection facilities; providing that a reinspection facility may assess a fee for the reinspection of a vehicle that was not repaired by such facility; providing a limitation on such fees; amending s. 325.213, F.S.; providing for nonrefundable fees; deleting requirement for national criminal background check; providing for payment of processing costs by the applicant; providing for imposition of civil fines on reinspection facilities and self-inspectors for violations of law or rules; authorizing joint application for a self-inspector license; providing requirements for such licensure; amending s. 325.214, F.S.; establishing inspection delinquency fee date to be consistent with registration delinquency fee date; exempting certain vehicles; amending s. 325.216, F.S.; prohibiting fraudulent acts or presentation of fraudulent documentation or information and providing penalties therefor; providing an effective date.

By the Committees on Community Affairs and Commerce and Senators Jenne and Grant—

CS for CS for SB 1026—A bill to be entitled An act relating to convenience business security; creating s. 812.1701, F.S.; providing a short title; amending s. 812.171, F.S.; providing for the definition of the term "convenience business"; amending s. 812.172, F.S.; providing for legislative intent; creating s. 812.1725, F.S.; providing for preemption; amending s. 812.173, F.S.; revising language with respect to convenience business security; amending s. 812.174, F.S.; revising language with respect to the training of employees; amending s. 812.175, F.S.; providing for enforcement; creating a Convenience Business Security Act Trust Fund; providing for fines and injunctive relief; providing for the authority of the Attorney General; authorizing the Department of Legal Affairs to adopt rules; providing an effective date.

By the Committee on Criminal Justice and Senators Grant and Crotty—

CS for SB 1034—A bill to be entitled An act relating to substance abuse punishment; amending s. 893.13, F.S.; authorizing probation alternatives for persons convicted of second-degree felony and third-degree felony for certain drug crimes; amending s. 921.187, F.S.; authorizing sentencing alternatives for persons convicted of a second-degree felony or third-degree felony for certain drug crimes; amending s. 948.001, F.S.; providing a definition; creating s. 948.034, F.S.; providing for placement on probation with set conditions; authorizing residential supervision in a community residential drug punishment center in certain circumstances; providing penalties for violation of probation; providing for reports; providing for the Department of Corrections to adopt rules; amending s. 948.04, F.S.; exempting drug probationers from time limit; providing for fines; providing an alternative for persons unable to pay fines; providing an effective date.

By the Committees on Community Affairs; Finance, Taxation and Claims; and Senator Jenne—

CS for CS for SB 1062—A bill to be entitled An act relating to ad valorem tax administration; amending s. 200.065, F.S.; revising provisions which authorize a taxing authority to adjust its adopted millage rate without public hearing when the variance between the certified assessment roll and the roll as subsequently changed exceeds a specified percentage; revising that percentage; authorizing a short form notice of proposed property taxes to be mailed in lieu of mailing a corrected notice when there is an error in the original notice; providing approval of the form of the notice by the Executive Director of the Department of Revenue or his designee; specifying the error that may be corrected in this manner; clarifying that this section generally controls over inconsistent special laws and precluding invalidation of budgets or ad valorem tax levies for failure to comply with conflicting special law provisions; amending s. 200.069, F.S.; prescribing a method for correction of errors in the notice of proposed property taxes; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senator Malchon—

CS for SB 1096—A bill to be entitled An act relating to health care; creating s. 745.40, F.S.; providing a short title; creating s. 745.405, F.S.; providing legislative findings and intent; amending s. 745.41, F.S.; providing definitions; amending s. 745.42, F.S.; providing a procedure for making advance directives; providing for designation of a surrogate and alternate surrogate; providing that a declaration may be a separate document; requiring notification of a patient's physician that an advance directive exists; creating s. 745.421, F.S.; providing a suggested form of a health care surrogate directive and a declaration; providing that a declaration prepared as a separate document from a health care surrogate directive may include additional directions; providing for severability; creating s. 745.425, F.S.; providing for revocation of an advance directive; providing for automatic revocation of appointment of a spouse as a surrogate if the marriage is dissolved; exempting from civil and criminal liability a person who has no actual knowledge of revocation; requiring a revocation to be included in the medical record; amending s. 745.43, F.S.; providing for a presumption of capacity; amending s. 745.44, F.S.; deleting a restriction on physicians evaluating a patient's capacity; requiring physicians to document their determinations about a patient's capacity in the patient's medical and clinical records; providing for periodic evaluation of an incapacitated patient; creating s. 745.445, F.S.; providing a procedure in the absence of an advance directive or declaration or appointment of a surrogate; providing that the absence of an advance directive creates no presumption regarding a patient's consent or refusal to consent to certain health care decisions; providing for a proxy to make certain health care decisions and specifying conditions; providing for certain persons to replace a surrogate or to function as a proxy if a surrogate was not appointed in an advance directive; excluding certain persons from serving as a proxy; amending s. 745.45, F.S.; providing the responsibilities of a surrogate; providing that a surrogate's consent is not required when the patient, during capacity, consented to a do-not-resuscitate order; providing that the authority of a surrogate takes precedence over a durable power of attorney granted by a court-appointed guardian of the person under certain conditions; amending s. 745.46, F.S.; providing restrictions on surrogate consent authority; allowing consent related to restrictions if expressly authorized in the health care surrogate directive; amending s. 745.50, F.S.; providing for responsibilities of health care providers; requiring health care providers who refuse to comply with a patient's declaration or a surrogate's treatment decision to make reason-

able efforts to transfer the patient to another health care provider; requiring health care providers to inform patients of their policies relating to advance directives; requiring expedited judicial intervention; requiring compliance with the patient's wishes if efforts to transfer are unsuccessful; providing for payment of the expenses of expedited judicial intervention and transfer; providing that an advance directive of a pregnant terminally ill patient may not be honored after viability; creating s. 745.503, F.S.; providing definitions; providing for refusal of cardiopulmonary resuscitation through a do-not-resuscitate order; providing for honoring do-not-resuscitate orders; providing a presumption of consent to cardiopulmonary resuscitation for a person who is admitted to a hospital; requiring periodic review of the condition of a patient for whom consent to a do-not-resuscitate order has been given; providing a procedure for a physician to rescind a do-not-resuscitate order; transferring, renumbering, and amending s. 745.47, F.S.; providing for judicial review of a surrogate's decisions; providing for review of a surrogate's refusal to revoke a do-not-resuscitate order when such revocation appears to be in the patient's best interest; providing for a court order that a surrogate's health care decision be honored; amending s. 745.51, F.S.; providing immunity from liability in connection with the decisions of surrogates; creating s. 745.511, F.S.; providing immunity from liability for carrying out specified health care decisions; providing a presumption that a declaration was made voluntarily; creating s. 745.512, F.S.; prohibiting mercy killing and euthanasia; distinguishing withholding and withdrawing of life-prolonging procedures from suicide; creating s. 745.513, F.S.; providing that making a health care surrogate directive or declaration may not affect life insurance policies held or purchased; creating s. 745.514, F.S.; prohibiting falsification, forgery, or willful concealment, cancellation, or destruction of a health care surrogate directive or declaration or of a revocation of such document; providing penalties; creating s. 745.515, F.S.; providing for recognition of advance directives legally created before a specified date; creating s. 745.516, F.S.; providing that the rights created in this chapter are cumulative to other existing rights; creating s. 745.517, F.S.; recognizing an advance directive or declaration that was validly created in another state; amending s. 745.52, F.S.; providing for rulemaking; repealing s. 745.49, F.S., relating to expiration of the designation of a health care surrogate; repealing ss. 765.01-765.15, F.S., the "Life-Prolonging Procedure Act of Florida"; repealing s. 765.17, F.S., relating to the recognition of a declaration executed in another state; providing an effective date.

By the Committee on Governmental Operations and Senator Davis—

CS for SB 1106—A bill to be entitled An act relating to the acquisition of motor vehicles and buses; providing a definition of the term "alternative fuel"; requiring regional transportation authorities that operate more than a specified number of motor vehicles and buses to acquire vehicles, after a specified date, that are capable of using compressed natural gas, liquefied petroleum gas, or other alternative fuels; authorizing the Administration Commission to waive such requirements for a regional transportation authority under specified circumstances; requiring the Department of Environmental Regulation to review the effects of using alternative fuels in motor vehicles and buses; requiring school districts that operate more than a specified number of buses to acquire, after a specified date, buses that are capable of using compressed natural gas, liquefied petroleum gas, or other alternative fuels; authorizing the State Board of Education to waive such requirements for a school district under specified circumstances; providing reporting requirements for school districts and the State Board of Education; requiring the State Board of Education to adopt rules; requiring the Division of Motor Pool of the Department of General Services to approve, after a specified date, the acquisition of vehicles for certain state agencies which are capable of using compressed natural gas, liquefied petroleum gas, or other alternative fuels; authorizing the Department of General Services to waive such requirements for an agency under specified circumstances; requiring the Department of General Services to adopt rules; providing an effective date.

By the Committee on Criminal Justice and Senator Johnson—

CS for SB 1152—A bill to be entitled An act relating to victim assistance; amending s. 90.616, F.S.; providing that in criminal cases certain witnesses may not be excluded; amending ss. 775.089, 921.187, F.S.; clarifying provisions relating to orders of restitution; amending s. 960.03, F.S.; revising the definition of the terms "claimant," "crime," and "hearing officer" for the purposes of the Florida Crimes Compensation Act; amending and transferring s. 960.06, F.S.; providing for and expanding eligibility for awards under the Florida Crimes Compensation Act;

amending and transferring s. 960.04, F.S.; providing for the powers and duties of the Department of Legal Affairs; amending s. 960.05, F.S.; providing additional duties of the Crime Victims' Services Office; amending s. 960.07, F.S.; correcting a cross-reference to conform; amending s. 960.09, F.S.; providing for the designation of hearing officers by the Attorney General with respect to claims; providing for the referral of certain claims; amending s. 960.13, F.S.; authorizing the department to establish limits for compensation for certain situations; amending s. 960.16, F.S.; revising provisions relating to subrogation and providing that certain claims shall be subrogated; amending s. 960.17, F.S.; providing for enforcement of restitution orders; providing for interest on outstanding unpaid amounts of restitution orders, and for liens on real estate owned by the defendant; amending s. 960.20, F.S.; increasing certain additional costs; requiring clerks of court to collect and remit such amounts; amending s. 960.28, F.S.; providing for enforcement of restitution orders; repealing s. 960.24, F.S.; relating to the functions and duties of the Department of Legal Affairs; providing an effective date.

