



Journal of the Senate

Number 7

Wednesday, March 29, 1995

CALL TO ORDER

The Senate was called to order by the President at 1:00 p.m. A quorum present—38:

Mr. President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	

Excused: Senators Crist and Turner

PRAYER

The following prayer was offered by the Rev. Jack Swann, Pastor, Palms Presbyterian Church, Jacksonville:

Almighty and everlasting God, creator of our vast universe and creator of each one of us, we give thanks to you for the gift and miracle of life.

O You, who are nearer to us than breathing and closer than even our thoughts, be with this body all through this legislative day that what is accomplished here may be just, compassionate, honorable and pleasing to you. Bless each of us in this place by lifting the burdens from our hearts, by soothing the anxieties of our minds and by giving calmness to our souls.

Help the representatives of the people gathered here to ever honor both the precious privilege and the awesome responsibility of governing the people of this state. Help them to dare not accept the challenge of governing without your help. Hear our prayer. Amen.

PLEDGE

Senator McKay's daughter, Meridith McKay, and his niece, Jessie Hyman, great-granddaughters of Senator Dewey Dye, who was President Pro Tempore of the Florida Senate in 1941, led the Senate in the pledge of allegiance to the flag of the United States of America.

CONSIDERATION OF RESOLUTIONS

On motion by Senator Weinstein, by two-thirds vote **SR 2694** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Weinstein—

SR 2694—A resolution celebrating Tuesday, April 4, 1995, as "Children's Day."

WHEREAS, the people of Florida recognize and celebrate children as our most valuable asset and our state's future hope and inspiration, and

WHEREAS, children should be allowed to pursue their ideas and dreams, and adults must take the time to listen to children and to teach them the importance of family life, education, and spiritual qualities, and

WHEREAS, many single parents must work outside the home 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 to help them develop self-esteem and become productive citizens, and

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

WHEREAS, subsidized child care provides critically important benefits to children and parents who could not otherwise afford child care services, and

WHEREAS, 63,000 children will be served in subsidized child care in Florida in 1995, and

WHEREAS, over 26,000 children in Florida are waiting for subsidized care in 1995, and 7,130 of these children are infants and toddlers and 12,935 are preschoolers, and

WHEREAS, over 6,000 children in Florida are waiting for subsidized after-school care in 1995, and

WHEREAS, the celebration of a day in honor of children will emphasize to children their importance in the future of our country, NOW, THEREFORE,

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

That the Senate recognizes the importance of our young children and the need to ensure their well-being, and acknowledges that quality child care, whether inside or outside the home, must be an integral part of all young children's development.

BE IT FURTHER RESOLVED that the Florida Senate celebrates Tuesday, April 4, 1995, as Children's Day.

—was taken up out of order and read the second time in full. On motion by Senator Weinstein, **SR 2694** was adopted.

On motion by Senator Sullivan—

By Senator Sullivan—

SR 2868—A resolution commending the Town of Redington Beach on the 50th anniversary of its incorporation.

WHEREAS, the great state of Florida is conducting a year-long birthday celebration commemorating its sesquicentennial anniversary of statehood, and

WHEREAS, the Town of Redington Beach is celebrating its 50th year of incorporation, and

WHEREAS, the staff, commissioners, and citizens of the Town of Redington Beach have worked hard during this year to plan and build a new Town Hall and waterfront park to better serve the residents, and

WHEREAS, the Town of Redington Beach, and its residents and neighbors are celebrating the official opening of this new Town Hall and the dedication of Friendship Park on April 2, 1995, and

WHEREAS, a new flag pole has been presented to the Town by the Redington Beach Garden Club and Frank Byars in honor of Jo Miller Byars and will be dedicated to the police and fire personnel who have served the town, and

WHEREAS, Police Chief, Charles Haggerty and Fire Chief Martin Forster will officially raise the flag that has been flown over the Capitol of the United States in the name of the town and presented by Congressman Bill Young, and

WHEREAS, the Chairman of the Pinellas County Board of County Commissioners, Steve Siebert, and Mayor James Hess of Redington Beach will perform the official ribbon-cutting ceremony, NOW, THEREFORE,

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

That the Florida Senate commends the Town of Redington Beach on its 50th anniversary of its incorporation and on the official opening of its new Town Hall and dedication of Friendship Park on April 2, 1995.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Town of Redington Beach and Mayor James Hess as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Sullivan, **SR 2868** was read the second time in full and adopted.

On motion by Senator Hargrett—

By Senators Hargrett, Beard, Grant, Dantzler and Crist—

SR 2880—A resolution commending the Tampa Police Department and Officers Mike Vigil and Kevin Howell for their outstanding efforts to protect their community from crime.

WHEREAS, on the evening of March 23, 1995, a robbery occurred at a Hardee's restaurant in Tampa, and the perpetrators fled by car, and

WHEREAS, later that night, Officer Mike Vigil and Officer Kevin Howell approached three suspects after their car crashed during a flight from the police and, in the ensuing exchange of gunfire, both officers were badly wounded, and

WHEREAS, the Tampa Police Department, under the direction of Chief Bennie R. Holder, subsequently apprehended three suspects and, by the Saturday following the crime, the suspects had been ordered held without bail at the Hillsborough County Jail, and

WHEREAS, members of the community, including an off-duty emergency medical technician who tended the wounded officers, aided the police in their swift response to the robbery and shootings, and

WHEREAS, the action of Officers Vigil and Howell typifies the bravery and valor displayed by the Tampa police in defending their community from criminal elements, and

WHEREAS, it is fitting for the Legislature to express its solidarity with the Tampa Police Department, with the officers who were injured in apprehending the suspects, and with the injured men's fellow officers and families, NOW, THEREFORE,

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

That the Florida Senate congratulates the Tampa Police Department for its successful apprehension of criminal suspects and notes particularly its swift action in taking into custody suspects in the March 23rd robbery of a Tampa fast-food restaurant; that the Florida Senate especially commends Officer Mike Vigil and Officer Kevin Howell for their courage and extends to them its collective best wishes for a satisfactory recovery from their injuries; and that the Florida Senate commends the Tampa Police Department for its solid efforts to render the community safe for its residents.

BE IT FURTHER RESOLVED that a copy of this resolution with the Seal of the Senate affixed, be presented to Chief Bennie R. Holder of the Tampa Police Department.

—was introduced out of order and read by title. On motion by Senator Hargrett, **SR 2880** was read the second time in full and adopted.

SPECIAL GUEST

Senator Hargrett introduced Bennie Holder, Tampa Chief of Police, who was seated in the gallery.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Jennings, by two-thirds vote **SB 2454** was withdrawn from the Committees on Health and Rehabilitative Services; and Ways and Means; and referred to the Committees on Health Care; and Ways and Means; **SB 2012** was withdrawn from the Committees on Judiciary; Health and Rehabilitative Services; and Ways and Means; and referred to the Committees on Health and Rehabilitative Services; Judiciary; and Ways and Means; **SB 2336** was withdrawn from the Committees on Governmental Reform and Oversight; and Ways and Means; and

referred to the Committees on Governmental Reform and Oversight; Judiciary; and Ways and Means; **SB 1560** was withdrawn from the Committees on Criminal Justice; Health and Rehabilitative Services; and Ways and Means; and referred to the Committees on Criminal Justice; Health and Rehabilitative Services; Judiciary; and Ways and Means; and **SB 2396** was withdrawn from the Committee on Ways and Means.

On motion by Senator Diaz-Balart, by two-thirds vote **CS for SB 1328** was withdrawn from the Committee on Ways and Means.

On motion by Senator Meadows, by two-thirds vote **Senate Bills 1318** and **1930** were withdrawn from the committees of reference and further consideration.

On motion by Senator Dyer, by two-thirds vote **SB 2316** was withdrawn from the committees of reference and further consideration.

On motion by Senator Grant, by two-thirds vote **SB 1904** was withdrawn from the committees of reference and further consideration.

MOTIONS

On motion by Senator McKay, the rules were waived and the deadline for submitting amendments to **SB 1554** to be considered at the Commerce and Economic Opportunities Committee meeting, Tuesday, April 4 at 2:00 p.m., was set for 5:00 p.m. Friday, March 31.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable James A. Scott, President

I am directed to inform the Senate that the House of Representatives has adopted HCR 3-Org. and requests the concurrence of the Senate.

John B. Phelps, Clerk

By Representatives Boyd and Mackenzie—

HCR 3-Org.—A concurrent resolution providing that the House of Representatives and Senate convene in joint session for the purpose of receiving a message from the President of the United States.

WHEREAS, President Clinton has expressed a desire to address the Legislature in Joint Session; NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida, the Senate Concurring:

That the House of Representatives and the Senate convene in Joint Session in the chamber of the House of Representatives at 10:00 a.m., Thursday, March 30, 1995, for the purpose of receiving the message of the President of the United States.

—was read by title. On motions by Senator Jennings, **HCR 3-Org.** was taken up out of order by unanimous consent and by two-thirds vote read the second time in full, adopted and certified to the House.

SPECIAL ORDER

On motion by Senator Weinstein, by two-thirds vote—

HB 581—A bill to be entitled An act relating to the Article V Task Force; amending chapter 94-138, Laws of Florida; providing for additional task force members; extending the period of service of task force members; providing for an additional report and reappropriating unexpended funds; providing an effective date.

—a companion measure, was substituted for **SB 646** and by two-thirds vote read the second time by title. On motions by Senator Weinstein, by two-thirds vote **HB 581** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 890—A bill to be entitled An act relating to the confidentiality of social security numbers; amending s. 119.07, F.S.; providing an exemption from the public records law for the social security numbers of current and former government-agency employees; exempting such social security numbers from s. 24, Art. I of the State Constitution and from s. 119.07(1), F.S.; providing a statement of public necessity for these exemptions; providing an effective date.

—was read the second time by title.

The Committee on Governmental Reform and Oversight recommended the following amendments which were moved by Senator Wexler and adopted:

Amendment 1 (with Title Amendment)—On page 1, lines 21 and 22, strike “government-agency” and insert: *agency*

And the title is amended as follows:

In title, on page 1, line 6, strike “government-agency” and insert: *agency*

Amendment 2—On page 1, line 25, strike “government agency” and insert: “agency”

Senator Wexler moved the following amendment which was adopted:

Amendment 3 (with Title Amendment)—On page 1, line 14, insert:

Section 1. Paragraph (k) of subsection (3) of section 119.07, 1994 Supplement, is amended to read:

119.07 Inspection, examination, and duplication of records; exemptions.—

(3)

(k)1. The home addresses, telephone numbers, social security numbers, and photographs of active or former law enforcement personnel, including correctional and correctional probation officers, and personnel of the Department of Health and Rehabilitative Services whose duties include the investigation of abuse, neglect, exploitation, fraud, theft, or other criminal activities, and personnel of the Department of Revenue or local governments whose responsibilities include revenue collection and enforcement or child-support enforcement; the home addresses, telephone numbers, social security numbers, photographs, and places of employment of the spouses and children of such personnel; and the names and locations of schools and day care facilities attended by the children of such personnel are exempt from the provisions of subsection (1). The home addresses, telephone numbers, and photographs of firefighters certified in compliance with s. 633.35; the home addresses, telephone numbers, photographs, and places of employment of the spouses and children of such firefighters; and the names and locations of schools and day care facilities attended by the children of such firefighters are exempt from subsection (1). The home addresses and telephone numbers of justices of the Supreme Court, district court of appeal judges, circuit court judges, and county court judges; the home addresses, telephone numbers, and places of employment of the spouses and children of justices and judges; and the names and locations of schools and day care facilities attended by the children of justices and judges are exempt from the provisions of subsection (1). The home addresses, telephone numbers, social security numbers, and photographs of current or former state attorneys, assistant state attorneys, statewide prosecutors, or assistant statewide prosecutors; the home addresses, telephone numbers, social security numbers, photographs, and places of employment of the spouses and children of current or former state attorneys, assistant state attorneys, statewide prosecutors, or assistant statewide prosecutors; and the names and locations of schools and day care facilities attended by the children of current or former state attorneys, assistant state attorneys, statewide prosecutors, or assistant statewide prosecutors are exempt from subsection (1) and s. 24(a), Art. I of the State Constitution. The home addresses and home telephone numbers of county and municipal code inspectors and code enforcement officers are confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. These exemptions are subject to the Open Government Sunset Review Act in accordance with s. 119.14.

2. An agency that is the custodian of the personal information specified in subparagraph 1. and that is not the employer of the officer, employee, justice, judge, or other person specified in subparagraph 1. shall maintain the confidentiality of the personal information only if the officer, employee, justice, judge, other person, or employing agency of the designated employee submits a written request for confidentiality to the custodial agency.

Section 2. The exemption from section 119.07(1), Florida Statutes, provided in section 1 of this act is a public necessity because release of this information would jeopardize the safety and welfare of Department

of Revenue or local government personnel whose responsibilities include revenue collection or enforcement or child-support enforcement and the safety and welfare of their families and would impede such departmental and local government personnel in carrying out their official duties. The release of this information would in no way benefit the public or aid it in monitoring the effective and efficient operation of government. Therefore, the harm that would result from release of this information outweighs any public benefit that might result therefrom.

(Renumber subsequent sections.)

And the title is amended as follows:

In title, on page 1, strike all of lines 3 and 4 and insert: personnel information; amending s. 119.07, F.S.; providing an exemption from the public records law for certain personal information relating to Department of Revenue or local government personnel whose responsibilities include revenue collection or enforcement or child-support enforcement, and for certain information relating to their spouses and children; providing an exemption from the public

On motions by Senator Wexler, by two-thirds vote **SB 890** as amended was read the third time by title, passed, ordered engrossed and then immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 972—A bill to be entitled An act relating to confidentiality of information relating to certain personnel of the Department of Revenue; amending s. 119.07, F.S.; providing an exemption from the public records law for certain personal information relating to departmental personnel whose responsibilities require personal contact with the public for purposes of tax administration or child-support enforcement, and for certain information relating to their spouses and children; providing reasons why this exemption is a public necessity; providing an effective date.

—was read the second time by title. On motions by Senator Williams, by two-thirds vote **SB 972** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 1852—A bill to be entitled An act relating to the confidentiality of investigatory records of the Chief Inspector General or agency inspectors general; reenacting and amending s. 119.07(3)(cc), F.S., relating to confidentiality of such records; providing for future review and repeal under the Open Government Sunset Review Act; providing an effective date.

—was read the second time by title. On motions by Senator Harden, by two-thirds vote **SB 1852** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 1854—A bill to be entitled An act relating to the confidentiality of information collected pursuant to the Whistle-blower’s Act; amending s. 112.3188, F.S., which provides exemptions from public records requirements for identities of informants and investigatory information held by the Chief Inspector General and agency inspectors general; revising the exemptions and saving them from repeal; providing for future review and repeal; providing an effective date.

—was read the second time by title. On motions by Senator Harden, by two-thirds vote **SB 1854** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 1856—A bill to be entitled An act relating to the confidentiality of specified information obtained pursuant to drug-free workplace programs; reenacting and amending s. 440.102, F.S., which affords confidentiality to such information; saving the exemption from repeal; providing for future review and repeal; providing an effective date.

—was read the second time by title.

MOTION

On motions by Senator Harden, the rules were waived and by two-thirds vote **SB 1856** was removed from the calendar and laid on the table.

SB 1888—A bill to be entitled An act relating to the confidentiality of complaints, investigations, and probable-cause-panel proceedings pertaining to funeral and cemetery services; reenacting and amending s. 497.131, F.S.; continuing the confidentiality of records of complaints of violations investigated and dismissed by the Department of Banking and Finance; continuing the confidentiality of the proceedings of a probable cause panel of the Board of Funeral and Cemetery Services of the department to which the department has submitted an investigative report; continuing the confidentiality of the complaint and the information obtained by the department pursuant to investigation; providing an effective date.

—was read the second time by title. On motions by Senator Harden, by two-thirds vote **SB 1888** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SENATOR CHILDERS PRESIDING

SB 1898—A bill to be entitled An act relating to the confidentiality of complaints and other records of a local or state governmental agency which relate to complaints of discrimination; reenacting and amending s. 119.07(3)(t), (u), F.S.; continuing the public records exemption of those complaints and records; providing for future review and repeal; providing an effective date.

—was read the second time by title. On motions by Senator Harden, by two-thirds vote **SB 1898** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—36 Nays—None

On motions by Senator Sullivan, by two-thirds vote—

CS for SB 1920—A bill to be entitled An act relating to confidentiality of personnel screening records of the Florida School for the Deaf and the Blind; amending s. 242.335, F.S., which provides an exemption from public records requirements for information in such records; specifying the records that are exempt; saving such exemption from repeal; providing for future review and repeal; revising a penalty to conform; providing an effective date.

—was read the second time by title and by two-thirds vote **CS for SB 1920** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 1936—A bill to be entitled An act relating to the confidentiality of certain records of the recovery network program for educators; reenacting and amending s. 231.263(9) and (11), F.S., which provide an exemption from the public records law for such records; saving the exemption from repeal; providing an effective date.

—was read the second time by title.

The Committee on Education recommended the following amendment which was moved by Senator Sullivan and adopted:

Amendment 1—On page 2, line 7, strike “290dd-3” and insert: 290dd-2 290dd-3

On motions by Senator Sullivan, by two-thirds vote **SB 1936** as amended was read the third time by title, passed, ordered engrossed and then immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 580—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 18.07, 24.119, 27.345(2), 27.3451, 27.7001, 39.421(2)(b), (3), 39.422(2), 39.423(2), (3), (4), 39.426(1), (2), 45.051, 63.062(1)(b), 92.26, 99.0955(3)(b), 100.361(1)(i), 106.07(8)(c), (e), 110.131(3), (5), 113.01, 117.01(2), 117.107(4), 120.545(1), 154.245, 163.3164(1), 163.3213(6), 186.003(9), 186.503(7), (9), 189.415(3), 190.024, 193.1145(9), (11), 193.481(6), 196.121(2), 196.24, 205.171(1), 212.052(1)(b), 212.0596(6), 212.081, 212.66, 213.05, 215.34(1), 215.605(3), 216.181(7)(c), 216.231(1), 216.262(1)(b), (3), 228.501(3), 228.502(8), 229.512(15), 229.57(3)(c), 229.602(10)(d), 229.8333(4), 230.643, and 231.1713, Florida Statutes, and ss. 20.15(5), (6), 26.012(4), 39.024(4)(b), 44.1011(2)(c), 110.205(2)(l), 159.27(16), 196.1995(7)(d), (8)(d), (9)(d), 206.9935(2)(b), (d), 212.02(2), 212.06(11)(c), 215.20(4)(a), 230.2303(8)(b), 236.083(1)(d), and 236.13(2), Florida Statutes (1994 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions that have expired or served their purpose; revising or correcting cross-references; correcting grammatical or like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and correcting errors in the editing, publishing, and printing of the Florida Statutes.

—was read the second time by title.

On motion by Senator Jennings, the rules were waived to allow the following amendment to be considered:

Senator Grant moved the following amendment which was adopted:

Amendment 1 (with Title Amendment)—On page 59, line 3, insert:

Section 65. Subsection (2) of section 236.081, Florida Statutes, 1994 Supplement, is amended to read:

236.081 Funds for operation of schools.—If the annual allocation from the Florida Education Finance Program to each district for operation of schools is not determined in the annual appropriations act or the substantive bill implementing the annual appropriations act, it shall be determined as follows:

(2) DETERMINATION OF DISTRICT COST DIFFERENTIALS.—The commissioner shall annually prepare the Florida Price Level Index and compute for each district the current year’s district cost differential. The district cost differential shall be calculated by adding each district’s price level index as published in the Florida Price Level Index, prepared by the Executive Office of the Governor, for the most recent 3 years and dividing the resulting sum by 3. The result for each district shall be multiplied by 0.008 and to the resulting product shall be added 0.200; the sum thus obtained is shall be the cost differential for that district for that year.

Section 66. Subsection (6) of section 213.053, Florida Statutes, 1994 Supplement, is amended to read:

213.053 Confidentiality and information sharing.—

(6) Any information received by the Department of Revenue in connection with the administration of taxes, including, but not limited to, information contained in returns, reports, accounts, or declarations filed by persons subject to tax, shall be made available by the department to the Auditor General or his authorized agent, the Comptroller or his authorized agent, the Insurance Commissioner or his authorized agent, the Treasurer or his authorized agent, or a property appraiser or tax collector or their authorized agents pursuant to s. 195.084(1), in the performance of their official duties, or to designated employees of the Department of Education Executive Office of the Governor solely for determination of each school district’s price level index pursuant to s. 236.081(2). However, no information may not shall be disclosed to the Auditor General or his authorized agent, the Comptroller or his authorized agent, the Insurance Commissioner or his authorized agent, the Treasurer or his authorized agent, or to a property appraiser or tax collector or their authorized agents, or to designated employees of the Department of Education Executive Office of the Governor if such disclosure is prohibited by federal law. The Auditor General or his authorized agent, the Comptroller or his authorized agent, the Treasurer or his authorized agent, and the property appraiser or tax collector and their authorized agents, or designated employees of the Department of Education are Executive Office of the Governor shall be subject to the same requirements of confidentiality and the same penalties for violation of the

requirements as the department. This exemption is subject to the Open Government Sunset Review Act in accordance with s. 119.14. For the purpose of this subsection, the term "designated employees of the Department of Education Executive Office of the Governor" means only those employees directly responsible for calculation of price level indices pursuant to s. 236.081(2). It does not include the supervisors of such employees or any other employees or elected officials within the Department of Education Executive Office of the Governor.

And the title is amended as follows:

In title, on page 2, line 2, insert: amending s. 236.081, F.S.; transferring responsibility for preparation of the Florida Price Level Index from the Executive Office of the Governor to the Commissioner of Education; amending s. 213.053, F.S.; authorizing the Department of Revenue to share information with the Department of Education for purposes of preparing the index;

On motions by Senator Jennings, by two-thirds vote **SB 580** as amended was read the third time by title, passed, ordered engrossed and then immediately certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 582—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 238.05(1)(a), 239.505(6), 240.1161(5), 240.205(6), 240.231, 240.319(3)(e), 240.3355(2)(c), 240.38(2), 240.4076(4)(a), 240.4082(1)(b), (2), 240.5337(1), (9), 245.08(1)(c), 251.06, 255.31(1), 265.001(2)(a), 282.102(16), 283.31, 283.62(3), 288.053(1), (2), 295.01(1)(a), 295.015(1), 295.125(2), 316.172(1), 316.304(2)(b), 319.30(1)(k), (p), 319.35(1)(b), 320.0715(3)(b), 320.0803(1), 320.13(1)(b), 320.20(3)(b), 322.18(4), 322.20(12), 322.64(7)(b), 324.061(1), 324.071, 324.191, 325.222(3), 327.60(1), 333.05(1), 337.243(2)(b), 337.271(9), 341.301(5), 341.322(8), 341.365(2)(c), 341.402, 341.403(7), 341.406, 341.409(2), (5), 341.411(2), (3)(a), (c), 341.412(1), 341.413(1)(a), (2), (4)(a), 341.415, 341.418(1), 348.52(2)(a), 348.9781(2), 350.01(7), 350.111, 351.034, 372.571, 372.5712(1), 372.5714(2), 373.457(1), 376.07(2)(g), 376.15(2)(b), 377.712(2), 380.08(2), 381.0041(1), (3)(c), (9), 382.004(2), 383.216(1), 385.103(2)(c), 394.459(12)(b), 395.1031, 395.7015(2)(b), 400.702(1)(d), (e), 401.121, 401.245(2)(b), 402.105(1)(b), (3)(e), 402.22(8), and 402.40(5)(b), Florida Statutes, and ss. 240.209(3)(f), (g), 240.404(1)(a), 240.4085(2)(b), 240.5161(6), 258.42(3)(a), 258.43(3)(a), 287.0595(1)(a), 311.09(7), 316.660(4)(b), 341.405, 341.408(1), (3), (4), 370.14(13), 370.16(6), 373.209(2), 381.004(5)(d), 393.11(10)(b), 393.12(1)(b), and 395.1027(1), Florida Statutes (1994 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 582** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 584—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 403.073(2), 403.4153, 403.7095(6), 403.726(2), 403.864(1), 408.006(4)(b), 408.031, 408.032(1), (6), (8), (10), 408.033(1)(b), (c), (2)(d), (3)(a), 408.034(5), 408.038, 408.039(5)(b), (6)(b), 408.040(2)(a), (d), 408.041, 408.044, 408.045(2), 408.07(4), (15), (31), (32), 409.029(8)(b), 409.1685, 409.503(3), 415.105(5)(b), 420.5088(2)(a), (j), 420.6075(2), 425.045(2), 446.27(1)(j), 450.181(1), (3), 455.2141(5), 455.2226(2), 459.015(5), 460.413(4), 465.0156(5), 465.016(1)(e), 465.023(1)(c), 466.017(6), 466.022(1), 466.023(5), 468.1265, 468.365(1)(w), 477.0201(1)(b), 482.1821, 483.285(5), 483.621(2), 493.6113(3)(a), (b), 499.067(5), 499.79, 501.623(5), 504.28(2), 509.261(1)(b), 553.73(1)(a), 553.851(2)(c), 559.9232(2)(a), (e), 562.13(2)(c), 569.007(3), and 601.731(1)(c), Florida Statutes, and ss. 403.061(29), 403.705(2), 403.9411(3)(b), 408.036(1)(j), 409.912(2), (3), (4)(b), 455.236(3)(a), (g), 466.028(3), 467.004(2), 474.213(2), 474.214(1)(bb), 475.045(1)(f), 477.013(8), 480.033(5), (7), 493.6116(1), 493.6121(3), 493.6201(3)(a), 493.6301(3)(a), 553.79(3), (4), and 581.145(2), Florida Statutes (1994 Sup-

plement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 584** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 586—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 607.1421(4), 607.1520(2)(d), 617.0128(2)(d), 617.0601(4), 617.1533(2), 617.1623(1)(e), 617.1805, 617.1808, 624.310(4)(f), 624.311(4), 624.447, 624.468(5), 624.469(1), 624.475, 624.5092(3), 624.523(1)(l), 624.606(1)(e), 624.6065, 624.6081, 625.041(3), 625.121(3)(b), 625.52(3)(a), 626.7492(2)(g), 627.4147(1)(a), (b), (2), 627.6482(7), 627.6486(1)(b), 627.651(4), 627.6516, 627.6577(3), 627.7275(2)(a), 627.733(5), 627.778(1)(c), 627.7865, 628.909(3)(e), 631.813, 631.814(8), 631.815, 633.061(3)(c), 633.071(2), 634.404(6), 641.201, 641.21(1), (3), 641.22(1), 641.23(1), 641.261(1), 641.3007(4)(a), 641.405(2)(f), 641.406(1), 641.411(1), 641.45(1), 641.49(2), 641.58(4), 655.019(3), (4), 655.0386(1), 660.33(4)(c), 681.1095(3), 697.205(1)(a), 712.06(3), 713.245(2), 719.108(8)(b), 719.504, 723.0381(2), 723.084(7), 723.086, 731.301(1)(c), 744.106, 744.301(4)(a), 744.307(2), 744.367(3), 744.703(1), 747.035(1), 766.104(1), 812.16(1)(b), 817.40, 817.47, 817.61, 895.05(7)(b), 941.11, 944.096(2), 945.36(2), and 948.001(1), Florida Statutes, and ss. 624.424(9)(a), 624.462(2)(b), (6), 627.736(9)(b), 627.912(1), 641.55, 655.50(8)(d), 718.116(9)(b), 766.105(1)(b), (e), 790.25(2)(b), (3)(o), 865.09(3), 895.02(1)(a), (2)(a), 934.09(7)(e), (11), and 946.40(1), Florida Statutes (1994 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 586** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—36 Nays—None

