



Journal of the Senate

Number 11—Regular Session

Thursday, April 18, 1996

CALL TO ORDER

The Senate was called to order by the President at 9:30 a. m. A quorum present—39.

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

PRAYER

The following prayer was offered by Dr Randy Ray, Pastor, Temple Baptist Church, Tallahassee.

Good morning, Senators. Let us bow our heads for prayer please.

Our Heavenly Father, we thank you for another beautiful Florida day and, Lord, we are reminded of your magnificence and your gift to us for allowing us to live in this gorgeous state

I pray that as these Senators today take leadership in this state, that you will give them clarity of mind and purity of heart. Lord, may all that's done in this place today be good for the citizenry and also within your will. We pray in Jesus' name Amen.

PLEDGE

Senate Pages, Lorenzo Dickens of St. Petersburg and Jennifer Wilson of Tallahassee, led the Senate in the pledge of allegiance to the flag of the United States of America

CONSIDERATION OF RESOLUTIONS

On motion by Senator Harden, by two-thirds vote **SR 3066** was withdrawn from the Committee on Rules and Calendar

On motion by Senator Harden—

SR 3066—A resolution commending the Woman's Club of Fort Walton Beach on the occasion of its 75th anniversary.

WHEREAS, the Fort Walton Beach Woman's Club has been a vitally important, integral part of the south Okaloosa County community for the past seventy-five years, and

WHEREAS, it can proudly count among its many accomplishments the establishment of the community's first library, its first health center, and its first religious center, and

WHEREAS, the club has always taken the lead in establishing and promoting schools, educational programs, and scholarships, and

WHEREAS, although the club has always stood for culture, charity, health, and welfare, it also did not hesitate to stand for law and law enforcement when the community needed such action, and

WHEREAS, the club is nonpolitical but has led the way in performing governmental functions in the days before adequate and competent county and community local government was established, and

WHEREAS, club members have housed the homeless, succored the weak and helpless, and unselfishly volunteered for dozens of projects and programs which have benefited the area, and

WHEREAS, the club has advanced from a small donated house to a facility owned jointly by the club and the Gulf Area Garden Club, without benefit of public funds and through the willingness of its own members to raise funds and to offer personal loan guarantees, and

WHEREAS, the Fort Walton Beach Woman's Club is now celebrating its 75th anniversary of exemplary and unselfish community service, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida

That the Florida Senate hereby commends the Fort Walton Beach Woman's Club for its outstanding and remarkable community activities and achievements and expresses its sincere appreciation and admiration for the work of the members in promoting the health, welfare, and growth of their community

—was taken up out of order and read the second time in full On motion by Senator Harden, **SR 3066** was adopted

On motion by Senator Harden—

By Senator Harden—

SR 3074—A resolution commending the Fort Walton Beach High School "Vikings" football team, Coach Joey Rankin and his staff

WHEREAS, Fort Walton Beach High School recently won the Class AAAAA State Football Championship, and

WHEREAS, Coach Joey Rankin led and inspired his team to superior performance and a deserved 13-1 record overall, and

WHEREAS, the Fort Walton Beach High School "Vikings" football team had an outstanding regular season record of 8 wins and with only one loss, and

WHEREAS, in the State AAAAA Playoffs Fort Walton Beach High School defeated Pensacola Woodham 17-0 in round 1, Putnam-Palaska 31-7 in round 2; Daytona Beach Mainland 34-20 in round 3, and Gainesville Buchholz 40-19 in the North Florida Regional Final, and

WHEREAS, the Fort Walton Beach High School "Vikings" football team captured the Class AAAAA State Championship by defeating St Petersburg Dixie Hollins High School 24-0 in the championship game, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida

That the Senate hereby commends the Fort Walton Beach High School "Vikings" football team and Coach Joey Rankin and his staff for their accomplishments in winning the 1995-1996 Class AAAAA State Football Championship

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Principal of Fort Walton Beach High School and to Coach Joey Rankin as a tangible token of the sentiments of the Florida Senate

—was introduced out of order and read by title On motion by Senator Harden, **SR 3074** was read the second time in full and adopted

On motion by Senator Harden—

By Senator Harden—

SR 3076—A resolution honoring the Ft. Walton Beach High School for its many state and national awards, recognitions, and achievements during the 1995-1996 school year