By the Committee on Transportation and Senators Forman, Kiser, Crenshaw, Langley and Jennings—

CS for SB 1178—A bill to be entitled An act relating to the Florida Intrastate Highway System; amending s. 338.001, F.S.; providing procedures for the adoption and modification of the Florida Intrastate Highway System Plan; amending s. 338.223, F.S.; providing procedures relating to use of certain nonturnpike funds on proposed turnpike projects; amending s. 338.2275, F.S.; increasing authorized maximum costs for certain approved turnpike projects; redefining the Branan Field/Chaffee Road Facility and the Western Beltway; adding a turnpike project; authorizing the Orlando-Orange County Expressway Authority to construct a portion of the Western Beltway; providing an effective date.

By the Committees on Finance, Taxation and Claims; International Trade, Economic Development and Tourism; and Senator Kurth—

CS for CS for SB 1280—A bill to be entitled An act relating to the Department of Commerce; amending s. 20.17, F.S.; authorizing the Department of Commerce to contract with a direct-support organization to assist the department in promoting and developing the motion picture, television, video, recording, and related entertainment industries in this state; specifying criteria for eligibility; requiring the organization to provide for an annual audit; providing confidentiality for donors of the organization; authorizing the department to contract with a direct-support organization to assist in promoting and developing the sports industry and related industries in this state and deleting authority of the Sports Advisory Council to do so; deleting obsolete provisions; amending s. 288.011, F.S.; authorizing the department to solicit, accept, and use complementary travel, accommodations, meeting space, meals, equipment, transportation, and goods and services; requiring the department to adopt rules to govern such complementary goods and services; amending s. 288.08, F.S.; authorizing the department to charge for researching or compiling information, handling charges, publications, materials, and services at cost; providing methods of payment; requiring moneys collected from the sale of publications, information, and services to be deposited into a specified trust fund; amending s. 288.09, F.S.; providing for deposit of moneys derived from certain grants, payments, and gifts into the Economic Development Trust Fund; creating s. 288.095, F.S.; creating the Economic Development Trust Fund; providing for use of moneys in the fund; amending s. 288.121, F.S.; requiring the Division of Tourism to charge conference, seminar, or meeting registration fees at cost; requiring such fees to be deposited into the Tourism Promotional Trust Fund; repealing s. 159.445, F.S., relating to the Florida Seed Capital Fund; abolishing the fund and the Florida Seed Capital Board; transferring the assets and obligations of the fund and board to the department; providing for review by the department of investments made by the Florida Seed Capital Board; authorizing the Secretary of Commerce to declare certain board investments worthless and to deposit revenues from certain other investments in trust for use to support the state's economic development program; providing an effective date.

By the Committee on Natural Resources and Conservation; and Senator Kirkpatrick—

CS for SB 1304—A bill to be entitled An act relating to pollution discharge; amending s. 376.031, F.S.; providing definitions; amending s. 376.121, F.S.; providing a schedule of payments for compensating the state for damage to natural resources; designating the Department of Natural Resources as the responsible agency for conducting natural resource damage assessments; providing for disposition of moneys col-

lected for damage to natural resources; providing intent that there be no double recovery for damages resulting from a discharge; amending s. 212.08, F.S.; providing a sales tax exemption for sales of machinery and equipment for nonprofit marine discharge response corporations; amending ss. 376.011, 376.051, 376.065, 376.07, 376.0705, 376.071, 376.163, F.S.; changing the term "spill" to the term "discharge"; providing an effective date.

By the Committee on Governmental Operations and Senator Kiser—

CS for SB 1354—A bill to be entitled An act relating to administrative procedures; amending s. 120.53, F.S.; requiring that final orders issued under s. 120.535, F.S., pertaining to rule challenge proceedings, be included in the subject-matter index that an agency must make available for public inspection and copying; amending s. 120.54, F.S.; conforming definition of small business to definition in Small and Minority Business Assistance Act of 1985; deleting limitation to agencies in the executive branch of state government regarding requirement for rulemaking within 180 days of enabling legislation; specifying legislative finding regarding official reporters of Public Employees Relations Commission; providing an effective date.

By the Committee on Judiciary and Senators Girardeau, Gordon, Meek, Weinstein, Casas, Davis, Malchon, Wexler and Forman—

CS for SB's 1368 and 72—A bill to be entitled An act relating to civil rights; amending s. 760.01, F.S.; renaming the Human Rights Act of 1977 as the Florida Civil Rights Act of 1992; including provisions concerning public lodging establishments and public food service establishments in the act; amending s. 760.02, F.S.; providing definitions; amending s. 760.03, F.S.; providing for full-time and advisory commissioners; revising the quorum provisions; revising language with respect to the executive director of the Florida Commission on Human Relations; amending s. 760.04, F.S.; providing for the assignment of the commission to the Executive Office of the Governor; amending s. 760.06, F.S.; revising language with respect to the powers of the commission; creating s. 760.07, F.S.; providing for a right of action for persons aggrieved by discriminatory practices in the areas of education, employment, housing, and public accommodations; amending s. 760.10, F.S.; eliminating language with respect to remedies and construction concerning unlawful employment practices; providing for the application of the section to certain religious corporations, associations, educational institutions, or societies; creating s. 760.11, F.S.; providing for administrative and civil remedies; providing for construction; amending s. 760.36, F.S.; revising language with respect to conciliation agreements to conform to the act; providing for application; amending s. 509.092, F.S.; revising language with respect to public lodging establishments and public food service establishments; providing for a right of action for civil rights violations; providing for severability; providing effective dates.

By the Committee on Agriculture and Senator Burt—

CS for SB 1506—A bill to be entitled An act relating to the marketing of agricultural commodities; amending s. 573.114, F.S.; providing that marketing orders issued by the Department of Agriculture and Consumer Services may contain provisions for mitigating problems of agricultural commodity producers; authorizing the department to expend assessment funds for commodity groups to use to mitigate certain problems under specified circumstances; providing an effective date.

By the Committee on Agriculture and Senator Dantzer—

CS for SB 1526—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending ss. 20.14, 570.29, F.S.; revising administrative structure of the department; amending ss. 570.02, 570.242, F.S.; modifying definitions; amending s. 570.07, F.S.; modifying department powers and duties; creating s. 570.072, F.S.; authorizing establishment of an Office of Agricultural Law Enforcement within the department; providing duties and authority of officers; creating s. 570.091, F.S.; providing for deputy commissioners of agriculture; creating s. 570.092, F.S.; providing for an inspector general and providing duties; amending s. 570.30, F.S.; transferring certain responsibilities relating to public fairs and expositions from the Division of Administration to the Division of Standards and the Division of Marketing and Development; amending s. 570.33, F.S.; deleting qualifications for director of the Division of Plant Industry; amending s. 570.37, F.S.; revising qualifications for director of the Division of Animal Industry; amending s. 570.41, F.S.; deleting qualifications for director of the Division of Dairy Industry; amending s. 570.44, F.S.; renaming the Division of Inspections as the Division of Agricultural Environmental Services; transferring various

duties to the Division of Food Safety, the Division of Dairy Industry, and the Office of Agricultural Law Enforcement; providing additional duties relating to soil and water conservation; transferring responsibilities for analysis of fertilizers, pesticides, commercial feed, and seed to the Division of Agricultural Environmental Services from the Division of Chemistry; amending s. 570.45, F.S.; revising duties of division director; amending s. 570.46, F.S.; transferring responsibility for testing certain samples for conformity with state specifications to the Division of Standards from the Division of Chemistry; amending s. 570.47, F.S.; deleting qualifications for division director; amending s. 570.48, F.S.; renaming the Division of Fruit and Vegetable Inspection as the Division of Fruit and Vegetables; amending s. 570.50, F.S.; renaming the Division of Chemistry as the Division of Food Safety; providing additional duties relating to inspection of meat and poultry, and food and food products; amending s. 570.51, F.S.; deleting qualifications for division director; amending s. 570.53, F.S.; renaming the Division of Marketing as the Division of Marketing and Development; providing additional responsibilities relating to public fairs and expositions; amending s. 570.544, F.S.; providing procedure for resolution of complaints by the Division of Consumer Services; amending s. 570.549, F.S.; deleting qualifications for director of the Division of Forestry; amending s. 570.55, F.S.; transferring from the Division of Inspection to the Office of Agricultural Law Enforcement enforcement duties relating to sale of avocados, mangoes, and limes; revising definitions; amending ss. 585.001, 585.002, 585.01, F.S.; conforming provisions relating to the Division of Animal Industry; amending s. 585.715, F.S.; providing that the Division of Food Safety enforce Part II of chapter 585, F.S.; amending ss. 616.001, 616.21, 616.28, F.S.; deleting references to the Bureau of Public Fairs and Expositions; creating s. 932.706, F.S.; creating the Law Enforcement Trust Fund within the department; providing for deposit therein of revenues from certain criminal or forfeiture proceedings; amending ss. 235.014, 468.382, F.S.; correcting cross-references; amending ss. 487.159, 570.09, 570.23, 570.244, 570.248, 570.31, 570.34, 570.38, 570.42, 570.49, 570.531, 570.54, 570.541, 570.543, 571.23, 573.111, 574.01, 574.03, 601.28, 601.58, 601.66, F.S.; conforming terminology; directing the Division of Statutory Revision to make changes in terminology; repealing ss. 534.081(3), 570.36(6), 590.02(4), F.S., relating to enforcement of agricultural provisions by law enforcement officers, special officers, the Division of Animal Industry, and special officers of the Division of Forestry; providing effective dates.

By the Committee on Finance, Taxation and Claims; and Senators Crotty and Forman—

CS for SB 1546—A bill to be entitled An act relating to ad valorem tax exemptions; amending ss. 196.081, 196.091, F.S.; revising procedures for qualifying for the homestead exemptions for totally and permanently disabled veterans and for disabled veterans confined to wheelchairs; specifying that these sections apply to both male and female veterans; providing for granting the exemption to the veteran's widow and widower under certain conditions; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senators McKay and Dudley—

CS for SB 1686—A bill to be entitled An act relating to public assistance; providing for establishment of an electronic benefit transfer program; providing duties of the Department of Health and Rehabilitative Services; amending s. 409.325, F.S.; revising provisions and penalties relating to public assistance fraud; reenacting and amending s. 11.50, F.S., relating to the Division of Public Assistance Fraud, to incorporate the amendment to s. 409.325, F.S., in references thereto and to conform said section to the amendment; reenacting ss. 772.102(1)(a)2. and 895.02(1)(a)3., relating to criminal activity and racketeering activity, to incorporate the amendment to s. 409.325, F.S., in references thereto; creating s. 409.326, F.S.; providing administrative penalties, including disqualification, for certain violations of the food stamp program by a recipient; providing procedure; creating s. 409.327, F.S.; providing administrative penalties, including license revocation, fines, and specified disqualifications for retailers engaging in a pattern of fraud in violation of the food stamp program; creating s. 409.328, F.S.; requiring specified annual reporting; providing for federal waivers; providing effective dates.