SB 588—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 106.04(4)(b), 106.07(3), 106.29(1), and 415.111, Florida Statutes, and ss. 473.323(1) and 766.101(6), Florida Statutes (1994 Supplement), and repealing ss. 212.0505, 287.088, 319.231, and 473.317, Florida Statutes, to conform to judicial decisions holding said provisions or parts thereof unconstitutional or preempted.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 588** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 590—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 186.911, 213.76, 240.258, 240.4062, 240.4066, 240.4068, 240.415, 240.4985, 240.601, 240.602, 240.603, 265.286(7), 265.2861(1)(d), 288.812, 333.031, 376.22, 380.32, 394.715, 395.803, 395.804, 400.34, 403.0612, 403.101, 403.939, 420.4255, 458.311(8), 491.006(1)(b), 550.26353, 581.192, 581.193, 601.282, 631.705, 631.719, 945.25(4), and 945.32, Florida Statutes, and ss. 20.13(2)(d), 193.1142(2)(b)2., 212.08(5)(j), 240.60, 240.604, 380.31, 380.33, 458.3125, and 489.503(11), Florida Statutes (1994 Supplement), pursuant to s. 11.242, Florida Statutes; all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from publication in the Florida Statutes 1995 only through a reviser's bill duly enacted by the Legislature.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 590** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 592—A reviser's bill to be entitled An act relating to the Florida Statutes, repealing ss. 20.17(3)(a), 24.122(4)(b), 112.05(2)(e), 199.2825, 206.41(1)(c), 229.594(1)(d), 240.4099, 242.65(5)(b), 320.08067, 320.6991, 327.59(2), 330.27(2), 366.04(7), 369.305(6), 372.025(2)(e), 374.975(3), 385.208, 395.304, 395.801, 395.802, 400.407(3)(b)7., 402.321(7), 407.61, 408.02(2), (10), 408.08(12), 409.911(6), 468.314(7), 468.353(4), 468.354(6), 586.165, 602.045, and 627.744(8), Florida Statutes, and ss. 110.123(3)(d)2., 206.60(1)(c), 212.02(12), 253.7821(2), 327.28(3)(e), 373.441(3), 395.806(4), and 455.236(3)(g), Florida Statutes (1994 Supplement), pursuant to s. 11.242, Florida Statutes; deleting provisions which have become obsolete, have had their effect, have served their purpose, or have become impliedly repealed or superseded.

—was read the second time by title.

The Committee on Rules and Calendar recommended the following amendments which were moved by Senator Jennings and adopted:

Amendment 1 (with Title Amendment)—On page 6, lines 28 and 29 and on page 7, lines 1 and 2, strike all of said lines and renumber subsequent sections.

And the title is amended as follows:

In title, on page 1, line 9, strike "407.61,"

Amendment 2 (with Title Amendment)—On page 9, strike all of lines 15-20 and renumber subsequent sections.

And the title is amended as follows:

In title, on page 1, line 14, strike "253.7821(2)"

On motions by Senator Jennings, by two-thirds vote **SB 592** as amended was read the third time by title, passed, ordered engrossed and then immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 594—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 455.2416, 455.247(1), (2)(d), (i), (m), 457.105(2)(b), (c), (d), 457.109(1)(a), (f), (g), (o), (s), (2)(a), (3), 458.311(1), (4), (5), (7), (9), (10)(d), 458.313(1), (3), (4), (6), (7), (8), 458.314(2), (3), (4), (5), (6), (7), 458.3295(2), 458.331(1)(a), (e), (f), (s), (x), (ii), (2)(a), (6), (7), (8), (9), 458.337, 458.339, 458.341, 458.343, 458.345(1), (2), (3), (4), 459.0055(1)(a), (3), (4), 459.0077(1), 459.0092(2), 459.0145(2), 459.015(1)(a), (e), (f), (w), (bb), (ll), (2)(a), (6), (7), (8), (9), 459.016, 459.017, 459.018, 459.019, 459.021(1), (3), (4), (5), 460.413(1)(a), (g), (h), (v), (gg), (2)(a), (3), (5), 460.4165(4), (6), 461.006(1), (2)(a), (c), 461.013(1)(a), (f), (g), (r), (w), (aa), (2)(a), (3), (5), (6), 463.0055(2)(a), (c), 463.0057(1), 463.011, 464.008(1), 464.009(1), (3), 464.012(1), (5), 464.019(1), (3), (4), 465.007, 465.009(1), (3), (4), 465.0125, 465.0126, 465.013, 465.016(1)(a), (n), (o), (2)(a), 465.018, 465.019(1), (3), (4), 465.0193, 465.0196, 465.022(3), (6), (7), 465.023(1), 465.0276(3), 465.185(2), 466.006(1), (4), 466.008(2), (3), (4), (5), (6), (7), 466.009(1), 466.0135(3), (4), 466.014, 466.021, 466.022(1), (2), (3), 466.024(3), 466.025, 466.026(1)(a), (d), (2)(a), (b), 466.0275, 466.032(1), (2), (4), 466.033, 466.034, 466.036, 466.037, 466.038, 466.041(3), 468.1145(1), (3), 468.1185(1), 468.1685, 468.1705(1), (3), 468.217(1)(a), (f), (g), (t), (v), 468.354(4)(c), (5), 468.357(1), (2), 484.015, 486.041(1), 486.051, 486.061, 486.081(1), (2), 486.103(1), 486.104, 486.107(1), (2), 486.109(4), 486.115, 486.125(1)(a), (h), (2)(a), 486.153, 486.171(1), 490.006, 490.0085, 490.009(1), (2)(a), (f), (o), (p), (u), 490.012(4), 490.015, 491.006, 491.0085, 491.009(1), (2)(a), (f), (o), (p), (u), 491.012(4), 491.0145, 491.0149(1), 491.015, 766.113, and 766.206(5)(a), Florida Statutes, and ss. 154.04(1)(d), 212.08(7)(o), 240.4075(6), 455.2224, 457.102(4), (5), 457.103(1), 457.107(1), (2), 457.108(1), (3), 458.305(2), 458.307(1), (4), 458.319, 458.320(1), (3)(c), (4), (5)(e), (f), (g), (7), 458.321(1), 458.346(2), 458.347(2)(b), (4)(f), (7)(a), (b), (c), (9)(a), (10), 459.003(2), 459.004(1), 459.008(1), (2), (3), 459.0085(1), (3)(c), (4), (5)(e), (f), (g), (7), 459.009(1), (3)(a), 459.022(2)(b), (7)(a), (9), 460.403(1), (3)(f), (9), (12), 460.404(1), 460.406(1)(a), (b), (d), (e), (f), (3), (4), 460.406(1)(c) as amended by sec-

tion 1 of chapter 94-173, Laws of Florida, 460.406(1)(a), (b), (d), (e), (f), 460.406(1)(c) as amended by section 22 of chapter 94-310, Laws of Florida, 460.406(1), (2)(a), (c), (4), 460.407, 460.4104(1), (2), (4), (5), (6), (7), (9)(b), (10), 461.003(1), 461.004(1), (4), 461.007(1), (2), 461.008(2), 463.002(2), 463.003(1), 463.006(1), 463.007(1), (2), 463.008(2), 463.016(1)(a), (l), (r), (2)(a), 464.003(1), (3)(c), 464.004(1), 464.013(1), (2), 464.014(2), 464.018(1)(a), (j), (k), (l), (m), (2)(a), 465.003(3), (4), (11), (14), 465.004(1), 465.008, 465.012(2), 465.017, 466.003(7), 466.004(1), (2), 466.007(1), (4)(b), 466.011, 466.013, 466.015(2), 466.028(1)(a), (f), (g), (n), (s), (aa), (hh), (4), (5), (6), (7), 468.1125(5), 468.1135(1), 468.1155(1), (2), (3), 468.1195(1), (2), 468.1215(1), (2), 468.1225(6), (8), 468.1295(1), (3), 468.1315(1), 468.1655(2), 468.1665(1), 468.1695(1), (2), (3), 468.1715(1), (2), 468.1725(3), 468.1735, 468.1755(1)(b), (i), (l), (3), 468.352(2), 484.002(1), (6)(e), 484.003(1), 484.007(1), (2), (3), (4)(b), 484.008(1), (2), 484.009(1), 484.014(1), (2)(a), (4), 486.021(2), (3), 486.023(1), 486.031(3)(a), (b), 486.085(1), (2), (3), (4)(b), (c), 486.102(3)(a), (b), 486.108(1), (2), (3), (4)(b), (c), 490.003(1), 490.004(1), 490.005, 490.007, 490.008, 491.003(1), 491.004(1), 491.005(1), (3), (4), 491.007, 491.008(1), 766.101(7)(a), (b), (c), (8), 766.106(2), 766.305(2), (4), 766.308(2), and 766.314(4)(b), (6)(a), (b), and (9)(c), Florida Statutes (1994 Supplement), pursuant to the directive in s. 34, ch. 92-33, Laws of Florida, to substitute "Agency for Health Care Administration" for "Department of Professional Regulation" and "Division of Health Quality Assurance" for "Division of Medical Quality Assurance" wherever the terms appear in specified statutory provisions; conforming references to the title of the agency head.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 594** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 596—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 1.01(2), 6.04, 6.075(1)(a), (3)(b), 8.05, 11.013, 11.03(1), 11.05(1), 11.06, 11.061(1), (2), (3), 11.062(1), 11.12(1), 11.13(2), (5)(b), 11.147(3)(c), (4)(a), (10), 11.148(5), (22), 11.26(1)(a), (c), 11.30(1), (2), (7), (10), 11.39(1), 11.40, 11.401, 11.44(1)(a), (c), (d), 11.46(4), (5), 11.47(1), (2), 11.50(1)(a), 11.60(1), 13.01(1)(d), (2), 13.02, 13.03, 13.05, 13.08(2), (6), 13.10(4), 13.94, 14.01, 14.021(1), 14.022(1), (2), (3)(a), (c), 14.03, 14.056, 14.057(1), (2), 14.058, 14.202, 14.22(3)(b), 15.01, 15.08, 15.092, 15.14(2), 16.01(1), (2), (3), (7), (8), 16.02, 16.05, 16.08, 16.09, 16.10, 16.56(2), 17.01, 17.02, 17.03, 17.041(4), (5), 17.05, 17.06, 17.12, 17.13(1), 17.17, 17.19, 17.20, 17.21, 17.25, 17.29, 17.30, 18.01, 18.021(2), 18.03, 18.05, 18.06, 18.07, 18.101(1), (4), 18.103(2), (3), 18.17, 18.20(1), (3), 19.12, 19.14, 19.23, 20.17(4)(a), (b), (h), (5)(a), 20.171(4)(a), (b), (f), 20.18(3), 22.06, 22.07, 22.10, 22.15(1), 23.1231(2)(i), 23.140, 24.106(3), (4)(a), (c), (6)(a), 24.112(14), 24.115(1)(f), 24.118(2), (4), (5)(a), 25.073(1)(a), 25.074, 25.075(2), 25.101, 25.112, 25.141, 25.191, 25.201, 25.211, 25.221, 25.241(5), 25.251, 25.262, 25.271(2), 25.301, 25.351(2), 25.384(2)(a), 26.37, 26.38, 26.39, 26.46, 26.55(2), (3)(b), 26.57, 27.02, 27.03, 27.04, 27.08, 27.10, 27.11, 27.12, 27.14, 27.15, 27.151(2), 27.16, 27.18, 27.181, 27.25(1), (4), 27.251, 27.255(1), (4), 27.271(2), 27.33(1), 27.3455(5)(b), (8), 27.37(1), (5), (6)(c), (7), 27.38(1), 27.50, 27.51(1)(b), (5)(a), 27.52(2)(a), (b), (c), (3), 27.53(1), (2), (3), 27.54(1), 27.56(2)(a), (3), (4), 27.561(2), 27.60(1), 27.701, 27.702(1), 27.703, 27.704(1), 27.705(3), 27.706, 27.708, 28.01, 28.02, 28.03, 28.04, 28.06, 28.09, 28.12, 28.13, 28.211, 28.223(1), 28.241(1), (2), 28.242, 28.243(1), 28.31, 28.33, 29.03, 29.04(1), 29.06, 29.07, 30.01, 30.02, 30.03, 30.04, 30.09(1), (3), (4), 30.11, 30.12, 30.14(1), (2)(a), (3), (4), 30.15(1)(g), 30.17(1), (3), 30.20, 30.21, 30.24(2)(b), 30.2905(3), 30.291(1), 30.30(1), (3), (4), (5), 30.48, 30.49(1), (2)(a), (4), (10), 30.50(1), (2), 30.51(5), 30.52, 30.555, 30.56, 34.021(1), (4), 34.032(1), (3), 34.041(1), (2), (6), 34.13(4), 34.161, 34.181(1), 35.15, 35.21, 35.22(6), 35.23, 35.26(1), (2), (4), (5), 38.01, 38.02, 38.03, 38.04, 38.05, 38.06, 38.09, 38.10, 38.13, 38.14, 38.15(1), 39.0215(5), 39.028(2)(b), 39.033(1), (4), 39.035, 39.041(1), (3), 39.048(4), 39.051, 39.058(3)(d), (4)(g), (h), (i), 39.0582(3)(d), (k), (4)(g), (h), (i), 39.069(1), 39.401(1)(b), (c), (2), (3)(a), 39.403(2), 39.4055(4), 39.406, 39.407(2)(b), 39.409(2), 39.421(1)(a), (3)(a), 39.422(3), (5), 39.423(3), (4), 39.436(3), 39.438(2), 39.439(2)(b), 39.44(1)(b), (2)(c), 39.441(2), 39.442(4), (7), 39.443(4), 39.463, 39.511, 39.516, 40.013(5), (9), 40.02(1), 40.022(3), 40.221, 40.23(1), 40.24(2), (6), (7), 40.271(2), 40.29(1), 40.30, 40.31, 40.32, 40.33, 40.34(3), 40.35, 43.16(4), 43.26(2)(f), (3), (4), 43.27, 43.35, 44.201(2)(a), (6), 46.011, 46.015(2), 46.031, 47.101, 48.021(2), (3), (4), 48.031(1)(a), (2)(b), (3), 48.041(1)(b), 48.042(1)(b), 48.061(1), 48.071, 48.111(1)(a), (b), 48.131, 48.151(1), (3), 48.161(1), (2), (4), 48.171, 48.181(1), 48.19, 48.193(1), (4), 48.195(2), 48.20, 48.29(2), (3)(e), (f), (g),

(h), (4), (5)(b), (6)(a), (7)(a), (c), (8), 48.31(2), 49.031(1), (2)(b), 49.041, 49.051, 49.061, 49.09, 50.051, 51.011(1), (3), 55.01(1), 55.09, 55.13, 55.141(2), 55.145, 56.021, 56.051, 56.10, 56.12, 56.16, 56.17, 56.19, 56.20, 56.26, 56.27, 56.28, 56.29(2), (3), (4), (6)(a), (8), (10), 57.011, 57.041(1), 57.051(2), 57.061(1), 57.091, 57.101, 57.105, 60.04, 60.05(1), (4), 61.071, 61.09, 61.10, 61.11, 61.13015(3)(b), (5), 61.1304(3), 61.1306(5), 61.1308(1)(a), (b), (c), (3), 61.1316(3)(b), (5), 61.132(1), (3), 61.1322, 61.1324(1), 61.1332(2), 61.1334, 61.1342(2), 61.1354(2), 61.14(5), (6)(b), (f), 63.042(2)(d), 63.072(4), 63.085(1)(f), 63.102(1), 63.135(1), (3), 63.162(1)(d), (f), 63.172(1)(b), 63.185, 64.081, 65.041, 65.061(2), (3), (4), 65.081(4), 66.021, 66.041, 66.061(1), (3), 66.071, 66.081, 66.101, 68.02(3), (4), 68.03, 69.051, 71.041(2), (3), 73.021(4), 73.031(2), 73.051, 73.071(3)(b), (c), 73.072(1)(a), (3), 73.121, 73.131(1), 74.071, 74.111(1), 75.12, 75.14, 75.16, 76.01, 76.04, 76.05, 76.07, 76.10, 76.12, 76.16(1), 76.17, 76.18, 76.19, 76.22, 76.24(1), (3), 76.32(4), (5), 77.03, 77.031(2), (3), 77.04, 77.055, 77.06(1), (4), 77.061, 77.07(1), (3), 77.081, 77.082, 77.083, 77.13, 77.14, 77.16, 77.17, 77.19, 77.22, 77.24, 77.27, 77.28, 78.02(3), (4), 78.065, 78.067, 78.068(4), 78.075, 78.10, 78.13, 78.18, 78.19(1), (2), 78.20, 78.21, 79.01, 79.02, 79.03, 79.05(1), 79.07, 79.08, 80.01, 80.02, 80.04, 81.011, 82.03, 82.04(1), 82.071, 82.091, 83.06(1), 83.07, 83.08, 83.10, 83.11, 83.12, 83.13, 83.14, 83.15, 83.19(1), (3), 83.20(1), 83.201, 83.21, 83.22(1), 83.231, 83.232(1), 83.50, 83.51(4), 83.52(2), (3), (7), 83.53(1), 83.59(2), (3)(c), 83.595(1)(a), 83.63, 83.64(2), 83.681(1), 83.803(3), (4), 83.805, 83.806(1), (6), (8), 85.011(1), (5)(b), 85.021, 85.031, 86.021, 86.041, 88.065(1), (2), 88.111(1), 88.121(1), 88.141, 88.161(2), 88.181, 88.191(2), (3), 88.341, 88.345, 88.351(2), 88.371(2), (3), 90.105(3), 90.108, 90.404(1), 90.405, 90.503(2), (3)(a), (4)(c), 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228.091(1)(b), (2), (3), (4), 228.093(2)(e), (3)(d), 228.111, 228.121(2), 228.502(1)(a), (2)(k), (3), (4)(b), (5)(d), (7), (9)(c), 229.012, 229.111(2), 229.501, 229.512, 229.559, 229.593(2)(a), (b), (5), 229.594(2)(a), 229.601(2), 229.8056(2), 230.04, 230.061(2), 230.10, 230.105(4), (6), (11), 230.15, 230.16, 230.19, 230.202(1), 230.21, 230.234, 230.24, 230.26, 230.28, 230.303(1), (6)(b), (c), 230.31, 230.32(3), (4), (6), 230.321(1), (2), 230.331(2), (3), 230.71(6)(e), 231.02(1), 231.087(2)(b), (3)(k), (6)(b), 231.263(3), (6)(a), (8), (10)(a), (b), (c), 231.29(1), (2)(c), (d), (6), 231.291(2)(c), (d), 231.3505, as amended by section 5 of chapter 92-67, Laws of Florida, 231.3505, as amended by section 40 of chapter 92-136, Laws of Florida, 231.36(2), (3)(e), (4), (6), (8), 231.361(2), 231.40(1), (2)(a), (b), (3), 231.41, 231.424(1), 231.44, 231.545(4), (5), 231.546(1)(c), 231.614(2)(a), (b), 231.621(2)(c), 231.6255(3), (4)(c), 232.02(4)(b), 232.0225(1)(a), (2)(a), (c), 232.023, 232.03, 232.034, 232.06(1), 232.17(2)(c), (d), (e), (f), (g), 232.245(1), 232.2452, 232.2462(2), 232.247, 232.25, 232.256(2), 232.257(4), 232.27, 232.275, 232.28(2), (3), 232.304(1), 232.40, 232.425, 232.44(2), 232.46(1)(b), 232.50(2), 233.011(6), 233.051(2), 233.058(2)(a), (4)(c), 233.0663(3)(d), 233.0664, 233.068(1)(b), (2)(f), 233.07(1)(c), (2)(a), (c), (d), 233.08, 233.09(1), (2), (3), (4), (5)(b), 233.115(1), (3), (6), 233.15, 233.16(1), (3), (6), 233.22, 233.45, 233.46(2), (3), 234.021(2)(a), 234.091, 235.002(1), 235.195(2), 235.196(4), 235.33(1), 235.437(1)(t), 236.012(1), 236.0815, 236.29, and 236.52, Florida Statutes, and ss. 11.143(3)(a), (4)(b), 11.42(1), (2)(a), (3), (4), (5), (7), (8), (10), 11.45(2), (3)(a), (b), (e), (5), (7)(a), (b), (d), (9), 11.511(1)(a), (3)(b), (4), (5), 14.29(7)(b), 17.11(1), 18.125(4)(c), 20.05(1)(c), 20.055(1)(b), (5), (8), 20.15(1), 20.19(2)(b), (g), (3)(a), (d), (f), (4)(a), (5)(a), (8)(d), (9)(a), (c), (d), (e), (13)(e), (19)(a), 20.23(1)(b), (2)(d), (e), (g), (3)(e), (h), (i), (6), (7)(d), 20.255(7), 20.315(4)(d), (g), (5)(a), (b), (7), (8), (14)(e), (16)(b), (20), 20.316(6)(b), 24.105(13)(c), (20)(a), (b), 25.321, 28.222(1), (2), (3), 30.072(1), 30.073(1), (2)(b), (c), (3), (4), (5), 30.074, 30.075(5)(b), 30.076(3)(c), (d), (m), 30.231(3), 38.12, 39.001(1)(d), 39.01(16)(c), (29), (33), (37), (41), (42), 39.014, 39.021(7), (10)(a), 39.024(6)(a), 39.025(5)(a), 39.029(1), (3), (4), 39.034(3), (4), 39.037(1)(b), 39.038(2)(e), (3)(a), (4)(a), 39.042(3)(b), 39.044(1)(b), (2), (5)(d), 39.045(2), (7)(a), (8)(a), 39.046(3), 39.047(1)(a), 39.049(4)(a), 39.0495, 39.052(3)(a), (c), (d), (e), 39.054(1)(a), (c), (f), (7), 39.057(3), (12)(d), 39.0587(1)(c), (d), 39.062(1), (2), (3), 39.067(2), (3), (4), 45.031(1), (4), (7), 48.21, 55.10(7), 55.502(2), 55.605(2)(a), 55.606(2), 55.607, 57.081(2), (3), 61.046(1), (7), 61.1301(1)(e), (2)(a), (d), (e), (g), (h), (k), 61.16(2)(c), 61.30(11)(f), (14), 61.402, 61.403(8), 68.07(1), (2)(e), 73.092(5), 83.241, 83.49(1), (2), (3)(a), (b), (c), (8), (9), 83.56(5), 83.60(1), 83.62, 88.031(10), 88.171(1)(c), (2), (3), 90.502(4)(c), 92.53(2)(b), 92.54(2), 97.012, 97.021(1)(b), (c), (d), (e), (f), (2)(b), (3)(c), (27), 97.023(1)(b), (2)(d), 97.061(3), 98.015(1), (5), (6), (7), (8), 98.075(2), (3), 98.081(1), (2), 98.093(5), 100.025, 101.001(5), 101.045(1), (2)(a), (e), (3), 101.663, 102.155, 104.012(1), 104.013(1), 106.26(1), (2), (4), (5), (6), (7), (12), 110.112(3)(d), 110.1127(5), 110.122(5)(b), 110.123(3)(d), (9), 110.203(22), (23), 110.215(3), 112.061(2)(c), (e), (m), (3)(a), (e), (f), (g), (4), (5)(a), (7)(a), (h), (10), (11)(a), (12), (13), 112.19(2)(a), (c), (d), (3)(b), 112.191(2)(a), (c), (d), (3)(a), 112.313(3), (4), (5), (6), (7)(a), (8), (9)(a), (c), (10), (12)(b), (e), (i), (j), (14), (15)(b), (c), 112.3135(2)(a), 112.3143(2), (3)(a), (4), 112.3144(1), (3)(f), 112.3145(2)(a), (3)(a), (b), (4), (5), (6)(b), (c), (8), 112.3148(2)(b), (d), (4), (5), (6)(d), (8)(a), (e), (10), 112.3149(1)(a), (c), (d), (5), (6), (8), 112.317(6), 112.3173(2)(e), (3), (4)(c), (5)(d), 112.3185(4), (5), (6), 112.322(2)(a), (3)(a), (4), 112.324(9), 112.63(1)(f), 119.07(1)(a), (c), (2)(a), (d), (3)(c), (l), (x), 120.57(1)(b), 120.575(3)(a), 121.021(1), (13), (14), (15)(a), (17)(a), (18), (19)(a), (c), (d), (22), (26)(b), (28)(c), (30), (38), 121.051(1), (2)(a), (4), 121.052(3), (4)(a), (b), (d), (5)(a), (b), (6), (11)(c), (12)(a), (c), 121.055(1)(c), (6)(b), 121.071(2)(b), 121.136, 121.22(2), (3), 121.23(1)(a), (b), (2), 121.24(1)(b), (5), 121.35(3)(b), (f), (h), 121.40(4)(b), (5), (6), (7), (8), (11)(a), (b), 125.01(1)(v), 125.0104(4)(e), (8)(a), (b), 125.563(3), (4), 159.803(3), 161.053(2), 161.101(2), 161.141, 161.161(5), 162.05(2), (3)(e), (4), 162.06(2), 162.07(1), 162.21(3)(c), 163.3184(12), 163.3187(1)(a), 163.340(4), 171.0413(3), 175.121(2), 175.181(1), (2)(a),