WHEREAS, Fort Walton Beach High School deserves recognition for its many achievements in the 1995-1996 school year, and

WHEREAS, the Fort Walton Beach High School Cheerleaders have earned the high distinction of being named National Champions as well as Florida State Champions with squads including Blakely Nicole Baker, Stacey Lynn Bonezzi, Kathleen Marie Burns, Joanna Hayley Hardin, Robyn Lindsey Helms, Kristina Ann Hollowell, Leah Hamilton Lomax, Allison Ming, Joylynnne Jenal Peters, Jessa Kelly Barton, Shara Lynn Boland, Kelly E Damm, Kimberly Dia Goodman, Keely Lynn Long, Sarah Beth Mannon, Robin D. Miller, Mandy Leigh Runnels, Melody N. Stricklin, Nicole Lee Ashley, Anna Maria Comella, Angela Angell Firth, Sandi Lee Geannaris, Kelly Marie Jones, Kimberly Gail Morris, Christina Lynn Padgett, Whitney Leigh White, Ila Michelle Wilbanks, Erica Ann Atterberry, Melissa Mary Buffalino, Ginger Dawn Fulkerson, Melissa Marie Johnson, Allison Emily Killimett and Deena Patrice Melvin, and

WHEREAS, the Fort Walton Beach High School Forensic Team was named Group Interpretation State Champions, including Jerrod Bogard, LeQuanda Boldin, Alexas Collier, Christy Davis, Heather Wellman, Leticia Williams, Michael Gordon, Jason Seyer, and D J. Long, and

WHEREAS, the Fort Walton Beach High School Dance Team was named American All Star National Dance Competition Champions, including Lauren Bayer, Natasha Beebe, Nicole Bowman, Leslie Brochin, Jacqueline Davenport, Heidi Doolin, Sandra Fields, Farrel Grissom, Courtney Julian, Andrea Kiene, Ninon Pachukara, Page Stewman, Erin Taylor, and Melissa Wolf, and

WHEREAS, not only these students but their sponsors, parents, and mentors are deserving of the highest praise, and

WHEREAS, these groups have brought great honor and recognition to their school, their community, and themselves, NOW, THEREFORE,

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

That the Florida Senate commends the Fort Walton Beach High School principal, administrators, teachers, and students, on their many accomplishments during 1995-1996 and expresses its sincere appreciation and admiration for their talent, dedication, and perseverance.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Fort Walton Beach High School as a tangible token of the sentiments of the Florida Senate

—was introduced out of order and read by title On motion by Senator Harden, **SR 3076** was read the second time in full and adopted

On motion by Senator Williams, by two-thirds vote **SR 3030** was withdrawn from the Committee on Rules and Calendar.

On motion by Senator Williams—

SR 3030—A resolution urging the United States to take action to stop further adverse effects on Florida's agricultural producers caused by Mexican imports.

WHEREAS, the United States is the world's greatest agricultural nation and the entire world enjoys the benefits of our nation's agricultural efforts, and

WHEREAS, Florida agriculture is a major contributor to the health and well-being of the citizens of this state, the nation, and the world, with annual sales of raw farm products of nearly \$6 billion which provides \$45 billion of economic benefit to those who grow, process, transport, insure, finance, and provide goods and services necessary for agricultural production, and

WHEREAS, this state has produced the majority of the nation's supply of winter fruits, vegetables, citrus, and citrus products and is the sole domestic supplier of many of these commodities for several months each year, and

WHEREAS, as a result of the unparalleled escalation of shipments and import surges of tomatoes and other vegetables from Mexico at below the cost of production, over the past 3 years, this state's percentage share of the domestic market has declined each year, and

WHEREAS, the dramatic devaluation of the Mexican peso has accentuated very negative effects on agriculture in this state, crippling this industry and placing a major threat on its continued existence, NOW, THEREFORE,

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

That the Chairman of the International Trade Commission Peter Watson, the President of the United States, the United States Trade Representative Mickey Kantor, and the Congress of the United States are urged to take prompt action, including legal remedies, to enforce all provisions of the trade laws of this nation, to enforce all provisions of the North American Free Trade Agreement, and to quickly take whatever administrative actions are within their power to prevent further adverse effects on this state's production of tomatoes, peppers, and other crops

BE IT FURTHER RESOLVED that copies of this resolution be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, to each member of the Florida delegation to the United States Congress, to the United States Trade Representative, and to the Chairman of the International Trade Commission

—was taken up out of order and read the second time in full On motion by Senator Williams, **SR 3030** was adopted.