By the Committee on Criminal Justice and Senator McKay—

CS for SB 1688—A bill to be entitled An act relating to crimes against the elderly; creating s. 775.0848, F.S.; providing increased penalties for persons convicted of theft, larceny, or fraudulent practices committed against certain persons 65 years of age or older; providing an effective date.

By the Committee on Finance, Taxation and Claims; and Senator Kiser—

CS for SB 1690—A bill to be entitled An act relating to taxes; amending s. 197.252, F.S.; prescribing interest rate for deferred ad valorem taxes, non-ad valorem assessments, and interest; amending s. 197.253, F.S.; providing a qualification on requirement to furnish insurance; amending s. 197.254, F.S.; providing for tax collectors, with Department of Revenue approval, to develop certain forms; amending s. 197.262, F.S.; providing interest rate for deferred payment tax certificates; amending s. 197.263, F.S.; providing conditions upon which deferred taxes must be paid; amending s. 196.101, F.S.; removing the requirement that a totally and permanently disabled person use a wheelchair for mobility in order to be entitled to homestead exemption; providing an effective date.

By the Committee on Transportation and Senator Beard—

CS for SB 1698—A bill to be entitled An act relating to commercial motor vehicles; amending s. 316.302, F.S.; removing the exemption from federal random drug testing requirements; adopting federal regulations; amending s. 316.515, F.S.; revising the length limitation of certain truck-trailer combinations; correcting an inconsistency between state and federal law; amending s. 316.516, F.S.; providing for the imposition by departmental rule of penalties for overdimensional violations; providing for a cap on these penalties; providing for the assessment, collection, and deposit of imposed penalties; amending s. 316.545, F.S.; revising weight limits; permitting the Department of Transportation weight inspectors to enforce laws relating to commercial motor vehicles; amending s. 316.550, F.S.; requiring all oversize or overweight vehicles to obtain a special permit to operate on public roads; providing penalties for violating the conditions of a special permit; revising licensing provisions; providing for the assessment, collection, and deposit of these penalties; amending s. 316.655, F.S.; providing penalties for additional violations; providing an effective date.

By the Committee on Corrections, Probation and Parole; and Senator Girardeau—

CS for SB 1712—A bill to be entitled An act relating to corrections; requiring the Department of Corrections to deliver a report to the Legislature; specifying what is to be considered in the report; authorizing the department to use sole-source contracted services; providing an effective date.

By the Committee on Finance, Taxation and Claims; and Senator Bruner—

CS for SB 1812—A bill to be entitled An act relating to ad valorem taxation; amending s. 196.199, F.S.; providing additional circumstances in which certain property owned by a governmental unit shall be taxed as real property; providing that ad valorem taxes due on certain governmental leaseholds must be paid by the lessee and become liens on such leaseholds subject to the collection provisions of ch. 197, F.S.; amending s. 197.432, F.S.; providing that ad valorem taxes due on governmental leaseholds become liens or leaseholds and may be collected pursuant to ch. 197, F.S.; providing an effective date.

By the Committee on Transportation and Senator Kurth—

CS for SB 1924—A bill to be entitled An act relating to motor vehicle title fees; amending s. 319.231, F.S.; adding exemptions to the additional title fee imposed by that section; authorizing installment payments; providing procedures; providing an effective date.

By the Committee on Natural Resources and Conservation; and Senators Childers, Thomas and Crenshaw—

CS for SB 1950—A bill to be entitled An act relating to natural gas pipelines; creating ss. 403.9401-403.9425, F.S., and designating said sections as part IX of chapter 403, F.S.; creating the Natural Gas Pipeline Siting and Regulatory Act; providing legislative intent; providing definitions; establishing powers and duties of the Department of Environmental Regulation; providing for applicability and certification; providing for appointment of a hearing officer; providing for distribution of certification application and schedules; providing for determination of completeness; providing for determination of sufficiency; providing for preliminary statements of issues, reports, and studies by certain agencies; providing for notice, proceedings, parties, and participants; providing for the proposal and certification of alternate corridors; providing for amendment of the certification application; providing for alteration of time limits; providing for final disposition of the application; providing for cer-

tification as the sole license for natural gas pipeline siting and safety; providing for use of a corridor by other private or public applicants; providing for notice of certified corridor routes; providing for modification of certification; providing for enforcement; superseding laws, regulations, and certification power; establishing fees; providing for applicability to existing natural gas pipelines or applications; providing for determination of need by the Public Service Commission; providing for admissibility of certification in eminent domain proceedings; providing for attorney's fees and costs; providing for local government informational meetings; providing for revocation or suspension of certification; amending s. 361.05, F.S.; adding natural gas pipeline companies to the entities having eminent domain authority; providing for rate setting procedures for natural gas intrastate transportation and sale; providing legislative declaration; providing definitions; providing for jurisdiction of the Public Service Commission, authority to ensure compliance, adopt rules, and regulate rates; providing for the setting of rates; providing for a statement of intent to revise rates, a hearing on revised rates, and determination of rate level; providing for determination of rates as unreasonable or violative; providing for confidentiality and discovery; providing for Open Government Sunset review and repeal; providing for regulatory assessment fees; providing for judicial review; providing an effective date.

By the Committee on Agriculture and Senator Thurman—

CS for SB 1958—A bill to be entitled An act relating to firefighting training; amending s. 590.02, F.S.; providing that the Division of Forestry of the Department of Agriculture and Consumer Services shall develop a training curriculum for forestry firefighters; amending s. 633.35, F.S.; authorizing the Division of State Fire Marshal to issue a Certificate of Forestry Firefighter to persons who successfully complete training; providing for rights, privileges, and benefits of forestry firefighters; providing an effective date.

By the Committee on Commerce and Senator Jenne—

CS for SB 1974—A bill to be entitled An act relating to telecommunications; amending s. 364.335, F.S.; revising the definition of private line service which may be authorized by the Florida Public Service Commission; amending s. 364.337, F.S.; conforming provisions relating to intrastate interchange telecommunication services; providing an effective date.

By the Committee on Corrections, Probation and Parole; and Senator Dantzler—

CS for SB 2000—A bill to be entitled An act relating to the state correctional system; amending s. 944.023, F.S.; revising the definition of the term "lawful capacity"; providing standards for design capacity and maximum capacity; requiring the correctional master plan to include habitability and inventory criteria; amending ss. 944.096, 944.598, F.S., to conform; providing a contingent effective date.

By the Committee on Governmental Operations and Senator Kiser—

CS for SB 2010—A bill to be entitled An act relating to the Department of State; amending s. 265.284, F.S.; authorizing the Division of Cultural Affairs to insure certain property; amending s. 267.061, F.S.; authorizing the Division of Historical Resources to insure certain property; providing an effective date.

By the Committee on Finance, Taxation and Claims; and Senator Jenne—

CS for SB 2022—A bill to be entitled An act relating to taxation; amending s. 193.122, F.S.; extending the time period in which the property appraiser may appeal a decision of the value adjustment board; amending s. 194.011, F.S.; requiring a completed petition to be filed before action is taken by a value adjustment board; designating an agent for service of process; amending s. 194.034, F.S.; requiring a return to be filed before an assessment may be contested; amending s. 195.096, F.S.; allowing the Division of Ad Valorem Tax of the Department of Revenue to use an assessment-to-sales ratio in conducting assessment ratio studies; amending s. 196.011, F.S.; designating January 1 as the date by which the requirements for an ad valorem tax exemption must be met and clarifying when an application for such exemption may be filed; amending s. 196.031, F.S.; designating January 1 as the date by which the requirements for a homestead exemption must be met; amending the definition of the term "tenant-stockholder or member"; amending s. 197.122, F.S.; allowing the property appraiser to make certain corrections on the tax roll; amending s. 201.02, F.S.; subjecting documents that pertain to

specified forms of cooperative ownership to the documentary stamp tax; amending s. 201.022, F.S.; authorizing a clerk of the circuit court to charge a fee for processing certain documents; clarifying that the Department of Revenue has the authority to prescribe certain forms; amending s. 719.105, F.S.; requiring certain evidence to be recorded in the office of the clerk of the circuit court with respect to cooperative parcels; amending s. 719.114, F.S.; requiring the property appraiser to be provided with certain documents necessary for determining the ownership of cooperative parcels for assessment and homestead purposes; providing an effective date.

By the Committee on Health and Rehabilitative Services; and Senator Weinstock—

CS for SB 2060—A bill to be entitled An act relating to aging and adult services; amending s. 20.41, F.S.; requiring the secretary of the Department of Elderly Affairs to be confirmed by the Senate; establishing the administrative structure of the department; providing for headquarters, service facilities, and planning and service areas; deleting obsolete provisions relating to the establishment of the department; amending ss. 402.165, 402.166, 402.167, F.S.; providing for appointments and functions of the statewide and district human rights advocacy committees in relation to the department; deleting obsolete provisions; transferring, renumbering, and amending s. 410.011, F.S.; transferring administration of federal aging programs to the department from the Department of Health and Rehabilitative Services; designating the Department of Elderly Affairs as the state agency on aging to administer federal programs on aging in this state; transferring, renumbering, and amending ss. 410.021, 410.022, 410.023, 410.024, 410.0241, 410.026, 410.0295, F.S.; transferring responsibility for administering the Community Care for the Elderly Act from the Department of Health of Rehabilitative Services to the Department of Elderly Affairs; revising legislative intent and definitions; deleting references to core services; prescribing powers and duties of the department; revising the program; authorizing provider agencies to assess fees for services rendered; providing for community care service systems under the area agencies on aging; authorizing certain contracts; improving clarity; deleting obsolete provisions; conforming cross-references; amending ss. 410.031, 410.032, 410.033, 410.035, 410.037, F.S., relating to home care for disabled adults and the elderly; limiting the scope of these provisions to home care for disabled adults; extending eligibility for subsidy payments to providers of goods and services; providing for extraordinary medical, dental, or pharmaceutical expenses to be paid as a special supplement; transferring, renumbering, and amending ss. 410.201, 410.2015, 410.202, F.S.; transferring responsibility for administration of the older volunteers service credit program from the Department of Health and Rehabilitative Services to the Department of Elderly Affairs; conforming cross-references; transferring, renumbering, and amending s. 410.401, F.S.; expanding membership of the Alzheimer's Disease Advisory Committee; transferring the committee and the Alzheimer's disease research grant program from the Department of Health and Rehabilitative Services to the Department of Elderly Affairs; authorizing subcommittees; providing for meetings; providing for support, assistance, and per diem and travel expenses; transferring, renumbering, and amending ss. 410.402, 410.403, F.S.; transferring the administration of provisions relating to Alzheimer's disease and memory disorder research and day care and respite care programs from the Department of Health and Rehabilitative Services to the Department of Elderly Affairs; revising these provisions; conforming cross-references; transferring, renumbering, and amending s. 410.502, F.S.; providing for future transfer of the administration of provisions related to housing and living arrangements that meet the special needs of the elderly from the Department of Health and Rehabilitative Services to the Department of Elderly Affairs; transferring and renumbering s. 410.504, F.S., relating to the multidisciplinary center on elderly living environments; amending ss. 430.02, 430.03, F.S.; conforming legislative intent and purpose with respect to programs administered by the Department of Elderly Affairs; amending s. 430.04, F.S.; providing duties of the department with respect thereto; amending s. 430.06, F.S.; providing for updates of the plan for improving social services and long-term care for elderly persons; amending s. 430.07, F.S.; converting the Office of Volunteer Community Service into a division of the department; providing responsibilities of that division; creating s. 430.102, F.S.; designating the Department of Elderly Affairs as the state agency responsible for administering federal programs on aging in this state; providing for area agencies on aging; providing for contracts with such agencies; specifying the organization and responsibilities of such agencies; providing criteria for placing additional programs and services in such agencies pursuant to contract; providing grounds for departmental action against such agencies; creating s. 430.105, F.S.; providing