175.401(8), (9), 177.031(13), 177.061, 177.091(8), 177.141, 177.503(9), 177.507(1), 185.10(2), 185.162(1), 185.50(8), (9), 192.001(3), (11)(a), 192.037(6)(c), (10), 193.063, 193.073(1)(a), (2), 193.085(1), 193.114(2)(e), (3)(d), (5), 193.1142(1), 193.461(2), (3)(a), 193.621(6), 194.171(3), 196.011(5), (6), (12), 196.012(18), 196.031(1), (2), 196.041, 196.101(3), 196.131(1), 196.1995(8)(d), 197.402(3), 197.413(2), (3), (4), (6), (8), 199.135(3), 200.065(2)(d), (13), 200.069, 201.022(3), (4), 205.065, 206.60(1)(b), 206.605(1)(b), 206.877(1)(b), (2)(a), 210.01(16), 210.021, 211.32(1)(g), 212.02(2), (16)(d), 212.03(4), 212.0305(3)(i), (j), (4)(c), (d), (e), 212.04(2)(a), (6), 212.05(1)(a), (h), (j), (k), (2), 212.06(1)(b), (2)(c), (4), (5)(a), (b), 212.08(3), (7)(c), (o), (10), (11)(d), 212.096(1), 212.11(1)(a), (e), (6)(c), 212.12(1), (2)(c), (5)(b), (6)(b), (7), (9), 212.18(5), 212.67(1)(b), (e), (2)(a), (b), (3)(b), (6)(a), (b), 213.053(3), (5), (6), (11), 213.21(2)(a), 213.67(1), (2), (3), (5), (6)(a), 215.26(1), (5), 215.422(9), 215.96(2), 216.011(1)(f), 216.0235(6), 216.031, 216.136(4)(b), 216.163(2)(a), (b), (g), (h), (j), (5), (6), 216.177(1), (2), 216.292(2), (3), 219.075(1)(a), (2), 220.02(1), 220.03(1)(g), (q), (5)(b), 220.182(9), 228.041(10)(b), (27), (28), (29)(a), 228.053(8)(a), (11)(a), 228.054(1), 229.592(3)(e), 229.8058(2), (5), (6), 229.8064, 229.8075(3), 230.23(1), (4)(l), (m), (o), (11)(b), 230.2301, 230.2305(1)(c), 230.23135(2)(b), (3)(m), 230.2316(2), 230.33, 231.15(2), 231.17(2)(g), 231.24(2)(b), 231.262(3), (4), 231.3605(1)(a), (c), 231.361(2), 232.01(1)(c), 232.032(4)(a), (e), (5)(a), 232.19(6), 232.246(9), 232.2465(1)(d), (2), (3), 232.26(1)(c), (2), 233.067(7), 235.42(1), 236.013(2)(c), (4), and 236.081(1)(p), Florida Statutes (1994 Supplement), pursuant to the directive in s. 1, ch 93-199, Laws of Florida; removing gender-specific references applicable to human beings from volume 1 of the Florida Statutes without substantive changes in legal effect.

—was read the second time by title.

Senator Jennings moved the following amendment which was adopted:

Amendment 1—On page 887, line 16, strike “hers” and insert: *her*

On motions by Senator Jennings, by two-thirds vote **SB 596** as amended was read the third time by title, passed, ordered engrossed and then immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 598—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 237.051, 237.121(2), 237.171(4)(b), 237.211(4), (5), (6), 237.34(3)(c), 237.41(8)(b), 238.01(12), (13), (14), (19), 238.05(1)(a), (2), (3), (5), 238.06(1), (2), (4), (8), (10), 238.07(1), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), (13), (14), (15), (15A)(a), (c), (e), (15B), (16)(a), (d), (17), 238.071, 238.08, 238.09(1)(a), (b), (e), (f), (g), (h), (i), (2), (3)(a), (b), (5)(b), 238.11(2)(b), 238.12(1), 238.13, 238.14, 238.15(1), 238.171(1), (2), 238.172, 238.173, 238.175(1), 238.181(2)(a), (b), (c), (d), (e), (f), 240.107(5), 240.1201(1)(a), (c), (2)(a), (3), (5)(a), (7), (8), (9), 240.132(1), 240.133(3), 240.134, 240.135, 240.145(2), (4), 240.202, 240.207(1), 240.215(1), (2), 240.227(11), (24), 240.231, 240.233(5), 240.241(4), (8)(b), (14), 240.243(2), 240.245(1), 240.253, 240.263(1)(d), 240.268(4), 240.276(2), 240.307(1)(d), (2), 240.309(1), 240.313(3), (5), 240.315, 240.319(3)(q), 240.321(2)(a), (b), 240.337, 240.341, 240.343, 240.35(12), 240.359(1)(c), 240.375, 240.38(2), (4), 240.381, 240.4021(4)(a), (5)(b), (7)(a), 240.4082(1)(a), 240.409(4), (5)(a), 240.4095(4), (5)(a), 240.4097(4), (5)(a), 240.4098, 240.421(1)(a), (e), 240.465(5), 240.473(4)(b), (5), (6), 240.474(6)(b), (c), 240.512(1), (5)(b), (g), 240.5121(4)(d), (m), 240.5162(2), 240.517(2), 240.52(3), 240.522(3)(a), 240.531(2), 240.533(2)(a), 240.5337(1)(a), (2), (8), 240.5341(6), (9), (10), 240.5343(1), (3), 240.6055(4)(b), 240.632(1)(a), 242.333, 242.62(3), 242.68(2)(a), (e), (g), (6)(c), 243.21(4), (5), (6), (8), 244.02, 244.06, 244.09, 245.08(1)(b), 246.031(6), 246.151, 246.205(3), (5), 246.207(1)(g), (2)(g), 246.213(2)(b), 246.226(1)(b), 246.2265(4), 246.227(3), 246.228(1)(g), 246.231(3), 250.04, 250.05(2), 250.06(3), (4), 250.08, 250.19, 250.20(1), 250.28, 250.29, 250.31(2), (3), (4), 250.33, 250.34(2), (3), (4), 250.341(1), (2), (4), 250.36(1), (4), 250.37(2), 250.40(2), 250.41(4), 250.48, 250.482, 250.535(8), 250.536(2), 250.537, 250.542(2), (3), 250.543, 251.02, 251.05, 251.06, 251.08, 251.17, 252.32(2), 252.33(4), 252.36(1), (2), (4), (5), 252.365(4), 252.37(2), (4)(a), 252.38(1)(b), 252.40(2), 252.43(1), 252.44(1), (3), 252.45(1), 252.51, 252.60(4), 253.14(1), 253.141(1), 253.37, 253.55(1), 253.71, 253.82(1)(b), 255.03(1), 255.04, 255.043(1), (3), 255.249(2)(k), (3), 255.558, 257.02(1), (2), 257.031(1), (2)(d), 257.23(1), 257.28, 258.157(2), 265.285(1)(a), (b), 265.32(2)(a), (d), (e), (3), 265.606(4), 266.0003(3), (4), (5), 266.0004, 266.0008(8), 266.0013(4), 266.0014, 266.0017(2)(a), 266.0018(8), 266.0023(4), 266.0024, 266.00275(2), 266.0028(8),

266.0033(5), 266.0034, 266.0038(8), 266.0043(4), (5), 266.0044, 266.0048(8), 266.0053(5), 266.0054, 266.0058(8), 266.0063(5), 266.0064, 266.0068(8), 267.16(6), 267.161(1)(b), (d), 270.18, 272.12(2)(b), (c), (3)(a), 273.02, 274.03, 279.07(2), 280.04(1), 280.05(3)(b), (c), (9), (19), 280.052(4), 280.08, 280.13(2), 280.14(2), 280.18(1), 281.08(2), 281.20(4), 282.105(1)(b), 282.309(2), 282.311, 283.34, 283.67, 283.68, 284.30, 284.40(3), 284.50(1), (2), 285.07, 285.10, 285.19(3)(a), 286.0105, 286.011(4), (7), (8)(a), 286.035, 286.23(1), 287.056(3)(c), 287.064(2), 287.084(1), 287.088(2), (4), (5), 287.133(3)(e), (f), 288.011(1)(c), (2)(a), (5), 288.012(2)(b), 288.075(4), 288.1168(4), 288.117(5), 288.1223(2)(f), 288.774(4), 288.809(3), 288.814(2), (3), (4), 288.8185(2), 288.819(1), 288.823(2), (4), (5), 288.824, 288.906(2)(a), 288.9512(3)(a), (b), (c), (5), (6), 288.9517(3), 288.9608(3)(a), 288.9611(3), (6), (7), 288.9616(3), 289.031(3), 289.071(3), 290.049(3), 292.04(2)(b), 292.05(2), 292.11(1), (3), 295.015(1), 295.016(1), 295.017(1), 295.018(1), 295.019(1), 295.02, 295.03, 295.09(1)(a), 295.11(1), (3), 295.125(2), (3), 295.14(3), 295.17(3), 296.04(4)(a), (5)(b), 296.08(2), 296.12(2), (3), 296.14(2), (3), 296.34(4)(a), 296.38(4)(b), (c), 298.13, 298.14, 298.17, 298.20, 298.24, 298.31, 298.32, 298.35, 298.401(1), 298.47(1), 298.48, 298.52(3), (5), 298.57, 298.65, 298.78, 308.02, 308.04, 310.032, 310.042(1), 310.051(2), 310.075, 310.091(5), 310.1115(1), 313.02, 313.03, 313.05, 313.06, 314.02, 314.04, 314.05, 314.06, 314.08, 314.09, 314.10, 315.05(2), 316.061(1), 316.062(1), (2), 316.063(1), 316.065(2), 316.071, 316.072(5), 316.0755(2), 316.079, 316.083(2), 316.123(3), 316.130(1), 316.1301(2)(a), 316.1303(1), 316.151(1)(c), 316.1575(1), 316.159(1), 316.170(4), 316.1905(2), 316.1932(1)(a), (c), (e), (f), 316.1933(1), 316.1934(1), (2), 316.1945(2), 316.2004(2)(a), 316.2061, 316.2085(3), 316.211(1), (2), (4), 316.212(2), 316.2225(7), 316.2398(1), (2), (3), (5), 316.271(3), 316.3025(2), (5)(a), 316.304(2)(a), 316.610, 316.6105(3), 316.6135(3), 316.614(6)(a), 316.646(1), (5), 318.15(2), 318.16(1), 318.19, 319.21(1), (2), 319.22(1), (2)(a), 319.225(3), (4), (6)(a), (b), 319.23(4), 319.231(2)(b), 319.24(2), (5)(a), (d), 319.241, 319.27(6), 319.28(2)(a), (c), 319.29(1), (2), 319.30(2)(a), (4), 319.33(4), 319.35(2)(a), 320.065(3), 320.07(3), (6), 320.0705(1), 320.072(2)(d), 320.0807(4), (5), 320.084(3), 320.0842(2)(b), 320.0848(1)(a), (3)(a), 320.0898(2), (3), 320.13(3), 320.133(1), 320.26(1)(a), (2)(a), 320.30, 320.37(1), 320.38, 320.408(1), 320.413, 320.414, 320.58(2), 320.60(3), 320.615, 320.63(1), 320.64(4), (10), (18), 320.6403(2), 320.641(4), (5), (6), 320.643(1), 320.71(2), 320.781(3), (11), 320.8225(3), (7)(a), (d), (9), 320.8245(2), 320.835(3), 320.836, 320.837(4), 320.839, 320.865, 321.05, 321.08(1), 321.18(2), 321.20(1), (2), (3), (4), (5), 321.201, 321.203(1), (2), 321.21, 321.221(1), (2), (3), (4), 321.24, 322.0255(6), 322.031, 322.04(1)(c), (d), 322.05(2), (5), 322.051(6)(a), (b), (c), (d), (f), 322.056(1)(a), (c), 322.059, 322.0602(3), (5)(a), (6), 322.065(2), 322.07, 322.08(5), (6), 322.125(2), (4), 322.13(1)(a), (2), 322.142(1), 322.16(4), 322.18(6), (8)(a), 322.19, 322.212(1), (3), 322.245(1), (3), 322.25(7), 322.251(1), (3), (4), (5), 322.2615(1)(b), (7)(b), (13), (14), 322.274(2), 322.28(2)(c), (4), 322.282(2)(c), 322.29(2), 322.32(1), (2), (3), (5), (6), 322.35, 322.36, 322.38(1), (2), 322.44, 322.46, 322.50, 322.54(1), 322.55(2), (3), 322.56(7), 322.58(1), (2), 322.62(1), 322.63(1), (2), (4)(a), 322.64(1)(b), (7), (8)(b), (14), 324.011, 324.072(2), 324.081(3), 324.101, 324.111, 324.151(1)(b), 324.191(3), 324.201(1), 324.211(1)(a), 325.01, 325.04, 325.07, 325.208(2), 326.003(2), (3), 326.004(1), (2), (3)(a), (b), (4), (6)(a), (b), (d), (f), (7), (8), (9), (10), (11), (12), (14)(b), 326.005(1), 326.006(2)(d), (e), (f), 327.11(1)(b), (2), (9), 327.13(3), 327.17(1), 327.19, 327.29(2), 327.30(1), 327.35(1)(a), 327.351(1), (2), 327.352(1)(b), 327.3521(3), 327.353(1)(a), 327.354(1), (2), (4), 327.38, 327.50(3), 327.59(3), 327.731(1), 327.74(4), 328.03(3), (5), 328.05(2), 328.07(4)(b), 329.01, 329.10(1), 329.11(1)(a), 329.51, 330.04, 330.27(2), 331.305(21), 331.308(6), (7), 331.309(1), (2), 331.3101(4), 331.340, 332.008(2), 333.01(11), 333.07(1)(b), (2)(a), (3)(a), 333.10(4), 333.11(6), 334.14(2), (3), 334.193(2), 334.195(3), 335.035(3), 335.092(3)(a), 335.10(3), 335.184(3)(b), 336.022(2), 337.105(1), 337.14(4), 337.165(2)(a), (b), (d), (5), (6), 337.175, 337.185(2), (5), 337.271(2)(a), (4), (5), 337.404(1), 339.0805(3)(a), 339.175(3)(b), (5)(d), (7)(d), 339.2405(2), (3), 339.28(2), 339.408(1), 341.3025(4)(b), (c), 341.344(1), (2), 343.53(2)(a), (b), (c), (3), 343.63(2)(a), (d), 344.17, 347.02, 347.04, 347.05, 347.06, 348.218(2), (3), 348.221(1), (2), 348.242(2), (3), (5), 348.52(2)(a), (b), (3), 348.58(2), 348.753(2), (3), 348.756(1), (2), 348.942(4), (5), 348.952(3), (4), (5), 348.967(2)(a), (b), (c), (3), 349.03(3), 349.06(1), (2), 350.001, 350.01(2)(a), (3), (4), (5), (7), 350.031(2)(a), 350.04, 350.041(2)(c), (f), (g), 350.042(1), (2), (4), 350.05, 350.06(6), 350.061(3), 350.0611, 350.0612, 350.0613, 350.0614(1), 350.124, 354.02, 354.03, 354.07, 361.02, 361.07, 361.08(2)(b), (c), 364.18(1), 364.24, 364.37, 365.16(1)(b), (2), 365.161(2)(a), (b), 366.05(5), 366.09, 370.017, 370.0606(1), 370.061(1), 370.10(2), 370.135(4), 370.141(1), (2), (4), 370.15(2), (5)(d), 370.154, 370.155, 370.161(3), 370.17(1), (3)(b), (c), 370.22(2), 370.23, 372.01(2), 372.04, 372.05(2), (4), (5), 372.051, 372.07(1), (2)(e), 372.313, 372.315, 372.561(2), 372.5705, 372.5714(2), 372.5717(2), (6), (7), 372.574(1), (4),

(6), 372.60(1), 372.65(3), 372.66(6), 372.661(1), 372.711(4), (7), 372.76, 372.761(1), 372.83(1), (2), 372.84, 372.88, 372.91, 372.921(3), 372.922(1), 372.98, 372.99(1), (2), (4), 373.029(2), 373.0693(3), (6), (8)(a), 373.099, 373.175(4), 373.226(3), 373.229(1)(a), 373.243(4), 373.246(6), (7), 373.323(2), 373.326(2), 373.333(4)(b), 373.336(1)(d), 373.415(2), 373.429, 373.539(1), 373.553(1), 373.563(6), (7), 373.579, 373.583(3), 373.584(3), 376.13(2), (3), (4), 376.14(3), 376.3074(3), 376.309(3), 376.319(4), 377.03, 377.04, 377.23, 377.2424(1), 377.25(1)(a), (3), (4), 377.30(2), 377.32, 377.33(1), (3), 377.34(3), 377.37(1)(b), (d), 377.38(2), 377.39(1), (2), (3), (4), (5), 377.40(1), 377.606, 377.608, 377.711(2)(a), (d), 377.712(1), 378.011(1)(a), (d), 378.037(2), 378.101(4)(d), 378.102(6)(a), 380.045(2), 380.0552(6), 380.0663(2), 380.0664, 380.0667(2)(b), 380.505, 380.508(2), 380.510(8), 381.0025(2), (4), 381.0032(2), 381.0041(7)(a), (11)(b), 381.0062(4), 381.0085, 381.00895(1), 381.00897(1), 381.0101(4)(a), (5)(a), 381.026(3), (4)(a), (b), (c), (e), (6), 381.0302(4), 381.0403(5)(b), (d), 381.0405(3)(a), (5)(c), 381.0601(1), 381.698(2)(b), (c), (3)(b), 382.003(9), 382.005(1), (3), (5), (6), 382.007, 382.008(3), 382.011(1), 382.018(2), 382.021(1), 382.026(3), 382.027, 383.05, 383.14(5), 383.3362(6)(b), 384.24, 384.25(4), 384.27(3), (4)(c), 384.28(1), (2), (3), (4), 384.281(1)(c), (d), (4), 384.283(2), 384.285(2), (3)(b), 384.288(1)(b), 384.30(1), 385.103(2)(e), 385.203(1)(b), (3), (4)(a), 385.204(1), 385.206(4)(b), 386.206, 386.207(2), 388.011(11), 388.101(3), 388.121, 388.131, 388.221(1), 390.001(4), 391.021(2), 391.07, 391.091(2), 392.58(2), 392.68(1)(b), 393.0678(2)(c), (3)(i), (5)(a), 393.075(2), 393.115(1)(a), 393.125(1)(a), (b), 393.31(1), 394.455(12), 394.459(1), (3)(a), (b), (4), (5)(c), (6), (9), (10)(b), (12)(a), (b), (13), (14), 394.461(3), 394.463(1), (2)(a), (d), 394.465(1), (2)(a), (3), (4), 394.467(1), (2)(b), (c), (3)(a), (b), (4)(a), (b), (d), (e), (f), (h), 394.4672(1), (3), 394.469(1)(a), (b), (2), (3), 394.473(1), 394.477, 394.478, 394.4784(1), (2), 394.4787(4), 394.479, 394.56(2), 394.60, 394.61(1), 394.75(9), 394.903(2), (3)(c), (5)(a), 395.002(2)(b), 395.0191(1), (8), 395.0193(3)(b), (7), 395.1025, 395.1046(1), (3), 395.301(1), (3), (5), 395.401(1)(k), 395.602(1)(d), (3), 395.605(3), 395.802, 397.405, 397.431(1), (2), 397.507(1), (3), 397.6971(1)(a), (b), 397.702(2)(b), 399.11(2), 400.0061(1), 400.0067(3)(c), (d), (4)(d), 400.0069(6), (7), 400.0073(5)(d), 400.0075(1), 400.021(3), (15), 400.022(1)(b), (d), (h), (i), (j), (k), (u), 400.023(1), 400.126(2), (5)(a), 400.151, 400.162(1), 400.165(1), (4), 400.18(1), 400.20, 400.412(2)(b), 400.4195(1), 400.422(2), (5)(a), 400.424(1), (3)(a), (b), 400.426(6), (7), 400.427(1), (4), 400.428(1)(c), (d), (g), 400.429, 400.431(1), 400.462(9), 400.464(5)(a), 400.487(3), 400.491, 400.495, 400.497(3), 400.509(4), (5), (11), (12), 400.601(2), (4), 400.609(4), 400.628(1)(d), 401.245(2)(a), (4), 401.252(2), 401.265(2), 401.27(4)(b), (c), (5), (11)(a), (b), (12), (13), 401.271(1), 401.281(1)(b), (c), 401.321(2), 401.34(3), 401.41(1)(b), (2), (4), 401.414(1), 401.425(5), (8), 401.445(1), (2), 402.06, 402.07, 402.105(3)(f), 402.165(5)(b), 402.166(2), 402.17(4), 402.175(4)(b), 402.24(2)(b), (e), (f), 402.3055(3)(b), (c), 402.32(6)(f), (7)(e), 402.321(2), (3), 402.33(3), (6), (7)(b), 402.40(3)(a), and 402.60(5)(b), Florida Statutes, and ss. 240.209(2), (3)(e), 240.223(2), (3), 240.299(3), 240.402(1)(d), (3)(a), (4), 240.4025(1)(a), (3), (4), 240.404(1)(b), 240.4085(1)(d), (e), (4), (7), 240.4093(5)(d), 240.412(5)(a), (8), 240.4125(8), 240.4126(2)(d), 240.414(4)(d), (5), 240.4145(3), (4)(c), 240.498(4)(c), (e), 240.551(2)(e), (5), (6)(a), (7)(a), (b), (14), 240.605(4), 240.61(9)(c), (d), (g), 242.331(2), 242.332(2), 242.335(3)(b), 243.06, 250.10(1), (2), (5), (6)(d), (e), 250.35(5), (6), 252.361(4)(b), 253.022(2), 253.025(6)(b), (11), 253.027(6), 253.04(4), (5), 253.115(1), 253.74(2), 253.7829(6), 253.783(2)(b), 255.05(1)(a), (2), 255.25(2)(b), (3)(c), (10), 259.035(1), 259.041(7)(c), (15), 265.26(1), (3), 267.061(3)(n), (4), (5), 267.0612(5), 272.18(1)(b), (c), (2)(a), 273.03, 273.05(1), 282.1021(1), 282.1095(2)(c), (d), 282.308(3), 282.313(1), 282.318(3)(a), 282.403(2), 282.502(1), (2), 285.18(2)(a), 287.042(2)(c), 287.055(2)(a), (6)(a), 287.057(14), 287.059(14), 287.073(5)(c), 287.0947(2), (3), (4), 288.03(18), 288.047(2)(a), (c), 288.0475(5)(a), (10)(c), 288.063(5), 288.1226(4), 288.707(3)(a), 288.803(1)(b), (d), (f), (2), 288.811(1)(f), (g), (h), (i), (j), (k), (n), (o), (p), (q), (2), (3), 288.901(2)(a), (b), (c), (d), (e), (f), (g), 288.9604(4), (5), 288.973(1)(b), 298.07(4), 298.11(2), (4), (5), 298.12(1), 298.16(1), (2), 298.26, 298.34(3), 309.01(1), 310.101(1)(g), (h), (i), (4), 311.09(1), 316.003(32), (62), (64), 316.027(1), 316.193(1)(a), (6)(e), (9), 316.1935(1), 316.1951(2), 316.1967(3), (4), 316.2065(3), (4), 316.2397(3), 316.302(2)(g), (h), (j), (4), 316.545(1), (5), (7)(a), (d), 316.613(5), 316.640(3)(b), 316.650(4), (7), 316.655(5)(a), (e), 318.13(5), 318.14(4), (5), (9), 318.141(2)(a), 320.01(2)(a), (15)(b), (35), 320.02(2)(a), (6), 320.03(2), (3), (4)(a), (8), 320.0605(2), 320.081(4), 320.18(2), 320.27(1)(d), (4), (7), (9)(c), (g), (p), (s), (10)(b), (12), 320.77(1)(b), (4), (5)(a), (d), (6), (9), (14), (15)(a), 320.822(1), 321.04(2), (3), 321.17(1), (3), (5), (6), 321.19(1)(d), (3), (5), 321.191(2), (3), (5), (6), (7), 321.202,