On motion by Senator Turner, the rules were waived and—

By Senator Turner—

SR 3090—A resolution recognizing the week of April 23 through May 1 as Teen Pregnancy Prevention Awareness Week

WHEREAS, the children of this state should be born healthy, grow up in a safe and nurturing environment, have the full support of their mothers and fathers, experience educational success, achieve economic independence, and reach their fullest potential in life, and

WHEREAS, teen pregnancy and parenting increases the likelihood of low birth weight, developmental delays and disabilities, and child abuse and neglect for the infant and disruption of education, decreased income potential, economic dependence on welfare, and subsequent pregnancies in the teenage years for the mother, and

WHEREAS, the burden associated with teen pregnancy and parenting is also borne by the taxpayers of this state through increased costs for health care, education, welfare, and juvenile crime, and

WHEREAS, in each of the last 7 years, more than 17,000 children in this state from ages 10 through 18 years have given birth, and

WHEREAS, a summit on the prevention of teen pregnancy, which included private and public representation from around the state has identified public awareness as an important strategy for addressing this problem, and

WHEREAS, the prevention of teen pregnancy should be a priority to this state, and

WHEREAS, this state should further focus its attention on the prevention of teen pregnancy by building awareness of the causes, extent, and consequences of the problem; building links between local, state, and national resources, and calling its citizens to action in their communities to address this critical issue, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida

That the week of April 23 through May 1, 1996, is recognized as Teen Pregnancy Prevention Awareness Week.

—was introduced out of order and read by title. On motion by Senator Turner, **SR 3090** was read the second time in full and adopted

On motion by Senator Weinstein, the rules were waived and—
By Senator Weinstein—

SR 3092—A resolution encouraging the observance of the Days of Remembrance of the Victims of the Holocaust and Yom Hashoah

WHEREAS, the year 1996 marks the fifty-first anniversary of the victories of the United States Armed Forces and the Allies over the German National Socialist regime, ending the war in Europe during World War II, and

WHEREAS, this great military victory brought the liberation of the Nazi concentration camps and the end of the Holocaust, during which Nazi Germany conducted the planned, systematic annihilation of European Jews and other groups, and

WHEREAS, the war-hardened United States soldiers not only liberated the Nazi concentration camps, but also extended their tender compassion and generosity to those few survivors of these camps, and

WHEREAS, Americans recognize that each individual citizen is responsible for eternal vigilance against all tyranny and for speaking out against such tyranny, and

WHEREAS, in 1994 the Florida Legislature mandated that the history of the Holocaust be taught in public schools, in a manner that leads to an investigation of human behavior, an understanding of the ramifications of prejudice, racism, and stereotyping, and an examination of what it means to be a responsible and respectful person, for the purposes of encouraging tolerance of diversity in a pluralistic society and nurturing and protecting democratic values and institutions, and

WHEREAS, under federal law, the United States Holocaust Memorial Museum designated April 15, 1996, through April 21, 1996, as the Days of Remembrance of the Victims of the Holocaust and April 16, 1996, as the international Day of Remembrance, known as Yom Hashoah, NOW, THEREFORE,

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

That the Florida Senate encourages the citizens of the state to observe the Days of Remembrance of the Victims of the Holocaust, and Yom Hashoah, in memory of the victims and survivors of the Holocaust, and their liberators

—was introduced out of order and read by title. On motion by Senator Weinstein, **SR 3092** was read the second time in full and adopted. The vote on adoption was

Yeas—39 Nays—None

On motion by Senator Hargrett, by two-thirds vote **SR 718** was withdrawn from the Committee on Rules and Calendar

On motion by Senator Hargrett—

SR 718—A resolution commending the Florida baseball players of the Negro National League and the Negro Leagues Baseball Museum for honoring them during the 75th anniversary of the league

WHEREAS, there are 21 Floridians who are former players of the Negro National League, which was chartered in 1920 but established in 1883, and