for confidentiality of information obtained pursuant to administration of federal aging programs; creating ss. 430.601, 430.602, 430.603, 430.604, 430.605, 430.606, 430.607, F.S.; establishing a home care for the elderly program under the Department of Elderly Affairs; providing for certain subsidy payments; providing for eligibility; providing for confidentiality; creating s. 430.801, F.S.; providing for measurement and reporting of outcome evaluation and program effectiveness of programs administered by the department; repealing s. 410.016, F.S., relating to responsibilities of the Department of Health and Rehabilitative Services with respect to the state's elderly population; repealing s. 410.029, F.S., relating to multiyear plans for implementation of community care systems; providing for the future transfer of programs on comprehensive assessment and review for long-term care and home care for the elderly from the Department of Health and Rehabilitative Services to the Department of Elderly Affairs; providing for organizational review; requiring a report; providing for continuation of existing rules; providing for pending judicial and administrative proceedings; amending ss. 110.501, 395.01465, 400.462, 402.33, F.S.; conforming cross-references; providing effective dates.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of Section 114.05, Florida Statutes, certificates subject to confirmation by the Senate had been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Board of Auctioneers Appointee: Burnett, Sandra Clements, Destin	09/30/95
Hillsborough County Civil Service Board Appointee: Allen, Bonnie E., Tampa	07/02/93
State Board of Community Colleges Appointee: Platt, George I. III, Ft. Lauderdale	09/30/96
Board of Trustees of Indian River Community College Appointees: Beatty, R. Patrick, Stuart Berg, Peggy W., Ft. Pierce	05/31/95 05/31/95
Board of Trustees of Valencia Community College Appointee: Manning, Edward J., Orlando	05/31/94
Board of Cosmetology Appointee: Barakat, Leona, Davie	01/01/96
Board of Employee Leasing Companies Appointees: Holt, William N., Tampa Landrum, H. Britt, Jr., Pensacola	12/30/95 12/30/94
Board of Professional Engineers Appointee: Patel, Jaykumar N., Coral Springs	12/20/95
Florida State Fair Authority, Congressional District 8 Appointee: Hines, Andrew H., Jr., St. Petersburg	06/30/95
Board of Nursing Home Administrators Appointee: Moore, Teresa L., West Palm Beach	12/13/95
Board of Psychological Examiners Appointee: Perry, Nathan W., Archer	09/30/93
Florida Public Service Commission Appointee: Lauredo, Luis J., Key Biscayne	01/01/94
Florida Transportation Commission Appointee: Bloodworth, Burnett S., Ft. Myers	09/30/95
Unemployment Appeals Commission Appointee: Hammond, James A., Tampa	06/30/95
Big Cypress Basin Board of the South Florida Water Management District Appointee: Simpson, A. Glenn, Naples	03/01/94
Coastal Rivers Basin Board of the Southwest Florida Water Management District Appointees: Helie, King, New Port Richey	03/01/94

Office and Appointment

Rich, Vangie C., Crystal River

For Term Ending

03/01/93

Peace River Basin Board of the Southwest Florida Water Management District

Appointee: Davis, William Keith, Wauchula

03/01/93

Referred to the Committee on Executive Business, Ethics and Elections.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

RETURNING MESSAGES ON SENATE BILLS

The Honorable Gwen Margolis, President

I am directed to inform the Senate that the House of Representatives has passed with amendment SB 2408 and requests the concurrence of the Senate.

John B. Phelps, Clerk

SB 2408—A bill to be entitled An act making appropriations; amending appropriations in the 1991-92 General Appropriations Act; providing moneys for the annual period beginning July 1, 1991 and ending June 30, 1992, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

House Amendment 1—On page 1, strike everything after the enacting clause and insert:

SECTION 1. The moneys contained herein include amendments to 1991-92 appropriations, and other appropriations in prior fiscal years, and appropriates moneys from the named funds for the 1991-92 fiscal year to the state agency indicated.

ADMINISTERED FUNDS	STRIKE:	INSERT:
3 LUMP SUM SALARY INCREASES		
FROM GENERAL REVENUE FUND	-27,987,767	
FROM TRUST FUNDS		-16,076,640

The State employee 3% pay raises, effective February 15, 1992, as authorized in Chapter 91-272, Laws of Florida, and amended in Chapter 91-428, Laws of Florida, are hereby eliminated.

4A LUMP SUM HEALTH INSURANCE INCREASES		
FROM GENERAL REVENUE FUND	4,500,000	

Funds provided in Specific Appropriation 4A shall be distributed by the Executive Office of the Governor to state agencies to fund the employer's increase in health insurance premiums. Effective January 1, 1992, the state's share of the group health self insurance program shall be \$116.60 per month for individual coverage and \$234.38 per month for family coverage. Effective January 1, 1992, the employee contribution to the group health self insurance program shall be \$23.76 per month for individual coverage and \$85.46 per month for family coverage. Upon certification by the Comptroller that refunds to employees for payment of increased premiums complies with section 125 of the Internal Revenue Code, the Department of Administration shall reimburse employees for premium increases paid effective January 1, 1992.

5 LUMP SUM STATE HEALTH INSURANCE TRUST FUND DEFICIENCY		
FROM GENERAL REVENUE FUND	9,000,000	
FROM TRUST FUNDS		8,900,000

Funds provided in Specific Appropriation 5 shall be used to fund the 1991-92 State Employees Health Insurance Trust Fund deficit.

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF,

SECTION 01
SPECIFIC
APPROPRIATION

AND COMMISSIONER OF AGRICULTURE			
OFFICE OF THE COMMISSIONER AND DIVISION OF ADMINISTRATION			
67	SPECIAL CATEGORIES GRANTS AND AIDS - PROMOTIONAL AWARDS FROM GENERAL REVENUE FUND	-105,000	
MARKETING, DIVISION OF			
96A	SPECIAL CATEGORIES GRANTS AND AIDS - AQUACULTURE MARKET DEVELOPMENT AID PROGRAM FROM GENERAL REVENUE FUND	-354,000	
97A	SPECIAL CATEGORIES GRANTS AND AIDS - AGRICULTURE ECONOMIC DEVELOPMENT FROM GENERAL REVENUE FUND	-274,550	
FORESTRY, DIVISION OF			
129	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM INCIDENTAL TRUST FUND	-500,000	500,000
CORRECTIONS, DEPARTMENT OF			
OFFICE OF THE SECRETARY AND OFFICE OF MANAGEMENT AND BUDGET			
312	SALARIES AND BENEFITS POSITIONS FROM GENERAL REVENUE FUND	-16 -389,216	
317	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	-32,091	
OFFICE OF THE ASSISTANT SECRETARY FOR PROGRAMS			
327	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	-25,000	
OFFICE OF THE ASSISTANT SECRETARY FOR OPERATIONS			
OFFICE OF ASSISTANT SECRETARY FOR OPERATIONS AND REGIONAL ADMINISTRATION			
342	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	-25,350	
MAJOR INSTITUTIONS			
351A	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM FLORIDA AGRICULTURAL EXPOSITION TRUST FUND FROM GRANTS AND DONATIONS TRUST FUND		150,000 200,000
PROBATION AND PAROLE SERVICES			
360	LUMP SUM COMMUNITY CORRECTIONS ALTERNATIVE PROGRAMS FROM GENERAL REVENUE FUND	-700,000	
364	SPECIAL CATEGORIES GRANTS AND AIDS - CONTRACTED DRUG TREATMENT/REHABILITATION PROGRAMS FROM GENERAL REVENUE FUND	-418,203	
COMMUNITY FACILITIES AND ROAD PRISONS			
370	SPECIAL CATEGORIES ACQUISITION OF MOTOR VEHICLES FROM GENERAL REVENUE FUND	-172,132	
370A	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM OPERATING TRUST FUND		1,000,000
EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION			
OFFICE OF THE COMMISSIONER			

SECTION 01
SPECIFIC
APPROPRIATION

374	EXPENSES FROM GENERAL REVENUE FUND	-10,100	
378A	SPECIAL CATEGORIES GRANTS AND AIDS - COLLEGE REACH OUT PROGRAM FROM GENERAL REVENUE FUND	-12,581	
380A	SPECIAL CATEGORIES GRANTS AND AIDS - EDUCATION/BUSINESS COOPERATION FROM GENERAL REVENUE FUND	-11,194	
385	SPECIAL CATEGORIES GRANTS AND AIDS - PUBLIC BROADCASTING FROM GENERAL REVENUE FUND	-62,558	
Reductions required by Specific Appropriation 385 shall be made on the same pro rata basis as the funds were distributed in Specific Appropriation 80 of Chapter 91-427, Laws of Florida.			
OFFICE OF DEPUTY COMMISSIONER FOR PLANNING, BUDGETING AND MANAGEMENT			
402	EXPENSES FROM GENERAL REVENUE FUND	-11,098	
407	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA DIAGNOSTIC AND LEARNING RESOURCES CENTERS FROM GENERAL REVENUE FUND	-12,583	
Reductions required by Specific Appropriation 407 shall be made on the same pro rata basis as the funds were distributed in Specific Appropriation 88 of Chapter 91-427, Laws of Florida.			
408	SPECIAL CATEGORIES GRANTS AND AIDS - FLORIDA INFORMATION RESOURCE NETWORK FROM GENERAL REVENUE FUND	-45,775	
411	SPECIAL CATEGORIES GRANTS AND AIDS - MANAGEMENT TRAINING ACT FROM GENERAL REVENUE FUND	-26,977	
HUMAN RESOURCE DEVELOPMENT, DIVISION OF			
419	EXPENSES FROM GENERAL REVENUE FUND	-9,734	
424	SPECIAL CATEGORIES GRANTS AND AIDS - SUMMER INSERVICE INSTITUTES FROM GENERAL REVENUE FUND	-86,699	
PRIVATE COLLEGES AND UNIVERSITIES			
441	SPECIAL CATEGORIES BARRY UNIVERSITY - BACHELOR OF SCIENCE/NURSING FROM GENERAL REVENUE FUND	-404	
441A	SPECIAL CATEGORIES GRANTS AND AIDS - BETHUNE COOKMAN COLLEGE CHALLENGER PROGRAM FROM GENERAL REVENUE FUND	-605	
441B	SPECIAL CATEGORIES GRANTS AND AIDS - BETHUNE COOKMAN COLLEGE OF EDUCATION FROM GENERAL REVENUE FUND	-605	
441C	SPECIAL CATEGORIES UNIVERSITY OF MIAMI MEDICAL SCHOOL MINORITY AFFAIRS OFFICE FROM GENERAL REVENUE FUND	-345	
442	SPECIAL CATEGORIES FLORIDA SOUTHERN - BACHELOR OF SCIENCE IN ACCOUNTING FROM GENERAL REVENUE FUND	-112	
443	SPECIAL CATEGORIES		