321.2205(3), 322.01(33), 322.02(2), 322.03(1)(a), (3)(b), (4), (6), 322.055(4), 322.058, 322.12(1), (2), (3), (4), (5)(a), 322.121(7), (8), 322.126(2), 322.14(1)(a), 322.15(1), (2), (3), 322.21(4), (6), 322.22(1), 322.221(1), (2)(b), (c), (3), 322.24, 322.27(1)(d), (3)(f), (5), 322.271(1)(a), (b), (2)(a), (b), (4), 322.34(1), (3)(b), 322.53(4), (5), 322.57(1), (2), 322.61(3)(a), (b), (f), 324.031, 324.051(1)(a), (2)(b), 325.207(8)(h), 325.209(3), (4), 325.213(9), 326.002(3), 327.02(11), 327.25(7), (13), 327.39(2), (3), 327.56(1), 327.73(4), (7), 328.01(2)(a), (b), (c), (d), (f), (3)(b), (c), (5)(b), 328.17(6), (9), 333.03(1)(b), 336.021(2)(b), 336.025(2)(b), 336.026(2)(a), 337.11(5)(b), (d), (8)(a), (11), 337.141(2), 337.16, 337.162(2), 337.18(1), (4)(a), (5), 337.25(4)(c), (g), 337.402, 337.403(3), 338.155(2), 339.135(7)(d), 341.336(2), (3), 341.405(4), 341.407(2), 343.73(2)(a), (c), (3), 348.0003(2), (3), 367.081(4)(c), 370.01(6), (8), 370.021(2)(f), (5)(a), (9), 370.026(1), (4), 370.03(4), 370.06(2)(a), (e), (5)(a), (g), 370.0605(1)(a), (b), (2)(b), (5)(a), (8)(a), (12), (13)(d), (g), 370.0608(3)(b), 370.062(1), 370.07(4)(a), (b), (c), 370.08(1), (3), 370.11(2)(a), (3)(b), (4), 370.1107(2)(c), 370.12(2)(j), (p), 370.13(1)(a), (2), (5), 370.14(5), (6), (7), 370.142(2)(a), (c), 370.153(3)(b), (c), (d), (4)(i), (j), (5), (7), 370.1535(4), 370.16(1), (2), (3), (4)(e), (7), (11), (13), (20), (22)(b), (23), (27)(c), 370.19(1), (2), (6), 370.20(1), (2), 372.071, 372.072(5), 372.57, 372.701(1), (3), 372.7701(2), 372.992(1), 373.079(1), (2), (3), (7), 373.1395(3)(b), 373.1965(1), 373.206, 373.4149(3), 373.4595(2)(b), 373.536(5)(a), (b), 376.12(2), (5), 376.163(3), 376.303(4), 376.305(7), 376.3071(5)(b), (9)(b), (11), (12)(b), (c), (e), (f), (l), 376.3072(2)(d), 376.308(1)(c), (4), 377.075(2), (5), 377.19(8), 377.28(3)(g), (4)(a), (5)(b), (9), 378.033(2)(a), 378.406(1)(a), 378.407(3)(a), 378.411(4), 380.05(18), 380.0555(6), (7), 380.06(4)(a), (8)(a), (9)(e), (16)(c), (20), (25)(l), 380.061(1), (3)(b), 380.504(1), 381.004(3)(f), (4)(b), (5)(j), 381.0065(3)(c), (4), 381.0072(6)(a), 381.6025, 382.013(2)(a), 382.022, 388.46(2)(b), 391.302(2), 391.303(1), (2)(c), 392.55(2), 392.565, 392.62(5), 393.001(2)(e), (6)(b), 393.063(5), (8), (14)(a), (16), (22), (27), (40), (42), (48), (51), 393.0651(5), 393.0655(1), 393.11(3)(a), (c), (6)(b), (9)(b), (13), 393.12(1)(a), (2)(a), (b), (c), (d), (f), 393.13(4)(b), (c), (d), (g), (i), (j), 395.3025(4)(d), 395.4025(10), 395.50(4), (6), 400.211(6), 400.404(2)(e), 400.506(7), (8), (9)(b), (14)(a), 400.512(5)(b), (6), (7), 401.30(3)(f), 402.302(3), (6), 402.305(15), and 402.48(6), Florida Statutes (1994 Supplement), pursuant to the directive in s. 1, ch. 93-199, Laws of Florida; removing gender-specific references applicable to human beings from volume 2 of the Florida Statutes without substantive changes in legal effect.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 598** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—35 Nays—None

SB 600—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 186.006(6), 187.201(26)(b), 341.041(1), 341.322(26), 341.3334(1)(h), 341.335(3), and 380.065(1), (2)(b), (3)(c) and (d), Florida Statutes, and ss. 339.155(2)(f), (4)(b), 348.0004(3), 369.307(3), 380.06(3)(a), 380.061(3)(a), 380.0651(3)(d), (g), 403.507(2)(a), 403.526(2)(a), and 403.941(2)(a), Florida Statutes (1994 Supplement); pursuant to the directive in s. 80, ch. 93-206, Laws of Florida, to conform the statutes to reflect the renaming of the "comprehensive regional policy plan" as the "strategic regional policy plan."

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 600** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 602—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 161.081, 327.59(2), 350.80(3), 375.044(1), 376.15(2)(e), 377.24(3), and 378.011(1)(a), Florida Statutes, and s. 370.021(6), Florida Statutes (1994 Supplement), pursuant to the directive in s. 14, ch. 93-213, Laws of Florida, to conform to s. 3, ch. 93-213, which transferred all existing legal authority and actions of the Department of Environmental Regulation and the Department of Natural Resources to the Department of Environmental Protection.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 602** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 604—A reviser's bill to be entitled An act relating to the Florida Statutes; amending s. 742.045, Florida Statutes, pursuant to the directive in s. 18, ch. 94-124, Laws of Florida, to conform the Florida Statutes to the transfer of the child enforcement program from the Department of Health and Rehabilitative Services to the Department of Revenue by s. 1, ch. 94-124.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 604** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 606—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 39.058(3)(e), (4)(a), 39.0582(3)(e), (4)(a), 39.0583, 39.423(2), 39.436(3), and 419.001(1)(d), Florida Statutes, and ss. 39.001(2)(c), 39.01, 39.015, 39.052(5), 39.0587(1)(e), 39.061, 242.335(3)(a), 393.0655(2)(a), 394.457(6)(b), 397.451(3)(b), 400.512(2)(a), 402.305(2)(b), 409.175(4)(a), 464.018(1)(e), and 784.075, Florida Statutes (1994 Supplement), pursuant to the directive in s. 2, ch. 94-164, Laws of Florida, to conform all statutory cross-references to the alphabetization of the definitions in s. 39.01, Florida Statutes.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 606** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 610—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 112.3187(6), 112.3188(1), (2)(a), 334.048(6), 339.149(6), 420.9075(11), 570.092, and 953.008(3)(c) and (d), Florida Statutes, and ss. 20.055(8), 20.19(2)(c), 20.23(3)(h), 68.085(2), and 68.087(3), Florida Statutes (1994 Supplement), pursuant to the directive in s. 11, ch. 94-235, Laws of Florida, to conform the Florida Statutes to the revisions made by that act relating to chief internal auditors and inspectors general.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 610** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—34 Nays—1

SB 612—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 112.352(7), 112.361(2)(g), 122.02(6), 122.03(9), 122.13, 122.23(3), (5), 122.34(1)(c), 123.07(2), (8), 123.11, 123.24(3), (5), 123.25(1)(a), 123.36(3), 175.032(3), 185.02(4), 189.412(2), 238.01(2), and 650.02(4), Florida Statutes, and ss. 121.021(4), (32), and 121.40(3)(b), Florida Statutes (1994 Supplement), pursuant to the directive in s. 49, ch. 94-249, Laws of Florida, to conform the Florida Statutes to the revisions made by that act to the Division of Retirement.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 612** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37 Nays—None

SB 614—A bill to be entitled An act relating to the official Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, Florida Statutes; adopting the Florida Statutes 1995 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 1995 shall be effective immediately upon publication; providing that general laws enacted during the 1993 regular and special legislative sessions up to and including the special session of May 24 to May 28, 1993, and prior thereto and not included in the Florida Statutes 1995 are repealed; providing that general laws enacted during the November 1993 special session, the 1994 regular session, and the 1995 regular session are not repealed by this adoption act.

—was read the second time by title. On motions by Senator Jennings, by two-thirds vote **SB 614** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—38 Nays—None

THE PRESIDENT PRESIDING

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Wednesday, March 29, 1995: SB 646, SB 890, SB 972, SB 1852, SB 1854, SB 1856, SB 1888, SB 1898, CS for SB 1920, SB 1936, SB 580, SB 582, SB 584, SB 586, SB 588, SB 590, SB 592, SB 594, SB 596, SB 598, SB 600, SB 602, SB 604, SB 606, SB 610, SB 612, SB 614

Respectfully submitted,
Toni Jennings, Chairman

The Committee on Education recommends the following pass: SB 202

The Committee on Natural Resources recommends the following pass: SB 1696 with 1 amendment

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

The Committee on Education recommends the following pass: SB 1438 with 6 amendments

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

The Committee on Higher Education recommends the following pass: SB 688

The bill was referred to the Committee on Governmental Reform and Oversight under the original reference.

The Committee on Health and Rehabilitative Services recommends the following pass: SB 2284 with 4 amendments

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

The Committee on Education recommends the following pass: SB 546 with 7 amendments, SM 1932

The bills were referred to the Committee on Rules and Calendar under the original reference.

The Committee on Education recommends the following pass: SB 30, SB 274 with 1 amendment, SB 562, SB 864 with 1 amendment

The Committee on Higher Education recommends the following pass: SB 1310

The Committee on Natural Resources recommends the following pass: SB 1058 with 2 amendments, SB 1576

The Committee on Transportation recommends the following pass: SB 348, SB 2152 with 1 amendment

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

The Committee on Education recommends the following pass: SB 1936 with 1 amendment, SB 1952

The Committee on Executive Business, Ethics and Elections recommends the following pass: HB 271 with 1 amendment, SB 2 with 1 amendment, SB 438 with 1 amendment, SB 2466 with 4 amendments

The Committee on Higher Education recommends the following pass: SB 1976

The Committee on Natural Resources recommends the following pass: SB 1726 with 1 amendment

The Committee on Transportation recommends the following pass: SB 520, SB 924

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

The Committee on Transportation recommends the following not pass: SB 78

The bill was laid on the table.

The Committee on Health Care recommends a committee substitute for the following: SB 1072

The bill with committee substitute attached was referred to the Committee on Governmental Reform and Oversight under the original reference.

The Committee on Health Care recommends a committee substitute for the following: SB 722

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

The Committee on Education recommends a committee substitute for the following: SB 1902

The Committee on Executive Business, Ethics and Elections recommends a committee substitute for the following: SB 1964

The Committee on Judiciary recommends a committee substitute for the following: SB 1326

The Committee on Natural Resources recommends committee substitutes for the following: SB 822, SB 826

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

The Committee on Education recommends a committee substitute for the following: SB 1920

The Committee on Governmental Reform and Oversight recommends a committee substitute for the following: SB 872

The Committee on Higher Education recommends a committee substitute for the following: SB 2248

The Committee on Judiciary recommends a committee substitute for the following: SB 1038

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Natural Resources took no action on the appointments made by the Governor of Ricardo Dimas Muga, Nancy Hanson Roen and Patricia Branton Walker as members of the Environmental Regulation Commission and recommends that the appointments be forwarded to the Committee on Executive Business, Ethics and Elections.

The appointments contained in the foregoing report were referred to the Committee on Executive Business, Ethics and Elections under the original reference.

The Committee on Natural Resources recommends that the Senate confirm the appointments made by the Governor of Kathy G. Chinoy, Griffin A. Greene, Patricia T. Harden, Otis A. Mason and Jim Swann as

members of the Governing Board of the Saint Johns River Water Management District; and William E. Graham, Richard A. Machek, Eugene K. Pettis, Miriam Singer and Frank Williamson, Jr., as members of the Governing Board of the South Florida Water Management District.

The appointments contained in the foregoing report were referred to the Committee on Executive Business, Ethics and Elections under the original reference.

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Myers—

SB 2524—A bill to be entitled An act relating to Medicaid eligibility; amending s. 409.904, F.S.; reducing the Medicaid long-term-care income standard; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Jones—

SB 2526—A bill to be entitled An act relating to the Uniform Contribution Among Tortfeasors Act; amending s. 768.31, F.S.; revising language with respect to release or covenant not to sue; providing that certain amounts stipulated by the release or covenant shall not reduce the several liability of the other tortfeasors; providing that the fact a written release or covenant not to sue exists shall not be made known to the finder of fact; repealing s. 46.015, F.S., relating to the release of the parties; repealing s. 768.041, F.S., relating to the release or covenant not to sue; providing an effective date.

—was referred to the Committees on Judiciary; and Commerce and Economic Opportunities.

By Senators Sullivan, Myers, Latvala and Gutman—

SB 2528—A bill to be entitled An act relating to substitution of drugs; amending s. 465.025, F.S.; providing a definition; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Myers—

SB 2530—A bill to be entitled An act relating to transportation services; creating s. 427.0165, F.S.; exempting services provided under Medicaid from part I of ch. 427, F.S.; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Jones—

SB 2532—A bill to be entitled An act relating to the statewide criminal analysis laboratory system; amending s. 943.32, F.S.; transferring the Monroe County Crime Laboratory to the Department of Law Enforcement; amending s. 943.35, F.S.; conforming provision; amending s. 943.355, F.S.; revising the membership of the Florida Crime Laboratory Council to conform to the transfer; amending s. 943.37, F.S.; allowing employees of a laboratory that becomes a state-operated laboratory to transfer accrued leave credits; providing an effective date.

—was referred to the Committees on Criminal Justice; and Ways and Means.

By Senator Meadows—

SB 2534—A bill to be entitled An act relating to the Florida Retirement System; creating s. 121.0551, F.S.; creating the Career Prosecutors Class within the system; prescribing qualifications for membership in the class; prescribing employer contribution rates with respect to members of the class; amending s. 121.021, F.S.; redefining the terms “member” and “normal retirement date” for purposes of the Career Prosecutors Class; providing an effective date.

—was referred to the Committees on Governmental Reform and Oversight; and Ways and Means.

By Senator Williams—

SB 2536—A bill to be entitled An act relating to unemployment compensation; amending s. 443.036, F.S.; revising the definition of the term “employment” to postpone coverage of certain alien agricultural workers, known colloquially as “H2A” workers; providing an effective date.

—was referred to the Committees on Commerce and Economic Opportunities; Agriculture; and Ways and Means.

By Senator Holzendorf—

SB 2538—A bill to be entitled An act relating to trafficking in controlled substances; amending s. 893.135, F.S.; providing for a person convicted of certain drug-trafficking offenses to be sentenced to a mandatory minimum term of imprisonment rather than sentenced under the sentencing guidelines; providing an effective date.

—was referred to the Committees on Criminal Justice; and Ways and Means.

By Senator Grant—

SB 2540—A bill to be entitled An act relating to courts; creating s. 939.18, F.S.; providing for an additional assessment on persons pleading guilty or nolo contendere to, or found guilty of, a crime to be used to maintain court facilities and court expenses; authorizing the creation of court facilities trust funds by county commissioners; requiring clerks of court to remit any such assessments to the county in which the prosecution commenced; providing for investment of trust moneys by the clerk of the court; providing for the administration, supervision, and evaluation of the fund by the county commissioners; requiring approval of the chief judge in the judicial circuit for appropriating moneys; providing for three-fifths vote of the Legislature; providing an effective date.

—was referred to the Committees on Judiciary; Community Affairs; and Ways and Means.

By Senator Hargrett—

SB 2542—A bill to be entitled An act relating to teen pregnancy prevention; amending s. 411.202, F.S.; providing definitions; creating pt. IV of ch. 411, F.S.; creating the “Florida Education Now and Babies Later (ENABL) Act”; providing legislative intent; providing goals and essential elements; providing requirements for community-based local contractors; providing for matching funds; providing for implementation of the program by the Department of Health and Rehabilitative Services; providing for initial contract awards; providing for a public relations campaign; providing for uniform training for contractors; providing for independent third-party program evaluation; requiring biennial reports; providing for rules; amending s. 230.2303, F.S.; correcting a cross-reference; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Education; and Ways and Means.

SR 2544 was introduced out of order and adopted March 23.

By Senator Hargrett—

SB 2546—A bill to be entitled An act relating to trucking; amending s. 316.003, F.S.; providing a definition; amending s. 316.302, F.S.; revising language with respect to the Code of Federal Regulations concerning commercial motor vehicles; increasing a civil penalty; providing penalties; amending s. 316.3025, F.S.; revising language with respect to penalties; amending s. 316.515, F.S.; revising language with respect to maximum width, height, and length limitations for certain vehicles; amending s. 316.516, F.S.; revising language with respect to penalties for violation of width, height, and length limitation; providing for penalties by rule; amending s. 316.545, F.S.; revising language with respect to weight tolerance and the enforcement of weight laws; providing penalties; providing for weight inspection; amending s. 316.550, F.S.; prohibiting the operation of oversize or overweight vehicles without special permits; providing criteria to be contained in permits; providing penalties; providing for the disposition of penalties; amending s. 316.655, F.S.; conforming to the act with respect to penalties; amending s. 316.70, F.S.; providing a definition; revising safety standards relating to nonpublic-sector buses; providing an effective date.

—was referred to the Committees on Transportation; Commerce and Economic Opportunities; and Ways and Means.

By Senator McKay—

SB 2548—A bill to be entitled An act relating to trust funds; creating the Tax Warrant Collections Clearing Trust Fund within the Department of Revenue; providing for future review and termination or re-creation of the fund; amending s. 213.69, F.S.; providing for funds collected pursuant to a tax warrant issued by the department to be deposited into the fund; providing a contingent effective date.

—was referred to the Committee on Ways and Means.

By Senator McKay—

SB 2550—A bill to be entitled An act relating to trust funds; creating the Audit Assessment Collections Clearing Trust Fund within the Department of Revenue; providing for future review and termination or re-creation of the fund; amending s. 213.34, F.S.; providing for the proceeds of assessments on deficient taxes, penalties, and interest to be deposited into the fund; providing a contingent effective date.

—was referred to the Committee on Ways and Means.

By Senator McKay—

SB 2552—A bill to be entitled An act relating to trust funds; creating the Hazardous Waste Clearing Trust Fund within the Department of Revenue; providing for future review and termination or re-creation of the fund; amending s. 376.70, F.S.; providing for the tax on gross receipts of drycleaning facilities to be deposited into the fund; amending s. 376.75, F.S.; providing for the tax on perchloroethylene to be deposited into the fund; providing for a transfer of the proceeds of the tax into the Hazardous Waste Management Trust Fund; providing a contingent effective date.

—was referred to the Committee on Ways and Means.

By Senator Turner—

SB 2554—A bill to be entitled An act relating to confidentiality of records and meetings pertaining to the state group insurance program; amending s. 110.123, F.S.; providing confidentiality for records and meetings of the Department of Management Services pertaining to fee schedules and identities of potential health care providers and health insurers of the state group insurance program; providing exceptions; specifying that the exemptions from the public records law and the public meetings

law are subject to review under the Open Government Sunset Review Act; providing a finding of public necessity; providing an effective date.

—was referred to the Committee on Governmental Reform and Oversight.

By Senator Turner—

SB 2556—A bill to be entitled An act relating to absentee voting; amending s. 97.021, F.S.; redefining the term “absent elector”; amending s. 101.5609, F.S., relating to electronic and electromechanical voting system ballots; removing a provision relating to recording the issuance of absentee ballots; amending s. 101.62, F.S.; restricting the number of absentee ballots that any one person may pick up; providing an exception; requiring persons designated to pick up such ballots for other electors to complete an authorizing affidavit; providing for the form and contents of such affidavit; removing language that required initialing the stubs of absentee ballots prior to issuance to electors; requiring absentee ballots to be mailed or delivered directly to the supervisor of elections; amending ss. 101.64 and 101.65, F.S.; revising the voter’s certificate and instructions to absent electors to revise the signature witnessing requirement and to eliminate the reasons for voting an absentee ballot; amending s. 163.511, F.S., relating to referendum ballots on the creation of special neighborhood improvement districts, to conform; amending s. 101.68, F.S.; providing for earlier commencement of the canvassing of absentee ballots; amending s. 101.69, F.S.; authorizing an elector voting in person to execute an affidavit stating that the absentee ballot supplied to the elector has not been voted rather than requiring the elector to return that ballot before being allowed to vote; amending s. 101.694, F.S.; updating a reference to a federal act; providing an effective date.

—was referred to the Committees on Executive Business, Ethics and Elections; and Ways and Means.

By Senator Hargrett—

SB 2558—A bill to be entitled An act relating to the licensure of physicians; amending s. 458.3145, F.S.; providing requirements for the issuance and renewal of medical faculty certificates; providing for a fee; deleting restrictions on the scope of practice of certificateholders and on certain medical faculty certificates granted to the University of South Florida College of Medicine; specifying the number of such certificateholders for certain facilities; providing that medical faculty certificateholders may not be discriminated against in hiring because they hold such certificates rather than licensure by examination; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Jones—

SB 2560—A bill to be entitled An act relating to residential tenancies; creating s. 83.565, F.S.; providing for a tenant to repair the premises after notice to the landlord; providing for deduction of the costs of repair from rent due; providing limitations; amending s. 83.60, F.S.; providing for the right of the tenant to repair to be a defense to an action for rent or possession; providing for the payment of certain funds into the registry of the court; amending s. 83.64, F.S.; prohibiting retaliatory actions by the landlord; providing an effective date.

—was referred to the Committee on Judiciary.

By Senator Dudley—

SB 2562—A bill to be entitled An act relating to the Florida Public Service Commission; amending s. 364.02, F.S.; redefining the term “telecommunications company”; amending s. 364.057, F.S.; providing commission authorization to approve experimental or transitional services; amending s. 364.24, F.S.; providing misdemeanor penalties for an officer or employee of a telecommunications company who divulges customer account records and similar records without authorization; amending s. 364.335, F.S.; redefining the term “private line service”; amending s. 364.336, F.S.; authorizing the commission to provide for annual payment

of regulatory assessment fees; amending s. 364.337, F.S.; redefining the term "alternative access vendor services", providing an effective date.

—was referred to the Committees on Commerce and Economic Opportunities; and Ways and Means.

By Senator Williams—

SB 2564—A bill to be entitled An act relating to insurance; amending ss. 624.425, 624.428, 624.478, 626.112, F.S.; requiring agents to be appointed; amending s. 624.426, F.S.; exempting United States Customs surety bonds from the resident agent and countersignature law; amending s. 624.501, F.S.; providing fees; amending s. 626.051, F.S.; revising a definition; amending ss. 626.141, 626.171, 626.181, 626.211, 626.221, 626.266, 626.281, 626.311, 626.511, 626.521, 626.561, 626.601, 626.611, 626.621, 626.641, 626.651, 626.727, 626.730, 626.732, 626.733, 626.877, F.S.; including customer representatives within and deleting claims investigators from application of certain provisions; excluding solicitors; authorizing the department to secure a credit and character report on certain persons; authorizing the department to recover certain investigation and prosecution costs under certain circumstances; providing limits, providing requirements of the department; amending s. 626.201, F.S.; providing for interrogatories before reinstatement; amending s. 626.2815, F.S.; providing for certain nonresident agents to comply with certain continuing education requirements under certain circumstances; amending s. 626.331, F.S.; requiring licensure of certain agents for certain appointments; providing that an appointment fee is not refundable; amending s. 626.342, F.S.; prohibiting furnishing supplies to certain agents; amending s. 626.541, F.S.; specifying names and addresses required of certain personnel of corporations; amending s. 626.592, F.S.; revising provisions relating to designation of primary agents; amending s. 626.681, F.S.; providing for administrative fines in addition to certain actions; increasing such fines; applying administrative fine provisions to certain approved persons; amending s. 626.691, F.S.; authorizing the department to place certain persons on probation in addition to suspending, revoking, or refusing to renew a license or appointment; creating s. 626.692, F.S.; providing for restitution under certain circumstances; amending s. 626.729, F.S.; including certain types of insurance within the definition of industrial fire insurance; amending s. 626.7351, F.S.; specifying additional qualifications for a customer representative's license; amending s. 626.739, F.S.; specifying a temporary license as general lines insurance agent; amending s. 626.741, F.S.; authorizing the department to issue a customer representative license to certain persons; providing a limitation; providing procedures for agent licensure of certain persons under certain circumstances; providing for cancellation of a nonresident agent's license; amending ss. 626.792, 626.835, F.S.; providing procedures for issuing a resident agent's license to certain persons; amending s. 626.837, F.S.; clarifying conditions of placing certain excess or rejected risks; amending s. 626.8418, F.S.; increasing the amount of the deposit or bond of a title insurance agency; specifying that the bond of a title insurance agency must be posted with the department and must inure to the benefit of damaged insurers and insureds; amending s. 626.8437, F.S.; clarifying provisions; amending s. 626.844, F.S.; conforming provisions; amending s. 626.8443, F.S.; providing additional limitations on activities during suspension or after revocation of a license; amending s. 626.852, F.S.; providing for applicability; amending s. 626.869, F.S.; requiring certain continuing education courses; clarifying requirements of such courses; amending s. 626.872, F.S.; prohibiting the department from issuing a temporary adjuster's license to certain persons; amending s. 626.873, F.S.; providing procedures for licensing certain persons as resident adjusters; providing for cancellation of nonresident adjuster's license; amending ss. 626.927, 626.9271, 626.929, 626.935, 626.944, F.S.; requiring appointment in addition to licensure of certain persons; amending s. 627.745, F.S.; clarifying a provision related to final examination; revising administration and cost of the auto mediation program; amending s. 634.011, F.S.; revising a definition; amending ss. 634.171, 634.420, F.S.; clarifying application of accountability provisions; amending s. 634.317, F.S.; providing for responsibility and accountability of sales representatives; repealing s. 626.112(6), F.S., relating to licensing of claims investigators; repealing s. 626.532, F.S., relating to insurance vending machine licenses; repealing s. 626.857, F.S., relating to the definition of "claims investigator"; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Ways and Means.