WHEREAS, they played throughout the United States and in foreign countries through other affiliations, and

WHEREAS, they excelled at their craft, brought great diversity to America's favorite pastime, and lived exemplary lives, and

WHEREAS, now in their sixties to nineties, they influenced thousands of youth in Florida and elsewhere during their prime years, and

WHEREAS, they maintained an abiding love for Florida and the nation despite barriers that could well have disillusioned them, and

WHEREAS, these outstanding Floridians were honored in Kansas City, Missouri, during October 27-29, 1995, as pioneers of the game by the Negro Leagues Baseball Museum, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida

That these Florida baseball players are commended for their athletic achievements and untold contribution to the sport of baseball in America

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Negro Leagues Baseball Museum in Kansas City, Missouri, for honoring the players during the Diamond Jubilee Anniversary of the Negro National League

—was taken up out of order and read the second time in full. On motion by Senator Hargrett, **SR 718** was adopted

SPECIAL GUESTS

Senator Hargrett introduced the following former baseball players of the Negro National League to the Senate: Reverend Harold O. Hair, Jr., Jacksonville; John Kennedy, Jacksonville; Eugene White, Jacksonville; Arthur Lee Hamilton, Jacksonville; Charles J. Marvray, Pensacola; Leonard Wiggs, Tampa; Walter Lee Gibbons, Tampa; Robert L. Mitchell, Sr., Tampa; Raydell Maddix, Tampa; William Benny Felder, Tampa; Willie Curley Williams, Sarasota; William Jones, Jacksonville; Booker T. Robinson, Tampa; and James Marshall who made the arrangements for the players' appearance

Upon request of the President, Senator Hargrett presented a copy of the resolution to the players

INTRODUCTION OF FORMER SENATOR

The President introduced former Senate President Pro Tempore Arnett Girardeau who was present in the chamber

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Jennings, by two-thirds vote **CS for SB 2414** and **SB 836** were withdrawn from the Committee on Commerce and Economic Opportunities

SPECIAL ORDER CALENDAR

SB 3000—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1996, and ending June 30, 1997, to pay salaries, and other expenses, capital outlay - buildings, and other improvements and for other specified purposes of the various agencies of State government, providing an effective date

—was read the second time by title

SENATOR THOMAS PRESIDING

Senator Williams offered the following amendment which was moved by Senator Childers and adopted:

Amendment 1—

In Section: 05 On Page: 180 Specific Appropriation: 1006B

Delete Insert

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE
Marketing And Development, Division Of

In Section 05 On Page 180
1006B Grants And Aids To Local Governments
And Nonprofit Organizations

Grants And Aids - Livestock Pavillion - Baker County

From General Revenue Fund 200,000 90,000

1000 D Grants And Aids To Local Governments And Nonprofit Organizations Suwannee County Fair and Livestock Show

From General Revenue Fund 110,000

Senators Latvala and Weinstein offered the following amendment which was moved by Senator Childers and adopted

Amendment 2—

In Section: 05 On Page: 183 Specific Appropriation: 1027 Delete

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Consumer Services, Division Of

In Section 05 On Page 183

1027 Other Personal Services

From General Inspection Trust Fund 38,513 77,026

1003 Expenses

From General Inspection Trust Fund 473,763 475,763

Senator Jenne offered the following amendment which was moved by Senator Childers and adopted.

Amendment 3—

In Section: 05 On Page 189 Specific Appropriation: 1076A Delete

COMMUNITY AFFAIRS, DEPARTMENT OF Resource Planning And Management, Division Of

In Section 05 On Page 189

1076A Special Categories Grants And Aids - Small County Technical Assistance

From General Revenue Fund 250,000 0

BANKING AND FINANCE, DEPARTMENT OF, AND COMPTROLLER Accounting And Auditing, Division Of

In Section 06 On Page 241

1514 Special Categories Grants And Aids - Small County Technical Assistance

From General Revenue Fund 270,000

Senator Diaz-Balart offered the following amendment which was moved by Senator Childers and adopted:

Amendment 4—

In Section: 05 On Page: 194 Specific Appropriation: 1119-A Delete

COMMUNITY AFFAIRS, DEPARTMENT OF

Housing And Community Development, Division Of

In Section 05 On Page 194

1119-A Fixed Capital Outlay University Community Center

From General Revenue Fund 2,000,000

Senator Silver offered the following amendment which was moved by Senator Childers and adopted.