SECTION 01
SPECIFIC
APPROPRIATION

	FLORIDA INSTITUTE OF TECHNOLOGY - SCIENCE EDUCATION FROM GENERAL REVENUE FUND	-185
444	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - INDUSTRIAL ENGINEERING FROM GENERAL REVENUE FUND	-387
445	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - BACHELOR OF SCIENCE/ARCHITECTURAL ENGINEERING FROM GENERAL REVENUE FUND	-158
445A	SPECIAL CATEGORIES BARRY UNIVERSITY - MASTER OF SOCIAL WORK PROGRAM - FT. MYERS FROM GENERAL REVENUE FUND	-238
446	SPECIAL CATEGORIES FLORIDA INSTITUTE OF TECHNOLOGY - ENGINEERING CONTRACT FROM GENERAL REVENUE FUND	-853
447	SPECIAL CATEGORIES FLORIDA SOUTHERN COLLEGE - BACHELOR OF SCIENCE/ARTS- ELEMENTARY/EARLY CHILDHOOD EDUCATION FROM GENERAL REVENUE FUND	-148
447A	SPECIAL CATEGORIES GRANTS AND AIDS - EDWARD WATERS UPGRADE FROM GENERAL REVENUE FUND	-447
447B	SPECIAL CATEGORIES LIBRARY RESOURCES FROM GENERAL REVENUE FUND	-357
449	SPECIAL CATEGORIES NURSING CONTRACT - UNIVERSITY OF MIAMI FROM GENERAL REVENUE FUND	-704
450	SPECIAL CATEGORIES SOCIAL WORK CONTRACT - BARRY UNIVERSITY FROM GENERAL REVENUE FUND	-418
450A	SPECIAL CATEGORIES TECHNOLOGICAL RESEARCH AND DEVELOPMENT AUTHORITY FROM GENERAL REVENUE FUND	-1,100
451	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - BIOMEDICAL ENGINEERING CONTRACT FROM GENERAL REVENUE FUND	-191
452	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - BIOMEDICAL SCIENCE DOCTORAL PROGRAMS CONTRACT FROM GENERAL REVENUE FUND	-770
453	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - ROSENSTIEL PHD MARINE AND ATMOSPHERIC SCIENCE FROM GENERAL REVENUE FUND	-615
454	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - ELECTRICAL ENGINEERING CONTRACT FROM GENERAL REVENUE FUND	-453
455	SPECIAL CATEGORIES UNIVERSITY OF MIAMI - MASTER OF SCIENCE IN NURSING CONTRACT FROM GENERAL REVENUE FUND	-637
456	SPECIAL CATEGORIES GRANTS AND AIDS - NOVA UNIVERSITY FROM GENERAL REVENUE FUND	-884
457	FINANCIAL ASSISTANCE PAYMENTS PRIVATE TUITION ASSISTANCE FROM GENERAL REVENUE FUND	-32,624

PUBLIC SCHOOLS, DIVISION OF

SECTION 01
SPECIFIC
APPROPRIATION

505	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	-15,895
506	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	-384
507	EXPENSES FROM GENERAL REVENUE FUND	-7,895
507A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - PROGRAMS OF EMPHASIS FROM GENERAL REVENUE FUND	-13,939
509	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - FLORIDA EDUCATIONAL FINANCE PROGRAM FROM GENERAL REVENUE FUND	-9,707,741
510A	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - INSTRUCTIONAL MATERIALS FROM GENERAL REVENUE FUND	-178,110
513	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - STUDENT TRANSPORTATION FROM GENERAL REVENUE FUND	-566,092
516	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	-674
519	SPECIAL CATEGORIES ASSESSMENT AND EVALUATION FROM GENERAL REVENUE FUND	-9,270
	VOCATIONAL, ADULT, AND COMMUNITY EDUCATION, DIVISION OF	
534	EXPENSES FROM GENERAL REVENUE FUND	-8,647
536	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY SCHOOLS FROM GENERAL REVENUE FUND	-44,475
543	SPECIAL CATEGORIES BLUEPRINT FOR CAREER PREPARATION FROM GENERAL REVENUE FUND	-43,311
	COMMUNITY COLLEGES, DIVISION OF	
544	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	-6,018
545	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	-37
546	EXPENSES FROM GENERAL REVENUE FUND	-2,633
547	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - COMMUNITY COLLEGES PROGRAM FUND FROM GENERAL REVENUE FUND	-1,173,629
	Reductions required by Specific Appropriation 547 shall be made on the pro rata basis as the funds were distributed in Specific Appropriation 547 of Chapter 91-193, Laws of Florida.	
548	AID TO LOCAL GOVERNMENTS GRANTS AND AIDS - LIFELONG LEARNING FROM GENERAL REVENUE FUND	-6,390
	Reductions required by Specific Appropriation 548 shall be made on the pro rata basis as the funds were distributed in Specific Appropriation 548 of Chapter 91-193, Laws of Florida.	
549A	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	-255
551	SPECIAL CATEGORIES GRANTS AND AIDS - EDUCATION OF FEDERAL INMATES FROM GENERAL REVENUE FUND	-945

SECTION 01
SPECIFIC
APPROPRIATION

552A	SPECIAL CATEGORIES GRANTS AND AIDS - LITERACY CENTERS FROM GENERAL REVENUE FUND	-1,221
553	SPECIAL CATEGORIES GRANTS AND AIDS - LIBRARY AUTOMATION FROM GENERAL REVENUE FUND	-7,188
555A	SPECIAL CATEGORIES GRANTS AND AIDS - SOLAR ADMINISTRATION FROM GENERAL REVENUE FUND	-151
555B	SPECIAL CATEGORIES APPLETON MUSEUM - CENTRAL FLORIDA COMMUNITY COLLEGE FROM GENERAL REVENUE FUND	-502
555C	SPECIAL CATEGORIES MILITARY-RELATED ECONOMIC DEVELOPMENT FROM GENERAL REVENUE FUND	-1,033
POSTSECONDARY EDUCATION PLANNING COMMISSION		
575	EXPENSES FROM GENERAL REVENUE FUND	-1,539
UNIVERSITIES, DIVISION OF		
EDUCATIONAL AND GENERAL ACTIVITIES		
580A	LUMP SUM INSTRUCTION AND RESEARCH/EDUCATIONAL AND GENERAL FROM GENERAL REVENUE FUND	-2,187,115
BOARD OF REGENTS GENERAL OFFICE		
587	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	-10,560
588	OTHER PERSONAL SERVICES FROM GENERAL REVENUE FUND	-668
589	EXPENSES FROM GENERAL REVENUE FUND	-3,242
590	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	-45
592A	LUMP SUM DATA PROCESSING EQUIPMENT FROM GENERAL REVENUE FUND	-636
592B	SPECIAL CATEGORIES COMMUNITY HOSPITAL EDUCATION PROGRAM FROM GENERAL REVENUE FUND	-10,368
592C	SPECIAL CATEGORIES GRANTS AND AIDS - MEDICAL TRAINING AND SIMULATION LABORATORY FROM GENERAL REVENUE FUND	-1,727
593	SPECIAL CATEGORIES PLANNING FOR A TENTH UNIVERSITY FROM GENERAL REVENUE FUND	-189
594A	SPECIAL CATEGORIES GRANTS AND AIDS - FIRST ACCREDITED MEDICAL SCHOOL FROM GENERAL REVENUE FUND	-21,304
595A	SPECIAL CATEGORIES GRANTS AND AIDS - HIGH TECHNOLOGY RESEARCH AND DEVELOPMENT FROM GENERAL REVENUE FUND	-3,711
596	SPECIAL CATEGORIES TAXATION AND BUDGET REFORM COMMISSION FROM GENERAL REVENUE FUND	-1,235
596A	SPECIAL CATEGORIES SOUTHEASTERN UNIVERSITY - OSTEOPATHY FROM GENERAL REVENUE FUND	-2,765
596B	SPECIAL CATEGORIES	

SECTION 01
SPECIFIC
APPROPRIATION

	SOUTHEASTERN UNIVERSITY - PHARMACY FROM GENERAL REVENUE FUND	-997	
596C	SPECIAL CATEGORIES SOUTHEASTERN UNIVERSITY - OPTOMETRY FROM GENERAL REVENUE FUND	-147	
596D	SPECIAL CATEGORIES PUBLIC SECTOR URBAN, RURAL AND UNMET NEEDS FROM GENERAL REVENUE FUND	-172	
597A	SPECIAL CATEGORIES FLORIDA'S OFFICE FOR CAMPUS VOLUNTEERS FROM GENERAL REVENUE FUND	-270	
ENVIRONMENTAL REGULATION, DEPARTMENT OF			
623A	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM WATER MANAGEMENT LANDS TRUST FUND		1,450,000
Funds in Specific Appropriation 623A are contingent upon the sale of the second series of Preservation 2000 Bonds in Fiscal Year 1991-92.			
GAME AND FRESH WATER FISH COMMISSION, FLORIDA			
LAW ENFORCEMENT, DIVISION OF			
653	SPECIAL CATEGORIES OPERATION AND MAINTENANCE OF PATROL VEHICLES FROM GENERAL REVENUE FUND FROM STATE GAME TRUST FUND	-100,000	100,000
GENERAL SERVICES, DEPARTMENT OF			
FACILITIES MANAGEMENT, DIVISION OF			
693	SPECIAL CATEGORIES TRANSFER TO SUPERVISION TRUST FUND FOR NONRECOVERABLE SERVICES FROM GENERAL REVENUE FUND	-98,981	
MOTOR POOL, DIVISION OF			
708	SPECIAL CATEGORIES TRANSFER TO BUREAU OF AIRCRAFT TRUST FUND FROM GENERAL REVENUE FUND	-100,000	
COMMUNICATIONS, DIVISION OF			
720	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND	-43,577	43,577
722	EXPENSES FROM GENERAL REVENUE FUND FROM LAW ENFORCEMENT RADIO SYSTEM TRUST FUND	-4,000	4,000
GOVERNOR, EXECUTIVE OFFICE OF THE			
GENERAL OFFICE			
729A	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	-11,586	
729B	OPERATING CAPITAL OUTLAY FROM GENERAL REVENUE FUND	-6,974	
729C	LUMP SUM EXECUTIVE OFFICE OF THE GOVERNOR - REORGANIZATION FROM GENERAL REVENUE FUND	-81,430	
HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF			
DEPUTY SECRETARY FOR OPERATIONS			
ECONOMIC SERVICES			
830	SPECIAL CATEGORIES GRANTS AND AIDS - PROJECT INDEPENDENCE SUPPORT SERVICES		