By Senator Kirkpatrick—

SB 2566—A bill to be entitled An act relating to university student fees; amending s. 240.209, F.S.; providing for the bonding of student tuition and matriculation fees for construction and renovation of facilities; amending s. 240.235, F.S.; limiting activity and service fee increases; requiring a review period; requiring publication of activity and service fee expenditures; providing for guidelines for distribution and expenditure of fees; providing for the creation of student government; providing for the training of university staff and students; requiring universities to list fees charged to students; providing an effective date.

—was referred to the Committees on Higher Education; and Ways and Means.

By Senator Kirkpatrick—

SB 2568—A bill to be entitled An act relating to direct-support organizations; amending s. 240.299, F.S., relating to the State University System; providing for reporting requirements; amending s. 240.331, F.S., relating to the State Community College System; providing membership on the board of directors and executive committee; providing for reporting requirements; amending s. 240.3315, F.S., relating to systemwide community college direct-support organizations; providing membership on the board of directors and executive committee; providing for reporting requirements; providing an effective date.

—was referred to the Committees on Higher Education; and Ways and Means.

By Senator Kirkpatrick—

SB 2570—A bill to be entitled An act relating to employment equity in postsecondary education; amending s. 240.2475, F.S., relating to the State University System equity accountability program; requiring each state university to develop an equity plan to increase the representation of women and minorities in faculty and administrative positions; providing for the submission of reports; requiring the development of a plan for corrective action; providing for administrative evaluations; requiring the development of a budgetary incentive plan; providing for an appropriation; amending s. 240.3355, F.S., relating to the State Community College System equity accountability program; requiring each community college to develop a plan to increase the representation of women and minorities in faculty and administrative positions; providing contents of an employment accountability plan; requiring the development of a plan for corrective action; providing for administrative evaluations; providing for submission of reports; requiring the development of a budgetary incentive plan; providing an effective date.

—was referred to the Committees on Higher Education; and Ways and Means.

By Senator Silver—

SJR 2572—A joint resolution proposing an amendment adding a new section 7 to Article IX of the State Constitution, relating to class size in public schools, to limit the number of students in each class.

—was referred to the Committees on Education; Ways and Means; and Rules and Calendar.

By Senator Grant—

SB 2574—A bill to be entitled An act relating to confidentiality of reports of insurers concerning assets or ceded reinsurance agreements; providing confidentiality for reports of insurers pertaining to acquisition or disposition of assets or to nonrenewal, cancellation, or revision of a ceded reinsurance agreement; providing exceptions; specifying that this exemption from the public records law is subject to the Open Government Sunset Review Act; providing a conditional effective date.

—was referred to the Committee on Banking and Insurance.

By Senators Silver, Williams and Meadows—

SJR 2576—A joint resolution proposing the creation of Section 21 of Article V of the State Constitution, relating to the judicial branch of government, to require the Legislature to appropriate funds to reimburse counties for certain costs.

—was referred to the Committees on Judiciary; Ways and Means; and Rules and Calendar.

By Senator Brown-Waite—

SB 2578—A bill to be entitled An act relating to petroleum contamination cleanup; amending s. 376.301, F.S.; providing a definition of the term "reasonable rates," amending s. 376.305, F.S.; deleting provisions allowing certain persons who render assistance in containing or removing pollutants to be eligible for reimbursement of certain costs; deleting provisions relating to the Abandoned Tank Restoration Program; amending s. 376.3071, F.S.; allowing the payment for certain activities relating to soil removal under certain conditions; providing for the repayment of loans; limiting the amount of funds the Department of Environmental Protection may expend annually from the Inland Protection Trust Fund; revising the contaminated site and cleanup criteria; providing a different cleanup standard under certain conditions; providing contractor qualifications; providing for a petroleum cleanup amnesty program; deleting provisions relating to the Early Detection Incentive Program; revising the provisions relating to voluntary cleanups; amending the statement of legislative intent; deleting certain interest provisions; revising the membership of the Petroleum Efficiency Task Force; providing for state administered site rehabilitation; specifying the sites that constitute work in progress; providing for recordkeeping; providing for audits; amending s. 376.3073, F.S.; conforming cross-references; amending s. 376.3074, F.S.; deleting certain provisions relating to noncompliance fees; providing that the department may initiate a civil enforcement action under certain conditions; amending s. 376.308, F.S.; revising a date for the determination of certain liability; amending s. 376.311, F.S.; conforming cross-references; providing an effective date.

—was referred to the Committees on Natural Resources; and Ways and Means.

By Senator Harden—

SB 2580—A bill to be entitled An act relating to independent candidates for elective office; amending s. 99.0955, F.S.; authorizing placement on the ballot of the name of an independent candidate if a qualifying fee is paid; providing for qualifying by petition by submitting signatures equal to a specified percentage of the registered electors of the largest major political party; amending s. 99.096, F.S.; providing procedures for placing names of minor political party candidates on the ballot; amending s. 99.092, F.S.; conforming provisions; providing an effective date.

—was referred to the Committee on Executive Business, Ethics and Elections.

By Senator Bankhead—

SB 2582—A bill to be entitled An act relating to child welfare; amending s. 39.001, F.S.; revising guidelines for employment screening required by the Department of Juvenile Justice and the Department of Health and Rehabilitative Services for personnel in child or youth programs, amending s. 39.076, F.S.; revising provisions relating to such screening, amending s. 39.404, F.S.; revising guidelines for dependency petitions, requiring statement in the petition with respect to name of person entered into such registry; providing for petition naming person alleged to have caused institutional abuse, neglect, or abandonment, and for entering of person's name in registry; amending s. 39.41, F.S.; authorizing the court to order the name of a person proved to have caused child abuse, neglect, or abandonment to be placed on the Department of Law Enforcement registry of persons disqualified from specified employment; amending s. 39.411, F.S.; providing for use of court records to provide disqualification, amending s. 110.1127, F.S.; providing for employment screening of persons in positions of special trust or responsibility; providing for exemptions from disqualification; amending s. 242.335, F.S.; pro-

viding for personnel screening at the Florida School for the Deaf and the Blind; amending s. 393.0655, F.S.; providing for screening of direct service providers; amending s. 397.451, F.S.; providing for background checks of service provider personnel who have direct contact with unmarried minor clients or clients who are developmentally disabled; removing provisions relating to confidentiality of personnel background check information; amending s. 394.457, F.S.; providing for screening of mental health personnel; amending s. 400.211, F.S., relating to certification of persons employed as nursing assistants in adult congregate living facilities; removing provision relating to denial, suspension, or revocation by the Department of Business and Professional Regulation of such certification based on confirmed report of abuse or neglect of a child; amending s. 400.414, F.S., relating to denial, revocation, or suspension of adult congregate living facilities licensees; removing provision relating to disciplinary action against a licensee based on confirmed report of child abuse or neglect by facility or employee; amending s. 400.512, F.S.; providing for screening of home health agency personnel, nurse registry personnel, and sitters, companions, and homemakers registered with the Agency for Health Care Administration; amending s. 402.305, F.S.; providing for screening of child care facilities personnel; amending s. 409.175, F.S.; redefining "screening" and providing for screening of family foster homes, residential child-care agencies, child-placing agencies, summer day camps, and summer 24-hour camps; amending s. 415.503, F.S.; revising definitions with respect to part IV of chapter 415, F.S., relating to protective services for abused and neglected children; amending s. 415.504, F.S.; providing for mandatory reports of child abuse, abandonment, or neglect or reports of child deaths; substituting references to the central abuse registry and tracking system with references to the central abuse hotline; providing for preservation of specified records pertaining to a child; prohibiting use of central abuse hotline information for employment screening purposes; amending s. 415.505, F.S., relating to child protective investigations; revising guidelines for classifying reports of child abuse, abandonment, or neglect; providing procedures for placing name of person dangerous to children on the registry of persons disqualified from specified employment; amending s. 415.51, F.S.; revising guidelines relating to access to information in cases of child abuse, abandonment, or neglect; creating ch. 435, F.S., relating to background screening for employment and background security checks required by law for employment; providing applicability and definitions; prescribing level 1 screening standards and level 2 screening standards; providing responsibilities and duties of specified employees and employers and guidelines relating to provision of screening information to the Florida Department of Law Enforcement; designating the Department of Health and Rehabilitative Services, Department of Health Care Administration, and Department of Juvenile Justice as licensing agencies entitled to receive certain criminal records background information; providing for termination or replacement of positions of specified new employees on probationary status who are disqualified as a result of screening; requiring affidavits signed under penalty of perjury from specified employers with respect to screening of personnel hired after July 1, 1995; providing notice and guidelines relating to exclusion from employment as a result of screening; providing exemptions from disqualification; providing alternative responsibility to the employer or employee for payment for processing of fingerprints and state criminal records checks; providing for confidentiality of personnel background check information; amending s. 464.018, F.S.; revising and conforming provisions relating to disciplinary action against nurses; amending s. 447.208, F.S.; revising and conforming provisions relating to certain appeals heard by the Public Employees Relations Commission, based on allegations of child abuse or neglect; amending s. 943.05, F.S.; requiring establishment of a registry of persons disqualified from specified employment by the Division of Criminal Justice Information Systems of the Florida Department of Law Enforcement; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Criminal Justice; and Ways and Means.

By Senator Meadows—

SB 2584—A bill to be entitled An act relating to memory disorders; transferring, renumbering, and amending s. 410.401, F.S.; redesignating the Alzheimer's Disease Advisory Committee as the Alzheimer's Disease Initiative, or ADI, Advisory Council; increasing the number of council members; providing duties; providing procedures for nominating and appointing members; providing guidelines for membership; providing for terms of office, filling vacancies, electing a chairman, frequency of meet-

ings, establishment of subcommittees, provision of staff support by the Department of Elderly Affairs, and reimbursement for travel and per diem expenses; transferring certain duties from the Department of Health and Rehabilitative Services; transferring, renumbering, and amending ss. 410.402, 410.403, relating to memory disorder clinics and day care and respite care programs and to confidentiality of information, to conform to these changes; providing an effective date.

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

By Senator Forman—

SB 2586—A bill to be entitled An act relating to the “Health Facility Services and Development Act”; amending s. 408.032, F.S.; defining the term “home health agency,” as used in ss. 408.031-408.045, F.S.; amending s. 408.036, F.S.; retaining, despite the provisions of s. 19, ch. 93-214, Laws of Florida, as amended by s. 4, ch. 94-206, Laws of Florida, the requirement that a home health agency obtain a certificate of need; amending s. 408.036, F.S.; providing for the future repeal of the requirement that a home health agency obtain a certificate of need; amending ch. 93-214, Laws of Florida; postponing the scheduled legislative review of the repeal of the requirement that a home health agency obtain a certificate of need as a prerequisite to qualifying for Medicare certification; creating a Task Force on Home Health Services; providing for the membership, purposes, and future abolishment of the task force; requiring a report; disallowing reimbursement for expenses; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Silver—

SB 2588—A bill to be entitled An act relating to taxation; amending s. 196.012, F.S.; redefining the term “educational institution,” for purposes of the exemption of such institutions from taxation, to include certain schools providing postgraduate dental education; providing an effective date.

—was referred to the Committee on Ways and Means.

By Senator Williams—

SB 2590—A bill to be entitled An act relating to health insurance requirements with respect to state contracts; repealing s. 115, ch. 92-33, Laws of Florida, which appears as s. 287.088, F.S., and which requires that certain state contractors and their subcontractors provide to their respective employees access to hospitalization and medical insurance benefits during their employment on certain contracts for state agencies; providing for retrospective operation; providing an effective date.

—was referred to the Committees on Banking and Insurance; Commerce and Economic Opportunities; and Ways and Means.

By Senator Dantzer—

SB 2592—A bill to be entitled An act relating to a discretionary sales surtax for indigent care; amending s. 212.055, F.S.; allowing certain counties having less than the minimum population currently specified by law to levy such a surtax; specifying procedures; limiting the time period for which the surtax may remain in effect; providing an effective date.

—was referred to the Committees on Community Affairs; and Ways and Means.

By Senator Meadows—

SB 2594—A bill to be entitled An act relating to bingo; amending s. 849.0931, F.S.; providing intent; providing definitions; providing that the Division of Pari-Mutuel Wagering of the Department of Business and Professional Regulation shall supervise bingo activities and specifying powers and duties of the division, providing for deposit of moneys collected in the Pari-Mutuel Wagering Trust Fund; revising provisions which regulate the conduct of bingo; authorizing the conduct of bingo by

authorized organizations; authorizing the use of electronic bingo cards; and conditions for the conduct of bingo; requiring licensing or registration of authorized organizations, leased bingo facility operators, and distributors of bingo equipment; providing exemptions; providing for use of bingo proceeds; providing for special event licenses; providing for license fees; providing requirements regarding the location of games and the lease of premises; providing requirements for maintaining records and reports; providing limitations on prizes; prohibiting certain activities in connection with bingo; providing for supervision, revocation, or denial of licenses and registrations and for administrative fines; providing a criminal penalty; providing for injunctions; providing for moneys collected to be deposited in the Pari-Mutuel Wagering Trust Fund; authorizing certain local zoning ordinances relating to bingo; providing an appropriation and authorizing provisions; providing an effective date.

—was referred to the Committees on Regulated Industries; and Ways and Means.

By Senator Johnson—

SB 2596—A bill to be entitled An act relating to the Florida Agriculture Center and Horse Park; repealing s. 570.952(7), F.S., which prohibited the use of state funds for the planning, construction, or operation of the Florida Agriculture Center and Horse Park; providing an effective date.

—was referred to the Committees on Agriculture; Commerce and Economic Opportunities; and Ways and Means.

By Senator Harris—

SB 2598—A bill to be entitled An act relating to student financial aid; amending s. 240.402, F.S.; authorizing the State Board of Education to specify by rule the minimum acceptable scores on certain tests required for a student to qualify for a scholarship from the Florida Undergraduate Scholars' Fund; amending ss. 240.4063, 240.6074, F.S.; directing the State Board of Education to specify by rule repayment terms for certain scholarship loans; deleting a requirement that loans must be repaid within 10 years; providing an effective date.

—was referred to the Committees on Higher Education; and Ways and Means.

By Senator Harden—

SR 2600—A resolution honoring St. Paul Lutheran Church, Niceville, Florida, on its fifteenth anniversary.

—was referred to the Committee on Rules and Calendar.

By Senator Bankhead—

SB 2602—A bill to be entitled An act relating to memory disorders; amending s. 410.402, F.S.; providing for the legislative funding of an additional memory disorder clinic; specifying characteristics of the clinic; providing an effective date.

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

By Senator Williams—

SB 2604—A bill to be entitled An act relating to the taxation of sales, use, and other transactions; amending s. 212.08, F.S.; providing a partial tax exemption with respect to transactions involving certain equipment used by egg or poultry producers; providing for retroactive effect; providing an effective date.

—was referred to the Committees on Agriculture; Community Affairs; and Ways and Means.

By Senator Dantzler—

SB 2608—A bill to be entitled An act relating to trust funds; creating the Seafood Workers Economic Assistance Trust Fund; providing for future termination; providing an effective date.

—was referred to the Committees on Natural Resources; Commerce and Economic Opportunities; and Ways and Means.

By Senator Dantzler—

SB 2608—A bill to be entitled An act relating to saltwater fisheries, providing for a surcharge on licenses issued pursuant to s. 370.0605, F.S.; creating the Seafood Workers Economic Assistance Trust Fund; providing for revenues to be deposited into the trust fund; providing uses of the trust fund; providing an effective date.

—was referred to the Committees on Natural Resources; Commerce and Economic Opportunities; and Ways and Means.

By Senator Dantzler—

SB 2610—A bill to be entitled An act relating to public school instruction; amending s. 233.061, F.S., relating to required instruction; requiring the teaching of the history of Native Americans; providing an effective date.

—was referred to the Committees on Education; and Ways and Means.

By Senator Dudley—

SB 2612—A bill to be entitled An act relating to health care; creating s. 381.0407, F.S.; providing legislative intent relating to community-based primary-care centers; providing definitions; requiring cost reports from community-based primary-care centers; authorizing Medicaid payments to a center; providing for contracts with health maintenance organizations; providing for reimbursements; providing for an annual reconciliation; amending s. 409.912, F.S.; requiring health maintenance organizations to contract with community-based primary-care centers for enrollment of members and for services, requiring the Agency for Health Care Administration to determine a rate of payment for health maintenance organizations serving certain patients; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Brown-Waite—

SB 2614—A bill to be entitled An act relating to pollutant discharge prevention and response; amending s. 376.031, F.S.; revising and adding definitions; amending s. 376.065, F.S.; providing cleanup capability requirements for terminal facilities; authorizing additional requirements for bulk-product facilities; deleting obsolete provisions; revising penalty provisions; amending s. 376.07, F.S.; revising rulemaking authority relating to operation and inspection requirements for terminal facilities and vessels; revising penalty provisions; amending s. 376.071, F.S.; revising requirements for vessel-discharge contingency plans; revising penalty provisions; amending s. 376.09, F.S.; revising and clarifying certain claims against the Florida Coastal Protection Trust Fund; amending s. 376.10, F.S.; revising the department's responsibility for certain equipment; amending s. 376.11, F.S.; conforming a cross-reference; amending s. 376.12, F.S.; revising provisions relating to liability; clarifying exceptions to limitation of liability; clarifying defenses to liability; clarifying liability of third parties; revising penalties; creating s. 376.123, F.S.; providing a mechanism for filing claims against the Florida Coastal Protection Trust Fund; conforming claims against the fund to the provisions of the Oil Pollution Act of 1990; clarifying procedures for claims for cleanup costs; amending s. 376.14, F.S.; providing for claims and service of process against providers of financial responsibility; amending s. 376.16, F.S.; revising penalty and enforcement provisions; amending s. 376.205, F.S.; revising provisions relating to costs and attorney's fees; creating s. 376.207, F.S.; prohibiting polluting lobster traps; amending s. 376.301, F.S.; revising and adding definitions; amending s. 376.303, F.S.; providing

requirements for terminal facilities and bulk-product facilities with respect to preventing pollution of surface and ground waters; amending s. 316.2397, F.S.; allowing flashing red lights for certain emergency-response vehicles; amending s. 287.0595, F.S.; conforming a cross-reference; repealing s. 376.06, F.S., which prohibits the operation of a terminal facility without required registration; repealing s. 376.163, F.S., which establishes the Pollutant Discharge Technical Council; providing an effective date.

—was referred to the Committees on Natural Resources; and Ways and Means.

By Senator Bankhead—

SB 2616—A bill to be entitled An act relating to the Family Transition Program; amending s. 409.924, F.S.; directing the department to exclude certain needs when determining AFDC benefits; providing for reinstatement of needs; amending s. 409.930, F.S.; specifying noncompliance notification and condition for reinstatement; directing the department to again request a waiver from the U.S. Department of Agriculture regarding certain benefits; directing the department to develop sanctioning procedures within specified guidelines related to noncompliance; amending s. 409.933, F.S.; directing the department to exclude a parent's and dependent student's needs when determining the AFDC benefits if the student does not comply with certain school requirements; amending s. 409.938, F.S.; allowing the department to review for compliance with immunization requirements; providing grounds for sanction; directing the Department of Health and Rehabilitative Services to immediately apply to the federal government for a waiver to allow for termination of benefits; providing an effective date.

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

By Senator Latvala—

SB 2618—A bill to be entitled An act relating to the sale of over-the-counter drugs; prohibiting the sale of over-the-counter drugs at specified locations without a valid identification card from the drug manufacturer or primary distributor; providing a criminal penalty; providing an effective date.

—was referred to the Committees on Commerce and Economic Opportunities; Criminal Justice; and Ways and Means.

By Senator Brown-Waite—

SB 2620—A bill to be entitled An act relating to solid waste management facilities; amending s. 403.707, F.S.; deleting an exemption from permit requirements provided for areas limited to the disposal of construction and demolition debris and clean debris used as fill material; requiring the Department of Environmental Protection to establish a separate category for issuing permits for solid waste management facilities that accept construction and demolition debris; requiring the department to adopt rules; authorizing the department to require the operator of a facility to provide proof of financial responsibility; authorizing the department to require the operator to undergo training; providing for certain exceptions to the permit requirements; providing an effective date.

—was referred to the Committees on Natural Resources; and Ways and Means.

By Senators Dantzler, Kirkpatrick and Hargrett—

SB 2622—A bill to be entitled An act relating to radon; amending s. 553.98, F.S.; providing for uniform rules with respect to radon-resistant building construction; amending s. 404.056, F.S.; specifying the office that receives certain Radiation Protection Trust Fund revenues; providing an effective date.

—was referred to the Committees on Community Affairs; Health Care; and Ways and Means.

By Senator Meadows—

SB 2624—A bill to be entitled An act relating to community redevelopment agencies; creating s. 163.359, F.S.; providing that circuit courts have jurisdiction to determine the validation of findings of necessity and creation of such agencies; providing for the filing of a complaint by an agency or its governing body and providing requirements with respect thereto; providing for issuance of an order; providing duties of the state attorney; providing for access to records; providing for notice and effect thereof; providing for appeal; specifying effect of a final judgment; providing for costs; specifying that status as a landowner or taxpayer in the area seeking relief shall not disqualify a judge; creating s. 163.451, F.S.; providing a limitation on actions to contest the validity of findings of necessity and of the creation of an agency; repealing s. 163.380(3), F.S., which requires a county, municipality, or community development agency, prior to disposing of real property in a community redevelopment area, to give public notice and consider the resulting redevelopment or rehabilitation proposals; providing an effective date.

—was referred to the Committees on Community Affairs and Judiciary.

By Senator Myers—

SB 2626—A bill to be entitled An act relating to infant health screenings; amending s. 383.14, F.S.; authorizing the Department of Health and Rehabilitative Services to charge fees for certain screenings; establishing restrictions on fee amounts; providing procedures for assessing and collecting fees; providing for fining hospitals that fail to pay the assessments when due; repealing s. 383.12, F.S., relating to prohibiting fees for tests required under s. 383.14, F.S.; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Holzendorf—

SB 2628—A bill to be entitled An act relating to drycleaning contamination cleanup; amending s. 376.301, F.S.; revising definitions; providing a definition; amending s. 376.303, F.S.; clarifying application of powers of the Department of Community Affairs to wholesale supply facilities; requiring the department to issue invoices for certain registration fees each year; amending s. 376.3078, F.S.; revising provisions providing for drycleaning facility restoration relating to use of rehabilitation funds and rehabilitation liability; limiting department liability under certain circumstances; amending s. 376.3079, F.S.; clarifying application of definitions; amending s. 376.308, F.S.; clarifying application of provisions providing for liability to the department for discharges or polluting conditions; amending s. 376.313, F.S.; clarifying application of a provision providing for remedies and certain actions for damages; amending s. 376.75, F.S.; revising and clarifying provisions imposing a tax on production or importation of perchloroethylene; providing penalties; repealing s. 376.70(4), F.S., relating to a gross receipts tax exemption for certain services; providing an effective date.

—was referred to the Committees on Natural Resources; and Ways and Means.

By Senator Johnson—

SB 2630—A bill to be entitled An act relating to stormwater; amending s. 373.443, F.S.; granting political subdivisions of the state immunity from liability for certain damages caused by stormwater; providing for retroactive effect; providing an effective date.

—was referred to the Committees on Judiciary and Community Affairs.

By Senator Meadows—

SB 2632—A bill to be entitled An act relating to motor vehicles; requiring the owner or operator of a motor vehicle powered by an alternative fuel to obtain a clean-fuel decal issued by the Department of High-

way Safety and Motor Vehicles; providing an administrative fee and an exemption from the alternative fuel annual decal fee imposed by s. 206.877, F.S.; providing an effective date.

—was referred to the Committees on Transportation; and Ways and Means.

By Senator Grant—

SJR 2634—A joint resolution proposing an amendment adding Section 26 of Article I of the State Constitution, to prohibit the infringement of the right of parents to direct the upbringing and education of their children, and to provide for legislation to enforce that provision.

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

By Senator Silver—

SB 2636—A bill to be entitled An act relating to public libraries; creating s. 257.173, F.S.; providing for a public municipal library operating grant program; providing eligibility for grants; providing criteria relating to library service; providing for administration of the program; providing for funding; providing an effective date.

—was referred to the Committees on Governmental Reform and Oversight; Community Affairs; and Ways and Means.