SECTION 01
SPECIFIC
APPROPRIATION

	FROM GENERAL REVENUE FUND	-125,000	
831	FINANCIAL ASSISTANCE PAYMENTS AID TO FAMILIES WITH DEPENDENT CHILDREN FROM GENERAL REVENUE FUND	14,356,073	17,546,311
	FROM DIRECT ASSISTANCE TRUST FUND		
ALCOHOL, DRUG ABUSE AND MENTAL HEALTH SERVICES			
869	SPECIAL CATEGORIES GRANTS AND AIDS - COMMUNITY SUBSTANCE ABUSE SERVICES FROM GENERAL REVENUE FUND	-829,787	
	FROM ALCOHOL, DRUG ABUSE AND MENTAL HEALTH TRUST FUND		501,667
	FROM OPERATIONS AND MAINTENANCE TRUST FUND		829,787
Funds in Specific Appropriation 869 include \$501,667 from the Alcohol, Drug Abuse, and Mental Health Trust Fund for the purpose of contracting with South Florida Community College beginning March 1, 1992 to provide treatment services to mentally ill persons who also suffer from alcoholism or drug abuse at the site formerly occupied by the Florida Addictions Treatment Center.			
CHILDREN, YOUTH AND FAMILY SERVICES			
885	SALARIES AND BENEFITS FROM GENERAL REVENUE FUND	-7,000,000	7,000,000
	FROM DIRECT ASSISTANCE TRUST FUND		
CHILDREN'S MEDICAL SERVICES			
996	SPECIAL CATEGORIES PURCHASED CLIENT SERVICE - CLINIC AND FIELD OPERATIONS FROM GENERAL REVENUE FUND	-500,000	
MEDICAID SERVICES			
1008	LUMP SUM TRANSFER TO PUBLIC MEDICAL ASSISTANCE TRUST FUND FROM GENERAL REVENUE FUND	-4,173,280	
1013	SPECIAL CATEGORIES EARLY AND PERIODIC SCREENING OF CHILDREN FROM MEDICAL CARE TRUST FUND	-21,490	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-15,062
1017	SPECIAL CATEGORIES HOME HEALTH SERVICES FROM MEDICAL CARE TRUST FUND	-9,565	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-6,704
1019	SPECIAL CATEGORIES HOSPITAL INPATIENT SERVICES FROM GENERAL REVENUE FUND	14,855,247	
	FROM MEDICAL CARE TRUST FUND		-2,751,699
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-19,013,482
	FROM SPECIAL GRANTS TRUST FUND		-506,762
1021	SPECIAL CATEGORIES HOSPITAL OUTPATIENT SERVICES FROM MEDICAL CARE TRUST FUND	4,235,464	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-130,741
1023	SPECIAL CATEGORIES RESPIRATORY THERAPY SERVICES FROM MEDICAL CARE TRUST FUND	-3,694	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-2,589
1024	SPECIAL CATEGORIES MEDICAID FISCAL CONTRACT FROM ADMINISTRATIVE TRUST FUND	-13,045	
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-5,328
1025	SPECIAL CATEGORIES		

SECTION 01
SPECIFIC
APPROPRIATION

	NURSE PRACTITIONER SERVICES FROM MEDICAL CARE TRUST FUND		-967
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-678
1028	SPECIAL CATEGORIES OTHER LAB AND X-RAY SERVICES FROM MEDICAL CARE TRUST FUND		-848
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-594
1029	SPECIAL CATEGORIES PATIENT TRANSPORTATION FROM MEDICAL CARE TRUST FUND		-4,121
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-2,889
1030	SPECIAL CATEGORIES PERSONAL CARE SERVICES FROM MEDICAL CARE TRUST FUND		-36,225
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-25,390
1031	SPECIAL CATEGORIES PHYSICAL REHABILITATION THERAPY FROM MEDICAL CARE TRUST FUND		-25,243
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-17,693
1032	SPECIAL CATEGORIES PHYSICIAN SERVICES FROM GENERAL REVENUE FUND	8,064,539	
	FROM MEDICAL CARE TRUST FUND		-2,419,337
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-1,877,775
1035	SPECIAL CATEGORIES PRESCRIBED MEDICINE/DRUGS FROM GENERAL REVENUE FUND	-770,213	
	FROM MEDICAL CARE TRUST FUND		-1,135,590
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-144,334
The Department of Health and Rehabilitative Services is directed to implement, beginning April 1, 1992, a co-payment program for Prescribed Medicine in order to implement spending reductions of at least \$770,213 from general revenue and \$929,661 from the Medical Care Trust Fund in Specific Appropriation 1035.			
1036	SPECIAL CATEGORIES PRIVATE DUTY NURSING SERVICES FROM MEDICAL CARE TRUST FUND		-3,590
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-2,516
1037	SPECIAL CATEGORIES RURAL HEALTH SERVICES FROM MEDICAL CARE TRUST FUND		-5,175
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-3,628
1038	SPECIAL CATEGORIES SPEECH THERAPY SERVICES FROM MEDICAL CARE TRUST FUND		-1,483
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-1,040
1043	SPECIAL CATEGORIES OCCUPATIONAL THERAPY SERVICES FROM MEDICAL CARE TRUST FUND		-2,210
	FROM PUBLIC MEDICAL ASSISTANCE TRUST FUND		-1,549
HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF			
OFFICE OF EXECUTIVE DIRECTOR AND DIVISION OF ADMINISTRATIVE SERVICES			
1050A	SPECIAL CATEGORIES TRANSFER TO GENERAL REVENUE FUND FROM LAW ENFORCEMENT TRUST FUND		300,000
FLORIDA HIGHWAY PATROL, DIVISION OF			

SECTION 01
SPECIFIC
APPROPRIATION

1053	SALARIES AND BENEFITS	
	FROM GENERAL REVENUE FUND	-1,200,000
	FROM DRIVERS' EDUCATION TRUST FUND	200,000
	FROM LAW ENFORCEMENT TRUST FUND	700,000
	FROM MOTOR VEHICLE INSPECTION TRUST FUND	300,000
DRIVER LICENSES, DIVISION OF		
1067A	SPECIAL CATEGORIES	
	TRANSFER TO GENERAL REVENUE FUND	
	FROM DRIVERS' EDUCATION TRUST FUND	600,000
JUDICIAL BRANCH		
ADMINISTERED FUNDS - JUDICIAL		
1161	SPECIAL CATEGORIES	
	GRANTS AND AIDS - PAYMENT TO JURORS AND WITNESSES	
	FROM GENERAL REVENUE FUND	-150,000
STATE ATTORNEYS		
FIRST JUDICIAL CIRCUIT		
1202	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-33,000
SECOND JUDICIAL CIRCUIT		
1209	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-33,000
FOURTH JUDICIAL CIRCUIT		
1223	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-33,000
FIFTH JUDICIAL CIRCUIT		
1229A	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-33,000
NINTH JUDICIAL CIRCUIT		
1255	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-22,000
TENTH JUDICIAL CIRCUIT		
1262	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-22,000
TWENTIETH JUDICIAL CIRCUIT		
1328	SPECIAL CATEGORIES	
	ACQUISITION OF MOTOR VEHICLES	
	FROM GENERAL REVENUE FUND	-11,000
LAW ENFORCEMENT, DEPARTMENT OF		
CRIMINAL JUSTICE STANDARDS AND TRAINING, DIVISION OF		
1518A	SPECIAL CATEGORIES	
	TRANSFER TO GENERAL REVENUE FUND	
	FROM CRIMINAL JUSTICE TRAINING TRUST FUND	500,000
LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL		
OFFICE OF ATTORNEY GENERAL		
1549A	SPECIAL CATEGORIES	
	TRANSFER TO GENERAL REVENUE FUND	
	FROM MOTOR VEHICLE WARRANTY TRUST FUND	125,000
LEGISLATIVE BRANCH		
SENATE		

SECTION 01
SPECIFIC
APPROPRIATION

1556	LUMP SUM	
	SENATE	
	FROM GENERAL REVENUE FUND	-84,497
HOUSE OF REPRESENTATIVES		
1557	LUMP SUM	
	HOUSE	
	FROM GENERAL REVENUE FUND	-133,835
JOINT MANAGEMENT		
1558	LUMP SUM	
	JLMC	
	FROM GENERAL REVENUE FUND	-61,481
ADMINISTRATIVE PROCEDURES COMMITTEE		
1559	LUMP SUM	
	ADMINISTRATIVE PROCEDURES	
	FROM GENERAL REVENUE FUND	-3,087
LEGISLATIVE INFORMATION TECHNOLOGY RESOURCE COMMITTEE		
1560	LUMP SUM	
	IRC	
	FROM GENERAL REVENUE FUND	-1,296
COMMISSION ON JUVENILE JUSTICE		
1563	LUMP SUM	
	JUVENILE JUSTICE REFORM - BOBBY M ASSESSMENT AND CONTINUUM IMPLEMENTATION, PHASE-IN	
	FROM GENERAL REVENUE FUND	-791
INTERGOVERNMENTAL RELATIONS, ADVISORY COUNCIL ON		
1564	LUMP SUM	
	ACIR	
	FROM GENERAL REVENUE FUND	-1,833
OFFICE OF PUBLIC COUNSEL		
1565	LUMP SUM	
	PUBLIC COUNSEL	
	FROM GENERAL REVENUE FUND	-7,436
ETHICS, COMMISSION ON		
1567	LUMP SUM	
	ETHICS COMMISSION	
	FROM GENERAL REVENUE FUND	-3,263
AUDITOR GENERAL		
1568	LUMP SUM	
	AUDITOR GENERAL	
	FROM GENERAL REVENUE FUND	-101,747
AUDITING COMMITTEE		
1569	LUMP SUM	
	AUDITING COMMITTEE	
	FROM GENERAL REVENUE FUND	-734
NATURAL RESOURCES, DEPARTMENT OF		
STATE LANDS, DIVISION OF		
1608A	SPECIAL CATEGORIES	
	TRANSFER TO GENERAL REVENUE FUND	
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	1,450,000
Funds in Specific Appropriation 1608A are contingent upon the sale of the second series of Preservation 2000 Bonds in Fiscal Year 1991-92.		
RECREATION AND PARKS, DIVISION OF		
1636	SALARIES AND BENEFITS	
	FROM CONSERVATION AND RECREATION LANDS TRUST FUND	750,000
	FROM STATE PARK TRUST FUND	-750,000
REVENUE, DEPARTMENT OF		

SECTION 01
SPECIFIC
APPROPRIATION

OFFICE OF THE EXECUTIVE DIRECTOR AND DIVISION OF
ADMINISTRATION

1701A SPECIAL CATEGORIES	
TRANSFER TO GENERAL REVENUE FUND	
FROM DRUG ENFORCEMENT TRUST FUND	380,000
TOTAL OF SECTION 01	POSITIONS -16
FROM GENERAL REVENUE FUND	-10,334,952
FROM TRUST FUNDS	2,746,130
TOTAL ALL FUNDS	-7,588,822

SECTION 2 - FIXED CAPITAL OUTLAY

SECTION 2B - AGENCY MANAGED CONSTRUCTION

COMMUNITY AFFAIRS, DEPARTMENT OF
HOUSING FINANCE AGENCY

1932 FIXED CAPITAL OUTLAY	
TRANSFER TO STATE APARTMENT INCENTIVE LOAN	
TRUST FUND	
FROM GENERAL REVENUE FUND	-300,000

NATURAL RESOURCES, DEPARTMENT OF
STATE LANDS, DIVISION OF

1945 FIXED CAPITAL OUTLAY	
LAND ACQUISITION, ENVIRONMENTALLY	
ENDANGERED, UNIQUE/ IRREPLACEABLE LANDS,	
STATEWIDE	
FROM CONSERVATION AND RECREATION LANDS	
TRUST FUND	-6,450,000
TOTAL OF SECTION 2B	
FROM GENERAL REVENUE FUND	-300,000
FROM TRUST FUNDS	-6,450,000
TOTAL ALL FUNDS	-6,750,000

SECTION 2G - GRANTS AND AIDS TO LOCAL GOVERNMENTS
AND NONPROFIT ORGANIZATIONS
ENVIRONMENTAL REGULATION, DEPARTMENT OF

2064 FIXED CAPITAL OUTLAY	
AID TO WATER MANAGEMENT DISTRICTS - LAND	
ACQUISITION	
FROM WATER MANAGEMENT LANDS TRUST FUND	-1,450,000

NATURAL RESOURCES, DEPARTMENT OF
RECREATION AND PARKS, DIVISION OF

2076 GRANTS AND AIDS TO LOCAL GOVERNMENTS AND	
NONPROFIT ORGANIZATIONS	
FLORIDA RECREATION DEVELOPMENT ASSISTANCE	
GRANTS	
FROM LAND ACQUISITION TRUST FUND	-3,030,000
TOTAL OF SECTION 2G	
FROM TRUST FUNDS	-4,480,000
TOTAL ALL FUNDS	-4,480,000

SECTION 3. Funds provided in Specific Appropriation 1943B of Chapter 91-193, Laws of Florida, are contingent upon the appropriation of funds for continuing debt service requirements on the second series of Preservation 2000 Bonds in Fiscal Year 1992-93. The second series of Preservation 2000 Bonds shall not be sold until the 1992 Legislature specifically appropriates funds for the continuing debt services on these bonds for Fiscal Year 1992-93.

SECTION 4. From the unexpended balances of the following projects, the Executive Office of the Governor shall place the amounts indicated in Mandatory Reserve:

1. Specific Appropriation 2044 of Chapter 90-209	
Laws of Florida	\$20,952

SECTION 4
SPECIFIC
APPROPRIATION

2. Specific Appropriation 1832 of Chapter 88-555	
Laws of Florida	\$ 2,969
3. Specific Appropriation 1830C of Chapter 88-555	
Laws of Florida	\$12,812
4. Specific Appropriation 1868 of Chapter 87-98	
Laws of Florida	\$12,268
5. Specific Appropriation 1880 of Chapter 86-167	
Laws of Florida	\$19,920

SECTION 5. Notwithstanding any provision of law to the contrary, the amount required to ensure a balance of \$42 million in the Working Capital Fund at the end of the 1991-1992 fiscal year shall be transferred from unencumbered cash balances of the trust fund investment pool to the Working Capital Fund. Notwithstanding section 215.18, Florida Statutes, the amounts transferred shall be repaid by June 30, 1993.

SECTION 6. Notwithstanding any provision of law, the Comptroller shall transfer from the Working Capital Fund and specified trust funds to the General Revenue Fund those moneys appropriated for transfer in the February 1992 supplemental appropriations act for the 1991-1992 fiscal year. In addition, the Comptroller shall transfer a sufficient amount from the Working Capital Fund to the General Revenue Fund to offset any vetoes made by the Governor.

SECTION 7. This act anticipates a transfer of up to \$50 Million from the Working Capital Fund to finance the General Revenue deficit remaining after the reductions contained herein are implemented.

SECTION 8. Any Section of this act, or any Specific Appropriation herein contained, if found to be invalid or vetoed by the Governor without overriding action of the Legislature shall in no way affect other Sections or Specific Appropriations contained in this act.

SECTION 9. This act shall take effect upon becoming law.

TOTAL THIS GENERAL APPROPRIATION ACT	POSITIONS	-16
FROM GENERAL REVENUE FUND		-10,634,952
FROM TRUST FUNDS		-8,183,870
TOTAL ALL FUNDS		-18,818,822

On motion by Senator Gardner, the Senate concurred in the House amendment.

SB 2408 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—40 Nays—None

The Honorable Gwen Margolis, President

I am directed to inform the Senate that the House of Representatives has passed with amendment SB 2410 and requests the concurrence of the Senate.

John B. Phelps, Clerk

SB 2410—A bill to be entitled An act relating to implementing the February 1992 supplemental appropriations act for fiscal year 1991-1992; providing legislative intent; eliminating funds for Medicaid coverage for pregnant women and children under age 1 with incomes above 150 percent of current federal poverty levels; eliminating funds for increases in obstetrical fees for Medicaid providers and prescribing rates at which providers will be reimbursed for such services; prescribing criteria under which the Department of Health and Rehabilitative Services will transfer moneys between trust funds; requiring the Department of Administration to transfer certain funds in the State Life Insurance Fund Account to the State Health Insurance Trust Fund; providing for the reverter of certain unexpended funds from the Florida Educational Finance Program to the General Revenue Fund; providing for transfer of certain moneys from unencumbered cash balances of the trust fund investment pool to the Working Capital Fund; providing for transferring from the Working Capital Fund and specified trust funds to the General Revenue Fund certain moneys appropriated in the December 1991 supplemental appropriations act; providing for the Comptroller to transfer funds from

the Working Capital Fund to the General Revenue Fund to offset gubernatorial vetoes; eliminating pay raises for certain state employees; authorizing the Division of Bond Finance to refinance bonds issued for certain fixed capital outlay projects; conveying title of lands currently leased to Florida Addiction Treatment Center to South Florida Community College; providing for the Florida Parole Commission to institute a furlough program for its personnel; providing severability; providing a retroactive effective date, an effective date, and an expiration date.

House Amendment 1 (with Title Amendment)—Strike everything after the enacting clause and insert:

Section 1. It is the intent of the Legislature that the implementing and administering provisions of this act apply to the February 1992 Supplemental Appropriations Act for fiscal year 1991-1992.

Section 2. Notwithstanding the provisions of section 409.903(5), Florida Statutes, funds in specific appropriations 1008 through 1043 of chapter 91-193, Laws of Florida, and specific appropriations 307 through 336 of chapter 91-427, Laws of Florida, for Medicaid coverage for pregnant women and children under age 1 with incomes above 150 percent up to and including 185 percent of the most recent federal poverty level are eliminated.

Section 3. Notwithstanding the provisions of section 409.908(12)(b), Florida Statutes, funds in specific appropriation 1032 of chapter 91-193, Laws of Florida, and specific appropriation 328 of chapter 91-427, Laws of Florida, for increases in obstetrical fees for Medicaid providers are eliminated, and the Department of Health and Rehabilitative Services shall reimburse physicians for obstetrical services based on the rates in effect on January 1, 1992.

Section 4. Notwithstanding any provision of law restricting or limiting the uses of specific trust funds administered by the Department of Health and Rehabilitative Services or any other provision of law to the contrary, the department is authorized to transfer funds from selected trust funds to other funds for which current-year deficits are projected, pursuant to the following criteria:

(1) Total transfers pursuant to this section shall not exceed \$16.5 million, of which up to \$7 million may be transferred from the Emergency Medical Services Trust Fund, the Health Maintenance Organization Quality Care Trust Fund, the Local and State Health Trust Fund, and the Planning and Evaluation Trust Fund.

(2) Transfers shall only be made to prevent current-year deficits in the funds receiving the transfers.

(3) All transfers shall be between funds administered by the department.

(4) Funds receiving transfers shall be limited to the Aid to Families with Dependent Children program.

(5) Only unexpended cash balances shall be transferred.

(6) No transfer shall occur until the Secretary of Health and Rehabilitative Services has approved a plan identifying the specific funds and amounts involved.

(7) No transfer shall occur until the Secretary of Health and Rehabilitative Services has certified that the transfer meets the criteria set out in this section.

Section 5. Notwithstanding any provision of law to the contrary, the Board of Trustees of the Internal Improvement Trust Fund is directed to convey to the South Florida Community College, as soon as feasible, title of lands currently leased through the Department of Health and Rehabilitative Services to the Florida Addictions Treatment Center at Avon Park. Since these lands will be used for educational purposes, the South Florida Community College shall not be required to pay any monetary consideration for the conveyance of lands specified herein.

Section 6. Notwithstanding chapter 91-431, Laws of Florida, the Florida Parole Commission is hereby authorized to implement furloughs of no more than 5 working days in fiscal year 1991-1992 if the chairman of the commission determines it to be a necessity to meet operating expenses, provided, however, that any furlough days be applied across the board to all commission employees, either exempt, appointed, or career service.

Section 7. Notwithstanding any provision of law to the contrary, the Department of Administration shall determine if an excess cash balance

exists in the State Employees' Life Insurance Trust Fund. Any excess cash balance shall be used to offset the fiscal year 1991-1992 State Employees' Health Insurance Trust Fund deficit.