By Senator Bronson—

SB 2638—A bill to be entitled An act relating to managed-care plans; creating s. 640.155, F.S.; creating the "Patient-Protection Act"; providing legislative intent; providing for applicability to all health benefit plans under the Florida Insurance Code; providing definitions; providing for the certification of managed-care plans; requiring a plan to provide for notice and a hearing before denying or withdrawing a health care provider's credentials; providing for qualified utilization-review programs; providing for the protection of consumer choice; amending s. 641.512, F.S.; requiring the Department of Insurance periodically to publish the accreditation status of health maintenance organizations and prepaid health clinics; providing for severability; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senators Forman and McKay—

SB 2640—A bill to be entitled An act relating to early-intervention programs; providing legislative intent; providing program requirements; providing eligibility requirements; providing for administration of the program by Children's Medical Services of the Department of Health and Rehabilitative Services; providing rulemaking authority; providing for use of federal funds; authorizing the Florida Interagency Coordinating Council for Infants and Toddlers to advise Children's Medical Services; providing an effective date.

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

By Senator Myers—

SB 2642—A bill to be entitled An act relating to beach and shore preservation; creating s. 161.085, F.S.; establishing the state's policy on rigid coastal structures to protect private structures and public infrastructure; providing standards for permitting by the Department of Environmental Protection; amending s. 370.12, F.S.; directing the department to consider marine-turtle-nest-relocation programs when issuing permits for beach restoration, beach renourishment, or inlet-sand-transfer projects; providing an effective date.

—was referred to the Committees on Natural Resources; and Ways and Means.

By Senator Bankhead—

SB 2644—A bill to be entitled An act relating to the structure of the Department of Health and Rehabilitative Services; amending s. 20.19, F.S.; creating divisions within the department to administer department programs; providing for division directors to appoint budget officers and district program administrators; providing for development of division master plans; abolishing the positions of Deputy Secretary for Health, Deputy Secretary for Human Services, and Deputy Secretary for Administration; abolishing program offices as organizational entities; creating the Office of Administration and providing its duties; revising duties of health and human services boards; abolishing the position of district administrator and providing for district administrative services directors; providing the duties of such officers; creating a planning and legislative budget development workgroup; providing an effective date.

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

By Senator Beard—

SB 2646—A bill to be entitled An act relating to license plates; creating s. 320.08053, F.S.; providing requirements for a request to establish specialty license plates; creating s. 320.08056, F.S.; providing for the responsibilities of the Department of Highway Safety and Motor Vehicles in developing and issuing specialty license plates; providing annual use fees for all specialty license plates; providing for reauthorization and discontinuance; creating s. 320.08058, F.S.; providing for the use and distribution of specific specialty plate annual use fees; amending s. 320.08062, F.S.; providing for an annual or biennial audit of expenditures of use fees; authorizing the department to determine compliance with auditing provisions; authorizing the Auditor General to examine records pertaining to the use of funds from specialty plates; amending ss. 240.408, 265.284, 320.0805, 380.507, 380.511, F.S., to conform to changes made in this act; repealing ss. 320.08063, 320.08064, 320.08065, 320.08066, 320.08067, 320.08075, 320.0808, 320.0809, 320.08095, 320.08096, 320.0895, 320.0896, and 320.08975, F.S., relating to various specialty license plates that are provided for in this act; providing an effective date.

—was referred to the Committees on Transportation; and Ways and Means.

By Senator Bankhead—

SB 2648—A bill to be entitled An act relating to breast implants; prohibiting the performance of breast-implant surgery without first obtaining informed consent; providing requirements for information to be supplied to patients; providing for a standardized information form to be developed; providing an effective date.

—was referred to the Committee on Judiciary.

By Senator Johnson—

SJR 2650—A joint resolution proposing an amendment to s. 5, Art. II of the State Constitution, relating to public officers.

—was referred to the Committees on Executive Business, Ethics and Elections; and Rules and Calendar.

By Senator Bankhead—

SB 2652—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.08, F.S.; providing an exemption for certain complimentary meals provided in connection with transient living accommodations; providing that the person who offers the accommodations is liable for the taxes; providing an effective date.

—was referred to the Committees on Commerce and Economic Opportunities; Community Affairs; and Ways and Means.

By Senator Williams—

SB 2654—A bill to be entitled An act relating to animal industry; amending s. 585.74, F.S.; removing the 3-year durational limit on grants of inspection; requiring persons holding valid grants of inspection to obtain an annual operating permit; amending s. 585.91, F.S.; removing the 3-year durational limit on custom slaughterer or processor permits; deleting the prohibition against custom slaughterers or processors selling animal products for human consumption; requiring persons holding valid custom slaughtering or processing permits to obtain an annual operating permit; amending s. 585.96, F.S.; providing a penalty when the Department of Agriculture and Consumer Services determines that an establishment with a grant of inspection or a custom slaughtering or processing permit is selling inspected meat; providing an effective date.

—was referred to the Committees on Agriculture; and Ways and Means.

By Senator Kurth—

SB 2656—A bill to be entitled An act relating to health care personnel; amending s. 400.211, F.S.; revising the requirements for persons to become certified as nursing assistants; providing additional grounds for the Agency for Health Care Administration to revoke, cancel, or suspend certification; prohibiting nursing homes from hiring until certification is verified; requiring nursing homes to notify the registry if an individual has not been employed for a certain period of time; authorizing the agency to contract for examinations; limiting the charge for the examination; providing for duplicate certificates; providing a fee; providing for a certified-nursing-assistant registry; authorizing the agency to provide information to employers for employment screening purposes; providing for rulemaking; requiring certain persons to be screened before beginning employment; prohibiting nursing homes from hiring before the agency determines whether a person has good moral character; providing for administrators to sign affidavits as to screening of employees; amending s. 400.512, F.S.; providing for screening and qualifications of home health agency personnel, nurse registry personnel, sitters, companions, homemakers, nurses, certified nursing assistants, and persons enrolled in state-approved nursing-assistant programs employed in nursing homes; providing additional standards for such persons; prohibiting exempting certain persons from meeting the standards; revising the alternative requirements; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Thomas—

SB 2658—A bill to be entitled An act relating to home health agencies; amending s. 400.462, F.S.; providing and amending definitions; amending s. 400.464, F.S.; requiring a person that advertises services licensed under this part to include its home health agency license number in advertisements; providing criminal penalties for specified violations; providing that a violation is a deceptive and unfair trade practice; amending s. 400.487, F.S.; providing for the establishment and review of a plan of treatment, rather than a plan of care; amending requirements for evaluating home health services; providing requirements for delivering nursing services to a Medicare beneficiary; amending s. 400.497, F.S.; conforming to changes in definitions; amending s. 400.509, F.S.; requiring the provision of certain information with respect to clients rather than patients; amending s. 400.512, F.S.; providing for screening for the protection of clients as well as that of patients; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senator Bankhead—

SB 2660—A bill to be entitled An act relating to social and economic assistance; directing the Department of Health and Rehabilitative Services and the Agency for Health Care Administration to establish a fingerprint matching identification system and a photo identification card for recipients of food stamps, Aid to Families with Dependent Children, and Medicaid; providing for determination of duplicate enrollments for

benefits; providing for notice, verification, and termination of benefits; providing for review and amendment of data in the identification system; providing for periodic system audits; authorizing requests for proposals and award of contracts; providing a penalty for unauthorized disclosure; providing for rules; requiring an annual report; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Governmental Reform and Oversight; and Ways and Means.

By Senator Jenne—

SB 2662—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.02, F.S.; amending the definition of the term “lease,” “let,” or “rental,” to specifically exclude certain fees; providing an effective date.

—was referred to the Committees on Transportation; Community Affairs; and Ways and Means.

By Senators Grant and Williams—

SB 2664—A bill to be entitled An act relating to interscholastic activities; amending s. 232.425, F.S.; prescribing guidelines for home educated students to participate in interscholastic extracurricular student activities; providing an effective date.

—was referred to the Committees on Education; and Ways and Means.

By Senator Kurth—

SR 2666—A resolution commending the Florida members of the National Management Association and recognizing the week of June 5-10, 1995, as Management Week.

—was referred to the Committee on Rules and Calendar.

By Senator Forman—

SB 2668—A bill to be entitled An act relating to managed long-term care; providing legislative findings and intent; providing a short title; providing definitions; providing for the coordination of long-term-care policy by the Department of Elderly Affairs; requiring the creation of managed long-term-care demonstration projects; providing requirements for the Department of Elderly Affairs and the Agency for Health Care Administration in creating the demonstration projects; requiring certain components in the demonstration projects; requiring reports; allowing health maintenance organizations that are currently providing long-term-care services to Medicaid recipients to continue providing those services; providing an effective date.

—was referred to the Committees on Health and Rehabilitative Services; Health Care; and Ways and Means.

By Senator Gutman—

SB 2670—A bill to be entitled An act relating to health care; amending s. 408.7056, F.S.; increasing the responsibilities of the provider and subscriber grievance panel of the Agency for Health Care Administration; specifying types of grievances not to be considered; amending s. 409.912, F.S.; revising the requirements pertaining to purchases by the agency of goods and services for Medicaid recipients; authorizing the agency to impose a fine on entities that engage in certain practices or activities; providing for enrollees to cancel enrollment; prohibiting certain marketing materials; amending s. 409.9122, F.S.; authorizing the agency to review and require certain credentials of primary care physicians participating in the MediPass program; requiring the agency to establish a toll-free telephone number to assist Medicaid recipients enrolled in the MediPass program; deleting a requirement of the agency; amending s. 627.6472, F.S.; revising the provisions pertaining to exclusive provider organizations to allow agency rulemaking; amending s. 641.19, F.S.; defining terms pertaining to emergency services and care; amending s. 641.47, F.S.; defining terms pertaining to emergency services and care; amending s. 641.48, F.S.; revising the requirements pertaining to health mainte-

nance organizations and prepaid health clinics; amending s. 641.49, F.S.; revising the certification requirements; amending s. 641.495, F.S.; revising the requirements for issuance and maintenance of certificates; amending s. 641.51, F.S.; revising the requirements for quality assurance programs; amending s. 641.512, F.S.; revising the external quality assurance programs; creating s. 641.513, F.S.; providing requirements for providing emergency services and care; amending s. 641.515, F.S.; revising the authority of the agency pertaining to investigation of complaints and quality-of-care issues; amending s. 641.52, F.S.; revising the requirements for suspending or cancelling a certificate; increasing the fines for violations; amending s. 641.55, F.S.; revising the requirements pertaining to internal risk management programs; requiring the reporting of certain incidents; providing appropriations and for staff; providing an effective date.

—was referred to the Committees on Health Care; and Ways and Means.

By Senators Wexler, McKay and Bankhead—

SB 2672—A bill to be entitled An act relating to homes for the aging; amending s. 212.08, F.S.; exempting residents of certain homes for the aged from paying the tax on meals provided to them through the facility; providing an effective date.

—was referred to the Committees on Commerce and Economic Opportunities; and Ways and Means.

By Senator Grant—

SB 2674—A bill to be entitled An act relating to confidentiality of information held by the Florida Surplus Lines Service Office; providing that certain information required to be kept by the office is confidential and exempt from disclosure; providing for future review of this exemption; providing legislative findings of necessity; providing a conditional effective date.

—was referred to the Committee on Banking and Insurance.

By Senator Burt—

SB 2676—A bill to be entitled An act relating to court costs; requiring the court to impose certain additional costs against a defendant who pleads guilty or nolo contendere to, or is convicted of a crime; providing for the funds collected to be deposited into the general revenue fund of the county and used to benefit the local judicial system; requiring that the amount of the costs imposed be established by ordinance; providing a contingent effective date.

—was referred to the Committees on Judiciary; and Ways and Means.

By Senator Grant—

SB 2678—A bill to be entitled An act relating to administrative proceedings concerning financial institutions; amending s. 120.57, F.S.; requiring the hearing officer to submit a recommended order rather than a report with respect to an application for a license or approval of a merger under title XXXVIII, F.S.; amending s. 120.60, F.S.; deleting certain limitations on the period of time within which a person must request a hearing on the issuance, denial, renewal, or amendment of a license or merger approval; requiring the Department of Banking and Finance to request a public hearing on an application to establish trust powers; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Judiciary.

By Senator Forman—

SB 2680—A bill to be entitled An act relating to animal enterprise; repealing ss. 828.40, 828.41, 828.42, 828.43, F.S., the “Florida Animal Enterprise Act,” relating to animal-enterprise disruption and criminal penalties and injunctions for such disruption; providing an effective date.

—was referred to the Committees on Agriculture; and Ways and Means.

By Senator Latvala—

SB 2682—A bill to be entitled An act relating to court costs; authorizing the court to assess court costs against a person who pleads guilty or nolo contendere to, or is found guilty of, violating a law or ordinance; providing that the court may not assess such costs unless it determines that the offender has the ability to pay the assessment; providing for funds collected from the assessment to be deposited into the general revenue fund of the county where the offense occurred; providing an effective date.

—was referred to the Committees on Judiciary; and Ways and Means.

By Senator Latvala—

SB 2684—A bill to be entitled An act relating to public educational facilities; amending s. 235.002, F.S.; providing legislative intent with respect to siting and financing educational facilities; amending s. 235.014, F.S.; providing for certain functions to be performed by the Department of Education rather than the Office of Educational Facilities within the department; deleting duties of the office with respect to approving sites and facilities and providing technical assistance to school boards; creating s. 235.017, F.S.; requiring public educational facilities to conform to the State Uniform Building Code for Public Educational Facilities Construction; providing for review of construction plans and project certification; amending s. 235.02, F.S.; providing for policies and procedures governing the use of educational facilities; amending ss. 235.054, 235.055, 235.056, F.S.; deleting requirements that a school board obtain approval from the Office of Educational Facilities before purchasing certain property or entering into certain leases; revising inspection requirements for leased facilities; amending s. 235.06, F.S.; revising requirements for inspections of educational facilities and ancillary plants; amending s. 235.14, F.S.; deleting the department's rulemaking authority with respect to emergency drills; providing for school boards to prescribe policies and procedures for such drills; amending s. 235.15, F.S.; requiring school boards rather than the Department of Education to conduct educational plant surveys; revising the requirements for such surveys and survey reports; amending s. 235.16, F.S.; revising the requirements for school boards in long-range planning; amending s. 235.19, F.S.; deleting requirements that a board conduct certain investigations in selecting new sites and planning improvements; revising requirements for coordinating planning between school boards and local governing bodies; providing for educational facilities to be a permitted use for purposes of a comprehensive plan; deleting certain notice requirements; providing development standards for educational facilities; authorizing the waiver of concurrency requirements under certain conditions; creating s. 235.194, F.S.; requiring school boards to report on educational facilities to local governing bodies; requiring a school to notify the local governing body prior to purchasing or leasing property for a new or expanded educational facility; amending ss. 235.195, 235.198, 235.199, F.S., relating to cooperative developments between school boards; deleting a requirement for the Commissioner of Education to review certain cooperative developments between two or more school boards; deleting references to the Office of Educational Facilities to conform to changes made by the act; requiring that a school board perform certain functions formerly performed by the office; amending s. 235.211, F.S.; deleting certain rulemaking authority of the State Board of Education with respect to design and construction procedures for new facilities; amending s. 235.26, F.S.; deleting requirements that the Office of Educational Facilities enforce the State Uniform Building Code for Public Educational Facilities Construction; deleting requirements for fallout shelters; providing for a statewide emergency shelter master plan to be developed by the Department of Community Affairs; amending s. 235.31, F.S.; deleting provisions authorizing a board to award a contract when the lowest bidder exceeds the construction budget; deleting the authority of the State Board of Education to adopt rules governing such procedures; amending ss. 235.32, 235.33, F.S., relating to contracts and payments to contractors; deleting a reference to the Office of Educational Facilities to conform to changes made by the act; amending s. 235.42, F.S.; providing duties of the Department of Education with respect to administering the Public Education Capital Outlay and Debt Service Trust Fund; amending s. 235.435, F.S.; specifying types of projects for which funds in the Public Education Capital Outlay and Debt Service Trust Fund may be used; deleting provisions for designating a facility as a historic educational facility; amending s. 163.3174, F.S.; providing for local planning agencies to include representatives of school

boards and community college boards of trustees; amending s. 163.3177, F.S.; requiring a local governing body to amend its comprehensive plan by a specified date and identify land use categories in which educational facilities are a permitted use; amending s. 163.3180, F.S.; providing requirements for a local governing body in extending concurrency requirements to educational facilities; amending s. 404.056, F.S., relating to the Florida Coordinating Council on Radon Protection; deleting a reference to the Office of Educational Facilities to conform to changes made by the act; repealing s. 235.011(14), F.S., relating to the Office of Educational Facilities of the Department of Education; repealing s. 235.018, F.S., relating to delegation of duties by the office; repealing s. 235.155, F.S., relating to exceptions to recommendations in educational plant surveys; amending s. 235.196, F.S., relating to funding for community educational facilities; repealing s. 235.212(2), F.S., relating to requirements for solar energy systems; repealing s. 235.222, F.S., relating to repayment of loans by school boards; repealing s. 235.321(2), F.S., relating to records of change orders for construction contracts; repealing s. 235.4235(4), F.S., relating to financing for approved capital projects; repealing s. 27 of ch. 85-116, Laws of Florida, and s. 4 of ch. 86-1, Laws of Florida; abrogating the repeal of ss. 235.001, 235.002, 235.01, 235.011, 235.014, 235.02, 235.04, 235.05, 235.055, 235.056, 235.06, 235.09, 235.14, 235.15, 235.16, 235.18, 235.19, 235.193, 235.195, 235.211, 235.212, 235.222, 235.26, 235.30, 235.31, 235.32, 235.321, 235.33, 235.34, 235.40, 235.42, 235.435, F.S., relating to the Educational Facilities Act; repealing s. 15 of ch. 90-241, Laws of Florida; abrogating the repeal of s. 235.198, F.S., relating to cooperative development and the use of satellite facilities by private industry and school boards; repealing s. 3 of ch. 92-190, Laws of Florida; abrogating the repeal of s. 235.199, F.S., relating to cooperative funding of vocational educational facilities; repealing s. 21 of ch. 90-241, Laws of Florida; abrogating the repeal of s. 235.44, F.S., relating to multiyear capital improvement contracts; repealing s. 3 of ch. 85-127, Laws of Florida, as amended; abrogating the repeal of s. 237.162, F.S., relating to obligations of school boards to eliminate major emergency conditions; providing an effective date.

—was referred to the Committees on Education; Community Affairs; and Ways and Means.

By Senator Hargrett—

SB 2686—A bill to be entitled An act relating to motor vehicles and mobile homes; amending s. 319.30, F.S.; revising and adding definitions governing title certificates; revising provisions with respect to vehicles that are dismantled, destroyed, or altered in a specified manner; revising provisions relating to salvage; providing penalties; providing for vehicle identification numbers; amending s. 319.33, F.S.; providing definitions with respect to offenses involving vehicle identification numbers, applications, certificates, and papers; amending s. 320.27, F.S.; providing requirements for garage liability insurance policies; amending s. 812.16, F.S.; redefining the terms "motor vehicle" and "major component part"; providing an effective date.

—was referred to the Committees on Transportation; and Ways and Means.

By Senator Bankhead—

SB 2688—A bill to be entitled An act relating to the tourist development tax; amending s. 125.0104, F.S.; providing definitions; revising membership criteria of certain tourist development councils; limiting uses of certain revenues to tourist-related purposes; repealing s. 125.0104(3)(m), F.S., relating to authorization for certain counties to levy an additional 2 percent tax for certain purposes; providing an effective date.

—was referred to the Committees on Commerce and Economic Opportunities; Community Affairs; and Ways and Means.

By Senator Brown-Waite—

SB 2690—A bill to be entitled An act relating to alternative water supplies; amending s. 125.01, F.S.; providing power of counties to provide and regulate alternative water supplies and to establish taxing units therefor; amending ss. 153.02 and 153.52, F.S.; redefining "water system" to provide for the use of alternative water supplies in county water sys-

tems and water and sewer districts; amending s. 170.01, F.S.; authorizing municipalities to order construction or reconstruction of alternative water supply systems and to levy special assessments therefor; amending s. 180.02, F.S.; authorizing municipalities to require certain persons to connect to alternative water supplies; amending s. 180.06, F.S.; authorizing municipalities and certain private companies to provide alternative water supplies for domestic, municipal, or industrial use; amending s. 373.1961, F.S.; providing legislative findings and intent; requiring certain water management districts to annually budget for development of alternative water supply systems; providing for grants, matching grants, revolving loans, and use of district lands or facilities to water providers and users; providing legislative intent relating to development of rate structures; providing project eligibility criteria and guidelines for such funding; requiring establishment of grants advisory committees; providing for members; providing procedure for review of proposed projects; requiring annual disbursement of all available revenues if sufficient projects are approved; providing for annual reports; amending s. 403.064, F.S.; providing for the implementation of reuse of reclaimed water upon a determination of feasibility; providing exceptions and limitations to such implementation; authorizing the Department of Environmental Protection to contract for a study of alternative disinfection processes; providing for development of design and operation criteria for use of ultraviolet radiation or ozonation; providing for rules; providing an appropriation; providing an effective date.

—was referred to the Committees on Natural Resources; Community Affairs; and Ways and Means.

By Senator Bankhead—

SR 2692—A resolution honoring the Florida JCI Senate on its 25th anniversary.

—was referred to the Committee on Rules and Calendar.

By Senator Weinstein—

SR 2694—A resolution celebrating Tuesday, April 4, 1995, as "Children's Day."

—was referred to the Committee on Rules and Calendar.

By Senator Bankhead—

SB 2696—A bill to be entitled An act relating to public records; providing an exemption from public records requirements for identifying information regarding applicants for or recipients of food stamps, Aid to Families with Dependent Children, or Medicaid in the automated fingerprint identification system maintained jointly by the Department of Health and Rehabilitative Services and the Agency for Health Care Administration; providing for future review and repeal; providing a finding of public necessity; providing a contingent effective date.

—was referred to the Committees on Health and Rehabilitative Services; Governmental Reform and Oversight; and Ways and Means.

By Senator Dudley—

SB 2698—A bill to be entitled An act relating to law enforcement officers; providing for a sheriff to authorize municipal police officers to engage in law enforcement activities outside the boundaries of a municipality; requiring prior approval of the municipal police chief for non-emergency law enforcement activities; authorizing the municipal police chief to restrict the extraterritorial authority of municipal officers; requiring a municipal officer who acts outside municipal boundaries to follow certain procedures; providing that the officer may not obtain indemnification or other relief from another agency; providing that the act does not supersede ch. 30, F.S., relating to sheriffs or ch. 901, F.S., relating to arrests; providing an effective date.