Section 8. Of the funds in specific appropriation 509 of chapter 91-193, Laws of Florida, that were unexpended by the third calculation of the Florida Education Finance Program, \$46 million of general revenue shall revert to the General Revenue Fund upon the effective date of this act.

Section 9. Notwithstanding the provisions of sections 253.023 and 373.59, Florida Statutes, or any other provision of law to the contrary, funds shall be transferred from the Conservation and Recreation Lands Trust Fund and the Water Management Lands Trust Fund to the General Revenue Fund as provided in the February 1992 Supplemental Appropriations Act for fiscal year 1991-1992.

Section 10. The Division of Bond Finance is hereby authorized to refinance any or all bonds previously issued pursuant to the provisions of Article VII, Section 11(d) of the State Constitution, and all projects that have been built or are scheduled to be built with the proceeds of bonds previously issued pursuant to the provisions of Article VII, Section 11(d) of the State Constitution are hereby approved in accordance with the provisions of Article VII, Section 11(e) of the State Constitution for the purposes of one or more refinancings of any or all of such bonds as may be determined by the Division of Bond Finance. The bonds authorized to be issued hereby shall not be counted towards any statutory limit on the dollar amount of bonds that may be issued for any bond program.

Section 11. If any provision of this act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the act that can be given effect without the invalid provision or application, and to this end the provisions of this act are declared severable.

Section 12. This act shall take effect upon becoming a law and shall expire and be void and inoperative on July 1, 1992.

And the title is amended as follows:

Strike the entire title and insert: A bill to be entitled An act relating to implementing the February 1992 Supplemental Appropriations Act for fiscal year 1991-1992; providing legislative intent; eliminating funding for Medicaid coverage for pregnant women and children under age 1 with incomes above 150 percent up to and including 185 percent of the most current federal poverty level; eliminating funding for increases in obstetrical fees for Medicaid providers and requiring the Department of Health and Rehabilitative Services to reimburse such providers for obstetrical services based on rates in effect on a specified date; authorizing the Department of Health and Rehabilitative Services to transfer funds from selected trust funds to other funds for which current-year deficits are projected, and providing criteria therefor; transferring the Florida Addictions Treatment Center property to the South Florida Community College; providing for the Florida Parole Commission to institute a furlough program for its personnel; requiring the Department of Administration to determine if an excess cash balance exists in the State Employees' Life Insurance Trust Fund and to use any such excess to offset the fiscal year 1991-1992 State Employees' Health Insurance Trust Fund deficit; providing for reversion of unexpended general revenue funds of the Florida Education Finance Program to the General Revenue Fund; providing for certain transfers from the Conservation and Recreation Lands Trust Fund and the Water Management Lands Trust Fund to the General Revenue Fund; authorizing the Division of Bond Finance to refinance bonds issued for certain fixed capital outlay projects; providing severability; providing an effective and an expiration date.

On motion by Senator Gardner, the Senate concurred in the House amendment.

SB 2410 passed as amended and was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—40 Nays—None

ROLL CALLS ON SENATE BILLS

SB 2400

SB 2400—Amendment 1

Yeas—27

Madam President	Crenshaw	Jennings	Myers
Bankhead	Dantzler	Johnson	Scott
Beard	Diaz-Balart	Kiser	Souto
Bruner	Dudley	Langley	Weinstein
Burt	Gardner	Malchon	Weinstock
Casas	Grant	McKay	Wexler
Childers	Grizzle	Meek	

Nays—11

Davis	Gordon	Kurth	Walker
Forman	Jenne	Thomas	Yancey
Girardeau	Kirkpatrick	Thurman	

SB 2400—Amendment 18

Yeas—17

Bankhead	Crotty	Johnson	Thomas
Beard	Dudley	Kiser	Walker
Bruner	Grant	Langley	
Burt	Grizzle	McKay	
Crenshaw	Jennings	Myers	

Nays—19

Madam President	Forman	Kirkpatrick	Weinstein
Casas	Gardner	Kurth	Weinstock
Dantzler	Girardeau	Meek	Wexler
Davis	Gordon	Souto	Yancey
Diaz-Balart	Jenne	Thurman	

SB 2400—Amendment 18—Reconsideration

Yeas—26

Bankhead	Dantzler	Kirkpatrick	Thomas
Beard	Dudley	Kiser	Thurman
Bruner	Gardner	Kurth	Walker
Burt	Grant	Langley	Wexler
Childers	Grizzle	McKay	Yancey
Crenshaw	Jennings	Myers	
Crotty	Johnson	Scott	

Nays—14

Madam President	Forman	Malchon	Weinstein
Casas	Girardeau	Meek	Weinstock
Davis	Gordon	Plummer	
Diaz-Balart	Jenne	Souto	

SB 2400—Amendment 24

Yeas—20

Bankhead	Childers	Grant	Langley
Beard	Crenshaw	Grizzle	McKay
Bruner	Crotty	Jennings	Myers
Burt	Diaz-Balart	Johnson	Scott
Casas	Dudley	Kiser	Walker

Nays—13

Madam President	Gordon	Plummer	Wexler
Dantzler	Kurth	Thomas	
Davis	Malchon	Thurman	
Gardner	Meek	Weinstock	

Vote after roll call:

Yea—Souto

Yeas—38

Madam President	Diaz-Balart	Johnson	Scott
Bankhead	Dudley	Kirkpatrick	Souto
Bruner	Forman	Kiser	Thomas
Burt	Gardner	Kurth	Thurman
Casas	Girardeau	Langley	Walker
Childers	Gordon	Malchon	Weinstein
Crenshaw	Grant	McKay	Wexler
Crotty	Grizzle	Meek	Yancey
Dantzler	Jenne	Myers	
Davis	Jennings	Plummer	

Nays—1

Weinstock

Vote after roll call:

Yea—Beard

EXPLANATIONS OF VOTE

I voted for this appropriation bill which I know is grossly inadequate in order to get us to the point where we will have to provide additional revenue to meet the true needs of our state.

Jack D. Gordon, 35th District

For the first time in my fourteen years, I felt I had to vote against my legislative body's Appropriations Bill. The amendments adopted today turned a "Reality Budget" into a "Surreal Budget" and I could not vote "yes."

Eleanor Weinstock, 26th District

SB 2402—Amendment 2

Yeas—18

Bankhead	Dantzler	Jennings	McKay
Bruner	Dudley	Kirkpatrick	Scott
Casas	Gardner	Kiser	Souto
Crenshaw	Grant	Kurth	
Crotty	Grizzle	Langley	

Nays—20

Madam President	Forman	Malchon	Walker
Beard	Girardeau	Meek	Weinstein
Burt	Gordon	Plummer	Weinstock
Childers	Jenne	Thomas	Wexler
Davis	Johnson	Thurman	Yancey

SB 2402

Yeas—40

Madam President	Davis	Jennings	Plummer
Bankhead	Diaz-Balart	Johnson	Scott
Beard	Dudley	Kirkpatrick	Souto
Bruner	Forman	Kiser	Thomas
Burt	Gardner	Kurth	Thurman
Casas	Girardeau	Langley	Walker
Childers	Gordon	Malchon	Weinstein
Crenshaw	Grant	McKay	Weinstock
Crotty	Grizzle	Meek	Wexler
Dantzler	Jenne	Myers	Yancey

Nays—None

SB 2408

Yeas—40

Madam President	Childers	Dudley	Grizzle
Bankhead	Crenshaw	Forman	Jenne
Beard	Crotty	Gardner	Jennings
Bruner	Dantzler	Girardeau	Johnson
Burt	Davis	Gordon	Kirkpatrick
Casas	Diaz-Balart	Grant	Kiser

Kurth	Meek	Souto	Weinstein
Langley	Myers	Thomas	Weinstock
Malchon	Plummer	Thurman	Wexler
McKay	Scott	Walker	Yancey

Nays—None

SB 2410

Yeas—40

Madam President	Davis	Jennings	Plummer
Bankhead	Diaz-Balart	Johnson	Scott
Beard	Dudley	Kirkpatrick	Souto
Bruner	Forman	Kiser	Thomas
Burt	Gardner	Kurth	Thurman
Casas	Girardeau	Langley	Walker
Childers	Gordon	Malchon	Weinstein
Crenshaw	Grant	McKay	Weinstock
Crotty	Grizzle	Meek	Wexler
Dantzler	Jenne	Myers	Yancey

Nays—None

ROLL CALLS ON MOTIONS

Motion on CS for SB 1950

Yeas—23

Beard	Crotty	Grizzle	McKay
Bruner	Dantzler	Jennings	Plummer
Burt	Davis	Johnson	Scott
Casas	Dudley	Kirkpatrick	Souto
Childers	Gordon	Langley	Yancey
Crenshaw	Grant	Malchon	

Nays—12

Madam President	Girardeau	Myers	Weinstein
Bankhead	Kurth	Thomas	Weinstock
Gardner	Meek	Thurman	Wexler

Vote after roll call:

Nay—Forman

Motion on CS for SB 1950—Reconsideration

Yeas—24

Bankhead	Crotty	Jennings	McKay
Beard	Dantzler	Johnson	Myers
Bruner	Diaz-Balart	Kirkpatrick	Scott
Burt	Dudley	Kiser	Souto
Childers	Grant	Langley	Thurman
Crenshaw	Grizzle	Malchon	Wexler

Nays—15

Madam President	Gardner	Kurth	Weinstein
Casas	Girardeau	Meek	Weinstock
Davis	Gordon	Plummer	Yancey
Forman	Jenne	Thomas	

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 6 was corrected and approved.

CO-SPONSORS

Senator Souto—CS for SB 206, SB 1372; Senator Yancey—SB 298; Senators Grant, Thomas—CS for SB 822; Senator Crotty—CS for SB 1034; Senator Davis—SB 1048; Senator Walker—SB 1144; Senator Forman—CS for SB 1296, CS for SB 1546, SB 2292; Senator Gordon—SB 2264; Senators Kurth, Weinstein—SB 2270

RECESS

On motion by Senator Childers, the Senate recessed at 8:53 p.m. to reconvene at 10:00 a.m., Wednesday, February 12 or upon call of the President.

SENATE PAGES

February 10-14

Jamak K. Ali, Orlando; Eric Brinkman, Coral Springs; Catherine Alacia Duclos, Brandon; Emily Earp, Greenville; Danielle Fling, Lakeland; Amanda Lariviere Gilman, Davie; Christopher M. Harmon, Ft. Pierce; Teresa D. Hayes, Tallahassee; Joy Montrece Lawson, St. Petersburg; Amy McClellan, Tallahassee; Richard C. McGowan, Tallahassee; Meg McTurner, Ft. Myers Beach; Brian Musselwhite, Tallahassee; Christopher Shepard, Tampa; Andra Kay Smith, Tallahassee; Melanie Tedder, Tallahassee; Karen Ulewicz, Ft. Myers