—was referred to the Committee on Criminal Justice.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Health Care and Senators Myers, Grant, Latvala and Brown-Waite—

CS for SB 722—A bill to be entitled An act relating to governmental organization; amending s. 20.171, F.S.; deleting the Division of Vocational Rehabilitation from the Department of Labor and Employment Security; amending s. 20.19, F.S.; redesignating the Department of Health and Rehabilitative Services as the Department of Human Services; transferring the powers of the department with respect to health care to the Department of Health Care Services; repealing s. 20.42, F.S., relating to the Agency for Health Care Administration; abolishing the agency; transferring all functions of the agency to the Department of Health Care Services; transferring the programs relating to children's medical services, developmental services, public health and alcohol, drug abuse, and mental health from the Department of Health and Rehabilitative Services to the Department of Health Care Services; providing for the Health Coordinating Council, created by this act, to assume the powers, duties, functions, records, property, and unexpended balances of appropriations of the Health Care Board created under s. 408.033, F.S.; providing for the council to assume the powers, duties, functions, records, property, and unexpended balances of appropriations of the Statewide Health Council created under s. 408.033, F.S.; repealing s. 408.003, F.S., relating to the appointment of members to the Health Care Board; transferring responsibility for the Division of Vocational Rehabilitation from the Department of Labor and Employment Security to the Department of Health Care Services; transferring the drinking water program of the Department of Environmental Protection to the Department of Health Care Services; creating s. 20.191, F.S.; creating the Department of Health Care Services; providing for the purpose, organization, and duties of the department; providing for the programs to be administered through not more than seven regions; creating the Health Coordinating Council within the department; providing for the appointment of members of the council; providing for terms of office; providing for remuneration of members and for reimbursement for per diem expenses; providing for an executive director of the council; providing duties and responsibilities of the council; amending s. 20.04, F.S.; providing for the internal structuring of the Department of Health Care Services; amending ss. 20.23, 11.50, 28.101, 28.222, 39.001, 39.01, 39.012, 39.014, 39.021, 39.025, 39.039, 39.046, 39.047, 39.052, 39.055, 39.058, 39.0582, 39.0585, 39.059, 39.39, 39.418, 39.449, 39.459, 40.022, 61.13, 61.20, 63.022, 63.032, 63.062, 63.202, 63.212, 63.301, 68.07, 90.503, 90.6063, 98.093, 110.1125, 110.1127, 110.123, 110.131, 110.205, 112.0455, 112.061, 112.153, 119.07, 120.57, 125.0109, 125.901, 153.19, 154.01, 154.011, 154.013, 154.02, 154.03, 154.04, 154.05, 154.06, 154.205, 154.245, 154.304, 154.306, 154.312, 166.0445, 186.003, 186.022, 186.503, 186.508, 186.901, 189.415, 194.013, 196.1975, 205.1965, 212.04, 212.055, 212.08, 215.3208, 216.0172, 216.136, 216.341, 218.65, 222.21, 228.0617, 228.081, 228.093, 228.121, 229.8075, 229.832, 230.23, 230.2305, 230.23135, 230.2316, 230.2317, 230.33, 230.71, 231.02, 231.381, 232.0315, 232.032, 232.13, 232.2481, 232.258, 232.303, 232.304, 232.36, 232.50, 233.067, 233.0671, 236.081, 236.145, 236.602, 238.01, 239.301, 239.505, 240.4067, 240.4075, 240.4076, 240.5121, 240.514, 245.08, 245.13, 252.35, 252.355, 252.36, 255.565, 282.402, 282.403, 282.502, 284.10, 287.057, 287.088, 287.155, 288.0475, 288.975, 290.009, 314.05, 316.6135, 316.635, 318.14, 318.18, 318.21, 321.19, 322.055, 322.20, 370.0605, 370.16, 372.57, 372.6672, 373.309, 376.30, 376.3071, 376.3078, 377.712, 380.05, 380.051, 381.001, 381.0011, 381.0031, 381.0034, 381.0035, 381.0036, 381.0038, 381.0039, 381.004, 381.0041, 381.0051, 381.0062, 381.0064, 381.0065, 381.0068, 381.0072, 381.008, 381.009, 381.0098, 381.0101, 381.0261, 381.0302, 381.0406, 381.045, 381.0602, 381.0605, 381.6021, 381.6022, 381.6023, 381.6024, 381.6025, 381.698, 381.81, 382.002, 382.0135, 383.011, 383.013, 383.016, 383.04, 383.05, 383.11, 383.12, 383.13, 383.14, 383.16, 383.216, 383.2161, 383.302, 383.336, 383.3362, 384.23, 385.103, 385.202, 385.203, 385.204, 385.205, 385.206, 385.207, 385.209, 386.02, 386.03, 386.041, 386.203, 387.02, 387.03, 387.05, 387.08, 387.10, 388.45, 388.46, 390.001, 390.002, 390.011, 390.014, 391.021, 391.031, 391.056, 391.091, 391.202, 391.203, 391.205, 391.206, 391.207, 391.208, 391.210, 391.211, 391.212, 391.213, 391.214, 391.304, 391.305, 391.306, 391.307, 392.52, 393.001, 393.063, 393.064, 393.065, 393.066, 393.067, 393.0673, 393.0675, 393.071, 393.075, 393.11, 393.13, 393.15, 393.31, 393.32, 393.502, 393.503, 394.453, 394.455, 394.457, 394.4573, 394.458, 394.459, 394.461, 394.4674, 394.475, 394.4781, 394.4786, 394.4787, 394.4788, 394.480, 394.50, 394.60, 394.66, 394.67, 394.675, 394.73, 394.74, 394.75, 394.76, 394.78, 394.79, 395.002, 395.003, 395.004, 395.0161, 395.0162, 395.0163, 395.0185, 395.0191, 395.0193, 395.0197, 395.0199, 395.1023, 395.1027, 395.1041,

395.1046, 395.1055, 395.1065, 395.301, 395.3015, 395.3025, 395.4025, 395.602, 395.603, 395.604, 395.605, 395.606, 395.701, 395.7015, 395.805, 395.806, 395.807, 397.311, 397.321, 397.405, 397.427, 397.706, 397.753, 397.754, 397.801, 397.821, 400.0060, 400.0065, 400.0067, 400.0069, 400.0075, 400.0087, 400.0089, 400.021, 400.022, 400.023, 400.062, 400.0625, 400.063, 400.071, 400.102, 400.111, 400.121, 400.125, 400.126, 400.141, 400.142, 400.151, 400.162, 400.165, 400.175, 400.176, 400.179, 400.18, 400.19, 400.191, 400.211, 400.23, 400.25, 400.29, 400.34, 400.401, 400.402, 400.404, 400.407, 400.408, 400.411, 400.412, 400.414, 400.415, 400.417, 400.4174, 400.4176, 400.4177, 400.418, 400.419, 400.4195, 400.421, 400.422, 400.424, 400.426, 400.427, 400.428, 400.429, 400.431, 400.434, 400.435, 400.441, 400.442, 400.4445, 400.447, 400.453, 400.462, 400.464, 400.471, 400.474, 400.4785, 400.484, 400.495, 400.497, 400.506, 400.509, 400.512, 400.515, 400.518, 400.551, 400.552, 400.553, 400.554, 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413.604, 413.605, 413.613, 413.70, 413.72, 413.73, 413.731, 413.74, 414.06, 414.07, 415.102, 415.501, 415.5015, 415.5016, 415.50165, 415.5018, 415.502, 415.503, 415.507, 415.5095, 415.515, 415.602, 415.604, 419.001, 419.002, 420.621, 421.10, 427.012, 430.06, 440.102, 440.13, 440.132, 440.134, 440.151, 442.005, 443.036, 446.205, 446.23, 446.25, 446.31, 450.191, 450.211, 455.203, 455.205, 455.207, 455.208, 455.209, 455.211, 455.2141, 455.2173, 455.2175, 455.218, 455.220, 455.2205, 455.221, 455.223, 455.224, 455.225, 455.227, 455.2273, 455.2275, 455.228, 455.2285, 455.229, 455.232, 455.236, 455.239, 455.241, 455.2416, 455.243, 455.245, 455.26, 458.316, 458.3165, 458.317, 458.331, 459.015, 460.403, 461.013, 466.023, 467.009, 467.0125, 468.1245, 468.1685, 468.301, 468.314, 468.351, 468.505, 470.021, 470.024, 470.025, 470.0301, 483.031, 483.035, 483.041, 483.051, 483.061, 483.091, 483.101, 483.106, 483.111, 483.172, 483.181, 483.191, 483.201, 483.221, 483.23, 483.245, 483.25, 483.26, 483.288, 483.291, 483.294, 483.30, 483.302, 483.314, 483.317, 483.32, 483.328, 483.610, 487.0615, 489.539, 489.551, 499.003, 499.004, 499.02, 499.022, 499.039, 499.051, 499.601, 499.61, 500.12, 500.453, 501.001, 501.065, 501.122, 501.124, 509.013, 509.032, 509.251, 509.291, 513.01, 514.011, 553.19, 561.121, 561.17, 561.19, 561.29, 570.42, 576.045, 585.15, 624.215, 624.424, 624.91, 626.943, 627.09155, 627.4236, 627.429, 627.6418, 627.6472, 627.6613, 627.736, 627.912, 636.052, 641.21, 641.22, 641.23, 641.261, 641.28, 641.3007, 641.405, 641.406, 641.411, 641.412, 641.443, 641.454, 641.455, 641.47, 641.48, 641.55, 651.011, 651.021, 651.0235, 651.117, 651.118, 713.77, 732.915, 732.921, 732.9215, 732.922, 741.01, 741.29, 742.045, 742.08, 742.16, 743.0645, 744.474, 760.85, 760.852, 765.110, 766.105, 766.1115, 766.305, 766.308, 766.314, 768.28, 768.76, 775.0877, 775.16, 790.157, 790.22, 790.256, 796.08, 860.1545, 873.01, 877.111, 893.02, 893.04, 893.11, 893.12, 893.15, 893.16, 893.165, 895.09, 916.105, 916.106, 916.11, 939.017, 943.031, 943.0585, 943.059, 944.012, 944.024, 944.095, 944.17, 944.602, 944.706, 945.025, 945.10, 945.12, 945.35, 945.41, 945.47, 945.49, 947.13, 947.146, 947.185, 948.01, 948.034, 949.02, 951.27, 953.003, 953.35, 958.12, 960.001, 960.003, F.S., s. 95, ch. 93-415, Laws of Florida, s. 9, ch. 93-416, Laws of Florida, s. 1, ch. 93-419, Laws of Florida; conforming those sections to the changes in duties and changes of names of departments made by this act; amending s. 400.487, F.S.; authorizing podiatrists to evaluate home health care services; amending s. 408.033,

F.S.; providing legislative intent; revising the membership of the local health councils; specifying regions for purposes of local health council activities; providing additional duties of the local health councils, including planning for seriously mentally ill and substance-abuse-impaired persons; authorizing the local health councils to participate in community health purchasing alliances; providing for the Health Coordinating Council to match the funds generated by local health councils up to a specified amount; deleting provisions creating the statewide health council; requiring the Department of Health Care Services rather than the Agency for Health Care Administration to establish fees and assessments for specified health care facilities for the purpose of providing funding for the local health councils; providing duties of the Health Coordinating Council with respect to health planning; transferring the arthropod control program from the Department of Agriculture and Consumer Services; amending s. 388.011, F.S.; redefining the department that has responsibility for control of arthropods of public health importance as the Department of Health Care Services; amending s. 388.111, F.S.; providing for vacancies on mosquito-control districts to be filled by the Governor; amending s. 388.131, F.S.; providing for commissioners of such districts to give bond with the Governor; providing for administration of children's medical services functions in certain districts; providing for continuing effect of existing rules; providing for continuation of administrative and judicial proceedings; providing appropriations; repealing s. 408.302, F.S., relating to a cooperative agreement between the Department of Health and Rehabilitative Services and the Agency for Health Care Administration; repealing s. 395.304, F.S., relating to a report by the Agency for Health Care Administration; providing that this act does not affect the term of office of any person serving on a district or subdistrict human services board on the effective date of this act; providing for a transition advisory committee for the implementation of the new department and a report with respect thereto; providing for an interagency agreement; creating the Florida Children's Medical Assurance Act; providing legislative intent; requiring a study and report; providing for a study committee; providing an appropriation; amending s. 381.81, F.S.; directing the Commission on Minority Health to develop proposals for a health professional mentoring program; creating s. 381.815, F.S.; providing legislative findings; providing a definition of "minority"; establishing the Office of Minority Health within the Department of Health Care Services; providing functions and responsibilities of the Office of Minority Health; amending s. 8, ch. 93-247, Laws of Florida; revising expiration date of the Commission on Minority Health; providing effective dates.

By the Committee on Natural Resources and Senators Harden and Grant—

CS for SB 822—A bill to be entitled An act relating to air emissions trading; creating s. 403.08735, F.S.; establishing a state generic bubble rule; allowing emissions trading within a single source if the source is consistent with federal law; including elements necessary to obtain approval from the United States Environmental Protection Agency; creating an Air Emissions Trading Commission; requiring the comprehensive air emissions trading program to include banking and trading of emissions reduction credits and offsets; requiring that the commission consider plant-wide applicability limits; requiring the commission to report back to the Legislature by January 15, 1996; providing an appropriation; providing legislative intent; amending s. 403.0872, F.S.; providing circumstances in which the department may not impose penalties and where the department may waive certain fee amounts; providing an effective date.

By the Committee on Natural Resources and Senator Harden—

CS for SB 826—A bill to be entitled An act relating to marinas; amending s. 327.59, F.S.; prohibiting marinas from requiring the removal of vessels following issuance of hurricane warnings; requiring vessels to be allowed lawful access, in the advance of a tropical storm, to the navigable waters of the state; requiring the Boating Advisory Council to review procedures relating to marina leasing and lease fees; requiring a report; providing an effective date.

By the Committee on Governmental Reform and Oversight; and Senators Sullivan, Latvala and Jones—

CS for SB 872—A bill to be entitled An act relating to information resources management; requiring the Division of Purchasing of the Department of Management Services to conduct a pilot project for delegating certain purchasing authority to agencies; providing criteria; requiring a report; amending s. 287.042, F.S.; providing additional powers and duties of the division relating to procuring information technology consultant services and entering into joint purchasing agreements; amending s. 287.056, F.S.; prescribing the law applicable to purchases of information technology resources; repealing s. 287.114, F.S., which requires the Auditor General to conduct an annual performance audit of the Division of Purchasing; providing an effective date.

By the Committee on Health Care—

CS for SB 1072—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 20.165, F.S., to conform to changes made by the act; amending s. 20.42, F.S.; providing for the practice of naturopathy and the Board of Massage to be regulated by the Division of Health Quality Assurance within the agency; transferring provisions relating to the agency from chapter 455, F.S., to chapter 453, F.S.; creating s. 453.015, F.S., relating to definitions; creating s. 453.0175, F.S., relating to applicability of the chapter; creating s. 453.025, F.S., relating to members of Armed Forces; creating s. 453.105, F.S., relating to restriction on requirement of citizenship; creating s. 453.115, F.S., relating to qualification of immigrants for examination to practice a licensed profession; creating s. 453.117, F.S., relating to the sale of services and information by the agency; creating s. 453.201, F.S., relating to legislative intent with respect to professions regulated by the agency; creating s. 453.203, F.S., relating to the powers and duties of the agency; creating s. 453.204, F.S., relating to long-range policy planning; creating s. 453.205, F.S., relating to the boards within the agency; transferring, renumbering, and amending s. 455.206, F.S., relating to board members; creating s. 453.207, F.S., relating to the organization and meetings of boards; creating s. 453.208, F.S., relating to the publication of information; creating s. 453.209, F.S., relating to accountability and liability of board members; creating s. 453.211, F.S., relating to board rules; creating s. 453.212, F.S., relating to educational requirements of the boards; creating s. 453.2121, F.S., relating to accreditation of education programs; creating s. 453.214, F.S., relating to licensed licenses; transferring, renumbering, and amending s. 455.2141, F.S., relating to general licensing provisions; requiring the boards to adopt criteria for continuing education courses; creating s. 453.2171, F.S., relating to professional testing services; transferring, renumbering, and amending s. 455.2173, F.S., relating to examinations administered by the agency; providing for security of examinations; providing for examinations in an applicant's native language; creating s. 453.2175, F.S., relating to penalties for the theft or reproduction of an examination; creating s. 453.218, F.S., relating to special examination and license provisions for foreign-trained professionals; creating s. 453.2185, F.S., relating to exemptions for certain out-of-state or foreign professionals; transferring, renumbering, and amending s. 455.220, F.S., relating to license fees and receipts; providing requirements for setting license fees; requiring the agency to proportionately allocate its expenses with respect to each regulated profession; requiring the agency to provide reports to the boards; providing for additional fees; transferring, renumbering, and amending s. 455.2205, F.S., relating to the Health Care Trust Fund; creating s. 453.221, F.S., relating to legal and investigative services; transferring, renumbering, and amending s. 455.2224, F.S., relating to carriers of hepatitis B or human immunodeficiency virus; transferring, renumbering, and amending s. 455.2226, F.S., relating to instruction on human immunodeficiency virus and acquired immune deficiency syndrome; creating s. 453.223, F.S., relating to authority of the agency to administer oaths, take depositions, and issue subpoenas; creating s. 453.2235, F.S., relating to mediation; creating s. 453.224, F.S., relating to the authority of the agency to issue citations; creating s. 453.225, F.S., relating to disciplinary proceedings against a licensee; creating s. 453.227, F.S., relating to grounds for disciplinary action against a licensee; creating s. 453.2273, F.S., relating to disciplinary guidelines; creating s. 453.2275, F.S., relating to penalties for giving false information to the agency or a board; creating s. 453.2277, F.S., relating to reporting criminal violations for prosecution; creating s. 453.228, F.S., relating to the unlicensed practice of a profession; creating s. 453.2281, F.S., relating to fees imposed to combat unlicensed activity; creating s. 453.2285, F.S., relating to annual reports by

the agency; creating s. 453.229, F.S., relating to application of the public records law to the agency's information; creating s. 453.232, F.S., relating to unlawful disclosure of confidential information; transferring, renumbering, and amending s. 455.236, F.S., relating to financial arrangements between referring health care providers and providers of health care services; transferring, renumbering, and amending s. 455.237, F.S., relating to the prohibition of kickbacks; transferring, renumbering, and amending s. 455.239, F.S., relating to designated health care services; transferring, renumbering, and amending s. 455.24, F.S., relating to the advertisement of free or discounted services by health care providers; transferring, renumbering, and amending s. 455.241, F.S., relating to reports and copies of patient records; transferring, renumbering, and amending s. 455.2415, F.S., relating to confidential communications; transferring, renumbering, and amending s. 455.2416, F.S., relating to immunity from liability for disclosing confidential information; transferring, renumbering, and amending s. 455.242, F.S., relating to the disposition of records of deceased, relocating, or terminating practitioners; creating s. 453.243, F.S., relating to inspections by agents and employees of the agency; transferring, renumbering, and amending s. 455.244, F.S., relating to a limitation on denying payment for chiropractic or podiatric health care; creating s. 453.245, F.S., relating to license suspension pursuant to an emergency order; transferring, renumbering, and amending s. 455.2455, F.S., relating to the treatment of Medicare beneficiaries; transferring, renumbering, and amending s. 455.2456, F.S., relating to proof of malpractice insurance or financial responsibility; transferring, renumbering, and amending s. 455.247, F.S., relating to reports on professional liability claims and actions; transferring, renumbering, and amending s. 455.25, F.S.; deleting financial disclosure requirements imposed on certain entities providing health care services or items; transferring, renumbering, and amending s. 455.2555, F.S., relating to a fee schedule for services provided under the Medicare program; transferring, renumbering, and amending s. 455.26, F.S., relating to the Impaired Practitioners Committee; creating s. 453.261, F.S., relating to treatment programs for impaired practitioners; creating s. 453.271, F.S., relating to inactive and delinquent licenses; creating s. 453.273, F.S., relating to license renewal and cancellation notices; creating s. 453.275, F.S., relating to the address of record for a licensee; amending ss. 215.20, 240.215, 282.502, 383.32, 391.208, 391.217, 395.0193, 395.0197, 395.3025, 400.491, 400.518, 400.5575, 408.061, 408.704, 415.5055, 415.51, 440.13, F.S.; conforming cross-references to changes made by the act; amending ss. 455.01, 455.203, 455.205, 455.207, 455.208, 455.209, 455.211, 455.213, 455.214, 455.2175, 455.218, 455.221, 455.223, 455.224, 455.225, 455.227, 455.2273, 455.2275, 455.228, 455.2285, 455.229, 455.232, 455.243, 455.245, 455.261, F.S., relating to the regulation of professions and occupations by the Department of Business and Professional Regulation; deleting references to the Agency for Health Care Administration and the Division of Health Quality Assurance with respect to the regulation of health care professionals by the agency and the regulatory boards; amending s. 456.32, F.S.; redefining the term "healing arts" for the purpose of regulating the practice of hypnosis; amending ss. 457.105, 457.107, F.S.; revising the requirements for certification as an acupuncturist; providing additional requirements for recertification; increasing the fee the Board of Acupuncture may assess for approving continuing education providers and programs; amending s. 458.303, F.S.; deleting physician's trained assistants from an exemption from the applicability of ch. 458, F.S.; amending s. 458.307, F.S.; deleting a requirement that the Board of Medicine establish probable cause panels; amending s. 458.311, F.S.; decreasing the required length of residency for an applicant for licensure as a physician; creating s. 458.3115, F.S.; providing for foreign-licensed physicians to be granted a restricted license to practice medicine; providing for a restricted licensee to be granted full licensure; amending s. 458.313, F.S.; revising requirements for licensure of physicians by endorsement; deleting a provision authorizing oral examinations; providing for additional remedial education or training upon failure to pass the licensing examination after a specified number of attempts; amending s. 458.3145, F.S.; revising the requirements for a doctor to be issued a medical faculty certificate; prohibiting certain entities from discriminating against a certificateholder who seeks staff membership, clinical privileges, or other credentials as a health care provider; revising the number of medical faculty certificates to be issued; increasing the number of medical faculty certificateholders at specified institutions; amending s. 458.319, F.S.; providing for certain teaching faculty to be considered as actively practicing medicine for purposes of license renewal; amending s. 458.320, F.S.; revising requirements for licensed physicians in providing notice of financial responsibility; amending s. 458.331, F.S.; providing that discarding a specimen from a human body without analyzing the specimen is grounds for disciplinary action; amending s. 458.343, F.S.; conforming terminology and a cross-reference to changes made by the

act; amending s. 458.347, F.S.; revising accreditation requirements for training programs for physician assistants; revising requirements for certification as a physician assistant; providing for a physician assistant who is certified under ch. 459, F.S., for a specified time to be certified under ch. 458, F.S.; deleting provisions authorizing the Board of Medicine to reactivate a certificate; amending s. 459.007, F.S.; revising requirements for licensure as an osteopathic physician by endorsement; amending s. 459.011, F.S.; providing that the policy of the state is that osteopathic physicians be accorded equal professional status and privileges as physicians licensed under ch. 458, F.S.; prohibiting certain entities from discriminating with respect to employment, staff privileges, and contracts based on licensure; amending s. 459.015, F.S.; requiring physician assistants to report certain violations to the agency; providing an additional ground for disciplinary action; creating s. 459.0152, F.S.; providing requirements for an osteopathic physician in indicating a board-certified specialty; amending s. 459.019, F.S.; conforming terminology and cross-references to changes made by the act; amending s. 459.022, F.S.; revising requirements for certification as a physician assistant; revising requirements for reexamination; providing for a physician assistant who is certified under ch. 458, F.S., for a specified time to be certified under ch. 459, F.S.; reenacting s. 460.406, F.S., relating to chiropractic licensure requirements; amending ss. 460.4104, 461.004, 461.013, F.S.; conforming terminology and cross-references to changes made by the act; amending ss. 461.006, 461.007, F.S.; increasing certain fees for licensure as a podiatrist; amending s. 461.012, F.S.; establishing a separate category of violation of chapter 461, relating to podiatry, for certain advertising; creating s. 461.018, F.S.; providing for podiatrists certified under certain provisions to practice without supervision; amending ss. 463.006, 463.007, F.S.; increasing certain fees for licensure as an optometrist; amending s. 463.014, F.S.; deleting certain requirements for practice identification names; amending s. 464.003, F.S.; defining the term "nursing consultant"; amending s. 464.004, F.S.; increasing the membership of the Board of Nursing; amending s. 464.008, F.S.; requiring the applicant to pay the fee for a criminal-records check; amending s. 464.009, F.S.; providing an additional fee for issuing a license by endorsement; amending s. 464.012, F.S.; revising certification requirements for nurse anesthetists and nurse midwives; creating s. 464.0145, F.S.; providing for foreign-trained or foreign-licensed nurses to be issued a license to practice professional nursing or practical nursing in this state; providing for an applicant to prove training or licensure in a foreign country through information other than official documentation; amending s. 464.015, F.S.; limiting the circumstances under which a person may use the term "graduate nurse"; amending s. 464.019, F.S.; revising requirements for an institution in obtaining approval of a nursing program; creating s. 464.0195, F.S.; providing for the Board of Nursing to issue a retired volunteer nursing certificate; providing application requirements; limiting the scope of practice for a retired volunteer nurse; amending s. 464.022, F.S.; authorizing nonclinical consultative services by an out-of-state nurse; authorizing an out-of-state nurse to provide temporary care within this state; amending s. 464.023, F.S.; providing that certain persons be allowed to sit for the licensing examination to practice nursing; providing for the licensure of certain foreign-trained pharmacists; amending s. 465.0156, F.S.; revising requirements for registration of nonresident pharmacies; amending s. 465.035, F.S.; revising requirements for dispensing medical drugs pursuant to a facsimile of a prescription; amending s. 466.004, F.S.; revising requirements relating to the Dental Hygiene Council; amending s. 466.006, F.S.; providing an additional requirement for taking the examination to practice dentistry; reenacting s. 466.011, F.S., relating to licensure, to incorporate the amendment to s. 466.006, F.S., in a reference thereto; amending s. 466.007, F.S.; revising licensing requirements for certain dental hygiene applicants; amending s. 466.022, F.S.; conforming terminology and cross-references to changes made by the act; providing for certain foreign-licensed dentists to be granted a restricted license to practice dentistry; providing for a dentist who practices for the full term of a restricted license to be granted full licensure; repealing s. 466.017(4), F.S., relating to requirements for dentists in administering general anesthesia; amending s. 466.028, F.S.; providing additional grounds for disciplinary action by the Board of Dentistry; increasing an administrative penalty; amending s. 466.0282, F.S., revising requirements for dentists holding themselves out as specialists; amending s. 466.032, F.S.; providing for biennial registration of dental laboratories; amending s. 467.009, F.S.; revising training requirements for midwives; revising accreditation requirements for midwifery programs; amending s. 467.0125, F.S.; revising requirements for licensure by endorsement; amending s. 468.1115, F.S.; revising exemptions from a requirement for certification or licensure as a speech-language pathologist or licensed audiologist; amending s. 468.1145, F.S.; revising the schedule of fees established by the Board of Speech-

Language Pathology and Audiology; amending s. 468.1155, F.S.; revising requirements for a provisional license to practice speech-language pathology or audiology; amending s. 468.1205, F.S.; clarifying requirements for an inactive certificate; amending s. 468.1295, F.S.; revising requirements for notifying the agency with respect to a change in address; amending s. 468.1695, F.S.; limiting the number of times each year the licensure examination for nursing home administrators is offered; amending ss. 468.1755, 468.1756, F.S.; conforming terminology and cross-references to changes made by the act; amending s. 468.203, F.S., relating to the practice of occupational therapy; revising definitions; creating s. 468.2035, F.S.; providing types of services that are included as occupational therapy services; amending s. 468.205, F.S.; revising membership of the Occupational Therapy Council; amending s. 468.209, F.S.; deleting certain accreditation requirements for educational programs for occupational therapists; revising requirements for licensure; amending s. 468.211, F.S.; limiting the number of times a person may take the examination for licensure as an occupational therapist; amending s. 468.213, F.S.; revising requirements for licensure by endorsement; amending ss. 468.215, 468.223, F.S.; revising the terminology that may be used by a licensee; amending s. 468.219, F.S.; conforming a cross-reference to changes made by the act; amending s. 468.225, F.S.; revising exemptions from a requirement for licensure as an occupational therapist; amending ss. 468.352, 468.354, 468.355, 468.363, 468.365, F.S., relating to the practice of respiratory therapy; clarifying that a practitioner is licensed rather than registered or certified; providing for training programs to be approved by the Commission on Accreditation of Allied Health Education Programs; amending s. 468.357, F.S.; revising examination requirements; amending s. 468.36, F.S.; revising requirements for notifying the agency with respect to a change in address; amending s. 468.361, F.S.; revising requirements for continuing education; repealing s. 468.362, F.S., relating to continuing education; amending s. 468.364, F.S.; increasing certain fees for licensure as a respiratory therapist; amending s. 468.506, F.S.; conforming terminology and cross-references to changes made by the act; creating s. 470.0202, F.S., relating to requirements for instruction on human immunodeficiency virus and acquired immune deficiency syndrome for persons licensed as funeral directors or embalmers and persons registered as direct disposers; transferring provisions from chapter 455, F.S., to conform to changes made by the act; creating ss. 474.2155, 474.219, F.S., relating to advertisements for free or discounted services and the disposition of records; transferring provisions from chapter 455, F.S., to conform to changes made by the act; amending s. 478.45, F.S.; extending the period during which certain applicants may qualify for licensure as an electrologist; deleting a provision authorizing the use of certain national examinations for the licensing of electrologists; amending ss. 478.46, 478.47, F.S.; correcting terminology and cross-references; amending s. 478.55, F.S.; revising the schedule of fees for licensure as an electrologist; amending s. 483.041, F.S.; including a licensed optometrist within the definition of the term "licensed practitioner" for purposes of ch. 483, F.S., relating to clinical laboratories; amending s. 483.813, F.S.; extending the period of temporary licensure for clinical laboratory personnel; amending ss. 483.807, 484.014, F.S.; conforming terminology and cross-references to changes made by the act; amending s. 486.021, F.S.; revising requirements for supervising physical therapists; amending s. 486.031, F.S.; revising licensing requirements; amending ss. 486.041, 486.081, F.S.; providing requirements for a person to be granted status as a graduate physical therapist; deleting a provision for granting a temporary permit; amending ss. 486.103, 486.107, F.S.; providing requirements for a person to be granted status as a graduate physical therapist assistant; deleting a provision for granting a temporary permit; creating s. 486.123, F.S.; prohibiting sexual misconduct in the practice of physical therapy; amending s. 486.125, F.S.; increasing an administrative penalty; amending s. 486.172, F.S.; conforming cross-references to changes made by the act; amending ss. 490.005, 491.005, F.S.; revising accreditation requirements for programs in school psychology and psychopathology; revising examination fees; amending s. 491.003, F.S.; redefining the terms "practice of clinical social work," "practice of marriage and family therapy," and "practice of mental health counseling" for purposes of the practice of clinical, counseling, and psychotherapy services; providing licensure requirements for mental health counselors under special conditions; amending s. 491.006, F.S.; revising requirements for licensure by endorsement; creating s. 491.0065, F.S.; requiring instruction on human immunodeficiency virus and acquired immune deficiency syndrome for persons licensed under ch. 491, F.S., relating to clinical, counseling, and psychotherapy services; amending s. 491.0085, F.S.; increasing the fee the agency or board may assess for approving continuing education providers and programs; amending s. 491.014, F.S.; revising exemptions from a requirement that certain persons be licensed under ch. 491, F.S.; defining the term

"eligible facility"; creating s. 464.024, F.S.; creating a cross-training program allowing limited nursing functions to be performed by certain personnel in eligible facilities; creating s. 464.025, F.S.; establishing personnel qualifications for the program; creating s. 464.026, F.S.; providing limitations on cross-training functions; authorizing the Board of Nursing to establish program requirements by rule; creating s. 464.027, F.S.; providing for cross-training certification examinations conducted by community colleges; providing for the issuance of cross-training certification to successful applicants; providing for the adoption of rules; providing for fees; creating s. 464.028, F.S.; providing for the adoption of rules; providing for disciplinary action; creating s. 468.315, F.S.; creating a cross-training program allowing limited radiologic technology functions to be performed by certain personnel in eligible facilities; creating s. 468.316, F.S.; establishing personnel qualifications for the program; creating s. 468.317, F.S.; providing limitations on cross-training functions; authorizing the Department of Health and Rehabilitative Services to establish program requirements by rule; creating s. 468.318, F.S.; providing for cross-training certification examinations conducted by the Department of Health and Rehabilitative Services; providing for the issuance of cross-training certification to successful applicants; providing for the adoption of rules; providing for fees; creating s. 468.319, F.S.; providing for invalidation and renewal of certification; providing for the adoption of rules; providing for disciplinary actions; creating s. 468.37, F.S.; creating a cross-training program allowing limited respiratory care functions to be performed by certain personnel in eligible facilities; creating s. 468.371, F.S.; establishing personnel qualifications for the program; creating s. 468.372, F.S.; providing limitations on cross-training functions; authorizing the Board of Medicine with the assistance of the Advisory Council on Respiratory Care to establish program requirements by rule; creating s. 468.373, F.S.; providing for cross-training certification examinations conducted by community colleges; providing for the issuance of cross-training certification to successful applicants; providing for the adoption of rules; providing for fees; creating s. 468.374, F.S.; providing for invalidation and renewal of certification; providing for the adoption of rules; providing for disciplinary actions; creating s. 483.831, F.S.; creating a cross-training program allowing limited clinical laboratory functions to be performed by certain personnel in eligible facilities; creating s. 483.832, F.S.; establishing personnel qualifications for the program; creating s. 483.833, F.S.; providing limitations on cross-training functions; authorizing the Board of Medicine to establish program requirements by rule; creating s. 483.834, F.S.; providing for cross-training certification examinations conducted by community colleges; providing for the issuance of cross-training certification to successful applicants; providing for the adoption of rules; providing for fees; creating s. 483.835, F.S.; providing for invalidation and renewal of certification; providing for the adoption of rules; providing for disciplinary action; amending ss. 627.668, 627.912, 636.039, 641.27, 641.55, 766.106, 766.305, 766.314, 937.031, F.S.; conforming terminology and cross-references to changes made by the act; providing an effective date.

By the Committee on Judiciary and Senators McKay, Grant and Bronson—

CS for SB 1326—A bill to be entitled An act relating to private property rights; creating the "Private Property Rights Act of Florida"; requiring full compensation for depriving or devaluing the lawful use of private property; providing an exception; providing for recovery of compensation; providing for award of attorney's fees and costs; providing an effective date.

By the Committee on Education and Senators Sullivan and Hargrett—

CS for SB 1902—A bill to be entitled An act relating to public school funding; amending s. 236.081, F.S.; revising provisions relating to computation of the basic amount to be allocated to each school district for operation of schools; providing for an extended-school-year program; providing an effective date.

By the Committee on Education—

CS for SB 1920—A bill to be entitled An act relating to confidentiality of personnel screening records of the Florida School for the Deaf and the Blind; amending s. 242.335, F.S., which provides an exemption from public records requirements for information in such records; specifying

the records that are exempt; saving such exemption from repeal; providing for future review and repeal; revising a penalty to conform; providing an effective date.

By the Committee on Executive Business, Ethics and Elections—

CS for SB 1964—A bill to be entitled An act relating to elections; amending s. 106.143, F.S.; providing conditions for political advertisements; providing additional requirements for specified political advertisements; creating s. 106.147, F.S.; providing for the disclosure of telephone solicitations; requiring specified disclosures of a telephone call made in relation to a candidate, ballot proposal, or political organization in specified situations; creating s. 99.0215, F.S.; creating the Fair Campaign Practices Board; providing for membership, reimbursement for per diem and travel expenses, qualifications, duties, and administrative support and services to the board; amending s. 99.021; modifying the form of candidate oath; authorizing each candidate for a statewide or legislative office to sign a fair-campaign-practices pledge; providing the form of the pledge; amending s. 104.271, F.S.; providing penalties for a candidate who makes false or malicious charges against, or false statements about, opposing candidates; amending s. 106.25, F.S.; providing that for the purposes of Florida Elections Commission jurisdiction, a violation means the negligent performance of an act prohibited or the negligent failure to perform an act required by chapter 106, F.S.; amending s. 106.08, F.S.; providing limitations on contributions; revising restrictions on political party campaign contributions; amending s. 106.07, F.S.; providing for filing of contribution reports; revising the requirements of contribution reports; eliminating provisions for an assessment on contributions that have been declared unconstitutional; deleting references to second primary elections; amending s. 106.071, F.S.; modifying the disclaimers required on advertisements paid for by independent expenditures; providing civil penalties; amending s. 106.29, F.S.; modifying political committee reporting requirements; providing penalties; amending s. 106.141, F.S.; limiting the amount of surplus funds which can be given to a state or county political party executive committee; amending s. 106.12, F.S.; prohibiting the use of petty cash funds on the day before an election or on election day for any service performed, except transportation services; providing penalties; repealing ss. 106.30, 106.31, 106.32, 106.33, 106.34, 106.35, 106.353, 106.355, 106.36, F.S., relating to the Election Campaign Financing Trust Fund; amending ss. 99.092, 99.093, 102.112, 106.04, 106.07, 106.22, 106.265, 199.052, 320.02, 322.08, 327.25, 607.1622, F.S.; deleting references to the Election Campaign Financing Trust Fund; creating s. 99.013, F.S.; providing definitions; requiring that certain candidates or public officers have only one declared residence; providing factors to be considered; requiring candidates and appointed public officers for certain offices to meet the residency requirement from the time of qualifying for office; providing for investigation of violations by the Florida Elections Commission; amending s. 106.18, F.S.; requiring omission from the ballot of the name of any candidate found in violation of the residency requirement; amending s. 106.25, F.S.; granting the Division of Elections authority to investigate, consider, and determine such violations; providing procedure; amending s. 106.26, F.S.; providing procedure upon a determination that such a residency violation has occurred or has not occurred; amending s. 106.04, F.S.; eliminating provisions providing for an assessment on contributions; amending ss. 100.061, 10.1008, 97.055, 97.071, 98.081, 99.061, 99.095, 99.103, 100.071, 100.081, 100.111, 100.141, 101.141, 101.251, 101.252, 101.62, 102.012, 103.021, 103.022, 103.091, 105.031, 105.041, and 105.051, F.S.; deleting references to second primary elections; amending s. 97.021, F.S.; revising definitions; amending s. 102.031, F.S.; regulating activities around polling places; expanding the area within which solicitation is prohibited; revising requirements; creating s. 101.625, F.S.; providing for the facsimile transmission of absentee ballots in certain emergency circumstances; amending s. 101.041, F.S.; conforming provisions; amending s. 97.021, F.S.; redefining the term "absent elector"; amending s. 101.5609, F.S.; removing a provision relating to recording the issuance of absentee ballots; amending s. 101.62, F.S.; restricting the number of absentee ballots that any one person may pick up; providing an exception; requiring persons designated to pick up such ballots for other electors to complete an authorizing affidavit; providing for the form and contents of such affidavit; removing language that required initialing the stubs of absentee ballots prior to issuance to electors; requiring absentee ballots to be mailed or delivered directly to the supervisor of elections; amending ss. 101.64 and 101.65, F.S.; revising the voter's certificate and instructions to absent electors to revise the signature witnessing requirement and to eliminate the reasons for voting an absentee ballot; creating s. 101.655, F.S.; providing for supervised voting

for absent electors in certain facilities; amending s. 101.68, F.S.; providing for earlier commencement of the canvassing of absentee ballots; amending s. 101.69, F.S.; authorizing an elector voting in person to execute an affidavit stating that the absentee ballot supplied to the elector has not been voted rather than requiring the elector to return that ballot before being allowed to vote; amending s. 101.694, F.S.; updating a reference to a federal act; amending s. 163.511, F.S., relating to referendum ballots on the creation of special neighborhood improvement districts, to conform; amending s. 99.097, F.S.; revising petition requirements; limiting the ability to substitute an oath of undue burden for payment of charges to verify signatures; amending s. 100.371, F.S.; requiring notice of the use of paid solicitors by an initiative sponsor; revising requirements for submission and verification of petitions; creating s. 104.187, F.S.; prohibiting a person from signing the name of another or a fictitious name to a petition; providing penalties; creating s. 106.045, F.S.; requiring paid solicitors for voter signatures to register with the Division of Elections and pay a fee; amending s. 99.0955, F.S.; authorizing placement on the ballot of the name of an independent candidate if a qualifying fee is paid; providing for qualifying by petition by submitting signatures equal to a specified percentage of the registered electors of the smallest major political party; amending s. 99.092, F.S.; conforming provisions; amending s. 99.096, F.S.; revising qualifying requirements for minor party candidates; repealing s. 100.091, F.S., that provides for a second primary; repealing s. 100.096, F.S., that provides for holding a special election with a special primary election; providing an effective date.

By the Committee on Higher Education and Senator Kirkpatrick—

CS for SB 2248—A bill to be entitled An act relating to vocational education; amending ss. 187.201, 228.093, 228.501, 229.133, 229.551, 229.602, 230.63, 230.64, 231.614, 233.0674, 235.15, 235.199, 239.101, 239.105, 239.109, 239.113, 239.117, 239.125, 239.201, 239.205, 239.213, 239.229, 239.233, 239.237, 239.241, 239.301, 240.118, 240.134, 240.145, 240.152, 240.153, 240.35, 240.4021, 240.421, 246.213, 322.0601, 446.011, 446.041, 446.052, 475.451, 475.617, 475.627, 616.21, 790.06, 229.592, 230.23166, 235.435, 236.081, 239.225, 239.245, 239.249, 240.301, 240.404, 240.4093, 240.61, 288.047, 288.0475, 369.105, 440.16, 475.17, F.S.; changing the term “area vocational-technical center” to “area technical center,” the term “postsecondary adult vocational” to “certificate technical education,” the term “postsecondary vocational” to “associate in science degree education,” and redesignating the Division of Vocational, Adult, and Community Education as the Division of Applied Technology and Adult Education, wherever those terms appear in the statutes; reenacting ss. 228.0855(3)(a), 228.2001(4), 229.808(1), 231.0861(3), 231.3505, 231.361(2), 233.068(5)(b), 239.209(1), 239.505(3), (4)(j), (k), (9)(a), 242.68(2)(a), (g), 246.203(1), (2), 246.207(1)(o), 409.029(9)(h), 446.051, 450.081(1)(a), (2), 450.161, 953.35(1)(i), 20.315(1)(e), 39.001(1)(f), 39.055(1)(c), 216.136(10)(a), 228.041(1)(b), (22), 229.053(2)(n), 230.23(4)(h), 230.33(6)(h), 231.1725(1)(c), (2), 231.173(5)(d), 231.606(1)(a), 231.613(1), 231.62(1), 232.246(1)(h), 409.145(3)(a), (b), 443.1715(2), 958.045(4), F.S., to abrogate changes in terminology; repealing ss. 15, 16, ch. 94-232, Laws of Florida, relating to the title of ch. 239, F.S., and to a directive to the Division of Statutory Revision; providing an effective date.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable James A. Scott, President

I am directed to inform the Senate that the House of Representatives has passed HB 581 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By the Committee on Judiciary and Representative Trammell and others—

HB 581—A bill to be entitled An act relating to the Article V Task Force; amending chapter 94-138, Laws of Florida; providing for additional task force members; extending the period of service of task force members; providing for an additional report and reappropriating unexpended funds; providing an effective date.

(Substituted for **SB 646** on the Special Order Calendar this day.)

RETURNING MESSAGES—FINAL ACTION

The Honorable James A. Scott, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1290.

John B. Phelps, Clerk

The bill contained in the foregoing message was ordered enrolled.

ROLL CALLS ON SENATE BILLS

SB 580

Yeas—36

Bankhead	Dudley	Jenne	Myers
Beard	Dyer	Jennings	Ostalkiewicz
Bronson	Forman	Johnson	Rossin
Brown-Waite	Grant	Jones	Silver
Burt	Gutman	Kirkpatrick	Sullivan
Casas	Hargrett	Kurth	Thomas
Childers	Harris	Latvala	Weinstein
Dantzler	Holzendorf	McKay	Wexler
Diaz-Balart	Horne	Meadows	Williams

Nays—None

Vote after roll call:

Yea—Mr. President, Harden

SB 582

Yeas—36

Bankhead	Dudley	Horne	Meadows
Beard	Dyer	Jenne	Myers
Bronson	Forman	Jennings	Ostalkiewicz
Brown-Waite	Grant	Johnson	Rossin
Burt	Gutman	Jones	Silver
Casas	Harden	Kirkpatrick	Sullivan
Childers	Hargrett	Kurth	Weinstein
Dantzler	Harris	Latvala	Wexler
Diaz-Balart	Holzendorf	McKay	Williams

Nays—None

Vote after roll call:

Yea—Mr. President

SB 584

Yeas—37

Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	
Dudley	Jenne	Ostalkiewicz	

Nays—None

Vote after roll call:

Yea—Mr. President

SB 586

Yeas—36

Bankhead	Dudley	Horne	Myers
Beard	Dyer	Jenne	Ostalkiewicz
Bronson	Forman	Jennings	Rossin
Brown-Waite	Grant	Johnson	Silver
Burt	Gutman	Jones	Sullivan
Casas	Harden	Kirkpatrick	Thomas
Childers	Hargrett	Kurth	Weinstein
Dantzler	Harris	Latvala	Wexler
Diaz-Balart	Holzendorf	McKay	Williams

Nays—None

Vote after roll call:

Yea—Mr. President, Meadows

SB 588

Yeas—37

Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	
Dudley	Jenne	Ostalkiewicz	

Nays—None

Vote after roll call:

Yea—Mr. President

SB 590

Yeas—38

Mr. President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	

Nays—None

SB 592

Yeas—38

Mr. President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	

Nays—None

SB 594

Yeas—38

Mr. President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	

Nays—None

SB 596

Yeas—37

Mr. President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Weinstein
Burt	Harden	Kurth	Wexler
Casas	Hargrett	Latvala	Williams
Childers	Harris	McKay	
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	

Nays—None

SB 598

Yeas—35

Mr. President	Diaz-Balart	Jenne	Myers
Bankhead	Dudley	Jennings	Ostalkiewicz
Beard	Dyer	Johnson	Rossin
Bronson	Forman	Jones	Silver
Brown-Waite	Grant	Kirkpatrick	Sullivan
Burt	Gutman	Kurth	Thomas
Casas	Hargrett	Latvala	Weinstein
Childers	Harris	McKay	Wexler
Dantzler	Holzendorf	Meadows	

Nays—None

SB 600

Yeas—38

Mr. President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	

Nays—None

SB 602

Yeas—38

Mr. President	Beard	Brown-Waite	Casas
Bankhead	Bronson	Burt	Childers

Dantzler
 Diaz-Balart
 Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden

Hargrett
 Harris
 Holzendorf
 Horne
 Jenne
 Jennings
 Johnson
 Jones

Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows
 Myers
 Ostalkiewicz
 Rossin

Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Hargrett
 Harris
 Holzendorf
 Horne
 Jenne
 Jennings
 Nays—None

Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay

Meadows
 Myers
 Ostalkiewicz
 Rossin
 Silver
 Thomas

Weinstein
 Wexler
 Williams

Nays—None

SB 604

Yeas—38

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler
 Diaz-Balart

Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden
 Hargrett
 Harris
 Holzendorf
 Horne

Jenne
 Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows
 Myers

Ostalkiewicz
 Rossin
 Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Nays—None

SB 606

Yeas—38

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler
 Diaz-Balart

Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden
 Hargrett
 Harris
 Holzendorf
 Horne

Jenne
 Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows
 Myers

Ostalkiewicz
 Rossin
 Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Nays—None

SB 610

Yeas—34

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler

Diaz-Balart
 Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden
 Hargrett
 Harris

Holzendorf
 Horne
 Jenne
 Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 McKay

Meadows
 Myers
 Ostalkiewicz
 Rossin
 Thomas
 Weinstein
 Williams

Nays—1

Wexler

Vote after roll call:

Yea—Latvala

SB 612

Yeas—37

Mr. President
 Bankhead
 Beard
 Bronson

Brown-Waite
 Burt
 Casas
 Childers

Dantzler
 Diaz-Balart
 Dudley
 Dyer

Forman
 Grant
 Gutman
 Harden

Yeas—38

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler
 Diaz-Balart

Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden
 Hargrett
 Harris
 Holzendorf
 Horne

Jenne
 Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows
 Myers

Ostalkiewicz
 Rossin
 Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Nays—None

SB 614

SB 890

Yeas—37

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler
 Diaz-Balart

Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden
 Harris
 Holzendorf
 Horne
 Jenne

Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows
 Myers
 Ostalkiewicz

Rossin
 Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Nays—None

SB 972

Yeas—36

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler

Diaz-Balart
 Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harris
 Holzendorf
 Horne

Jenne
 Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows

Myers
 Ostalkiewicz
 Rossin
 Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Nays—None

Vote after roll call:

Yea—Harden

SB 1852

Yeas—37

Mr. President
 Bankhead
 Beard
 Bronson
 Brown-Waite
 Burt
 Casas
 Childers
 Dantzler
 Diaz-Balart

Dudley
 Dyer
 Forman
 Grant
 Gutman
 Harden
 Harris
 Holzendorf
 Horne
 Jenne

Jennings
 Johnson
 Jones
 Kirkpatrick
 Kurth
 Latvala
 McKay
 Meadows
 Myers
 Ostalkiewicz

Rossin
 Silver
 Sullivan
 Thomas
 Weinstein
 Wexler
 Williams

Nays—None

SB 1854

Yeas—36

Mr. President	Diaz-Balart	Horne	Meadows
Bankhead	Dudley	Jenne	Myers
Beard	Dyer	Jennings	Ostalkiewicz
Bronson	Forman	Johnson	Rossin
Brown-Waite	Grant	Jones	Silver
Burt	Gutman	Kirkpatrick	Thomas
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Wexler
Dantzler	Holzendorf	McKay	Williams

Nays—None

Vote after roll call:

Yea—Harris

SB 1888

Yeas—37

Mr. President	Dyer	Jennings	Rossin
Bankhead	Forman	Johnson	Silver
Beard	Grant	Jones	Sullivan
Bronson	Gutman	Kirkpatrick	Thomas
Brown-Waite	Harden	Kurth	Weinstein
Burt	Hargrett	Latvala	Wexler
Casas	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	
Dudley	Jenne	Ostalkiewicz	

Nays—None

SB 1898

Yeas—36

Bankhead	Dudley	Horne	Meadows
Beard	Dyer	Jenne	Myers
Bronson	Forman	Jennings	Ostalkiewicz
Brown-Waite	Grant	Johnson	Rossin
Burt	Gutman	Jones	Silver
Casas	Harden	Kirkpatrick	Thomas
Childers	Hargrett	Kurth	Weinstein
Dantzler	Harris	Latvala	Wexler
Diaz-Balart	Holzendorf	McKay	Williams

Nays—None

Vote after roll call:

Yea—Mr. President

CS for SB 1920

Yeas—37

Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	
Dudley	Jenne	Ostalkiewicz	

Nays—None

Vote after roll call:

Yea—Mr. President

SB 1936

Yeas—37

Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Burt	Harden	Kurth	Weinstein
Casas	Hargrett	Latvala	Wexler
Childers	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	
Dudley	Jenne	Ostalkiewicz	

Nays—None

Vote after roll call:

Yea—Mr. President

ROLL CALLS ON HOUSE BILLS

HB 581

Yeas—37

Mr. President	Dudley	Jenne	Rossin
Bankhead	Dyer	Jennings	Silver
Beard	Forman	Johnson	Sullivan
Bronson	Grant	Jones	Thomas
Brown-Waite	Gutman	Kirkpatrick	Weinstein
Burt	Harden	Kurth	Wexler
Casas	Hargrett	Latvala	Williams
Childers	Harris	McKay	
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Ostalkiewicz	

Nays—None

ENROLLING REPORTS

CS for SB 1290 has been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 29, 1995.

Joe Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 23 was corrected and approved.

CO-SPONSORS

Senator Beard—SR 2544; Senator Dyer—CS for SB 36; Senator Forman—SB 1344, SB 1836, SB 2190, SB 2326; Senator Grant—SB 1890, SB 2442, SR 2544; Senator Harden—SB 1420; Senator Hargrett—SB 1738, SR 2544; Senator Holzendorf—SB 1488; Senator Jenne—SB 1488; Senator Johnson—SB 438, SB 2442; Senator Latvala—SB 546, SB 682, SB 1836, SB 2334; Senator McKay—SB 1436, SB 1468, SB 2442; Senator Meadows—SB 814, SB 2442; Senator Myers—SB 1424; Senator Silver—SB 2208; Senator Turner—SB 2442; Senator Wexler—SB 1500; Senator Williams—SB 2442, SB 2502

RECESS

On motion by Senator Jennings, the Senate recessed at 2:17 p.m. for the purpose of holding committee meetings and conducting other Senate business until 9:45 a.m., Thursday, March 30.

SENATE PAGES

March 27-31

Casey Adcock, Avon Park; Isabel Dominicus, Satellite Beach; Meghan Foley, Sarasota; Mike Gonzalez, Tallahassee; Rhett Hierlmeier, Land O'Lakes; Christy Ivey, Palmetto; Carrie Lathan, Palm Coast; Laurie Petersen, Lawtey; Jill Petteway, High Springs; Jeremy Robertson, Orange Park; Dione Sliger, Port Orange; Teri Tumbleson, Ormond Beach; Kimberly Vehling, St. Petersburg; Addie Weber, Stuart; Tom Weber, Stuart; Karen Witt, Mayo; Jennifer Cawley, Pensacola