Amendment 5—

In Section: 05 On Page: 201 Specific Appropriation: 1164-A Delete

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Administrative And Technical Services, Division Of

In Section 05 On Page 201

1164-A Grants And Aids To Local Governments And Nonprofit Organizations City Of Miami Riverwalk

From General Revenue Fund 200,000

Senator Myers offered the following amendment which was moved by Senator Childers and adopted.

Amendment 6—

In Section: 05 On Page: 201 Specific Appropriation: 1164A Delete

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Administrative And Technical Services, Division Of

In Section 05 On Page 201

1164A Grants And Aids To Local Governments And Nonprofit Organizations Children's Environmental Museum

From General Revenue Fund 500,000

BANKING AND FINANCE, DEPARTMENT OF AND COMPTROLLER Accounting And Auditing, Division Of

In Section 06 On Page 241

1513 Operating Capital Outlay

From General Revenue Fund 756,639 256,639 From Working Capital Trust Fund 439,163 939,163

Senators Jennings, Ostalkiewicz, Dyer, Childers and Diaz-Balart offered the following amendment which was moved by Senator Childers and adopted

Amendment 7—

In Section: 05 On Page: 203 Specific Appropriation: 1181 Delete

ENVIRONMENTAL PROTECTION, DEPARTMENT OF State Lands, Division Of

In Section 05 On Page 203

1181 Fixed Capital Outlay

Land Acquisition, Environmentally Endangered, Unique/ Irreplaceable Lands, Statewide

Insert proviso immediately following specific appropriation 1195.

"From the funds in Specific Appropriations 1180 and 1181, \$4,000,000 from the Water Management Lands Trust Fund and \$16,000,000 from the Conservation and Recreation Lands Trust Fund shall be allocated to the St Johns River Water Management District to purchase lands necessary to restore Lake Apopka "

Senators McKay and Harris offered the following amendment which was moved by Senator Childers and adopted.

Amendment 8—

In Section: 05 On Page: 205 Specific Appropriation: 1195 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Marine Resources, Division Of

1195 In Section 05 On Page 205 Other Personal Services

From Save The Manatee Trust Fund 1,187,183 1,312,183

Senator Bankhead offered the following amendment which was moved by Senator Childers and adopted

Amendment 9—

In Section: 05 On Page: 214 Specific Appropriation: 1259 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Waste Management, Division Of

In Section 05 On Page 214

1259 Fixed Capital Outlay Solid Waste Management

Insert proviso immediately following specific appropriation 1259;

From the funds provided in Specific Appropriation 1259, the Department may allocate \$500,000 on a one-time only basis, for a competitive supplemental grant to a county for a pilot project to promote a demonstration of commercial scale processes for waste tire management and recycling. This supplemental grant shall be allocated separately from the provisions of Section 403 719(2), F.S. To be selected and eligible for these funds, a county must be prepared to enter into an agreement with a contractor for a five year pilot project, during which period the contractor shall process and recycle the county's waste tires at no charge. In designating a county to receive the supplemental grant, the Department shall give priority consideration to new technologies, such as the devulcanization of rubber in waste tires, which may result in an appreciable economic benefit for Florida, in addition to increasing waste tire recycling.

Senator Williams offered the following amendment which was moved by Senator Childers and adopted

Amendment 10—

In Section: 05 On Page: 215 Specific Appropriation: 1274 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF

Recreation And Parks, Division Of

In Section 05 On Page 215

1274 Fixed Capital Outlay Rainbow Springs State Recreation Area - Planning And Design

From Conservation And Recreation Lands Trust Fund 300,000

Senator Casas offered the following amendment which was moved by Senator Childers and adopted

Amendment 11—

In Section: 05 On Page: 216 Specific Appropriation: 1289 Delete Insert

ENVIRONMENTAL PROTECTION DEPARTMENT OF Recreation And Parks, Division Of

1289 In Section 05 On Page 216 Grants And Aids To Local Governments And Nonprofit Organizations Florida Recreation Development Assistance Grants

From Land Acquisition Trust Fund 3,630,000 3,730,000

In Section 05 on page 216 following line 1289, INSERT the following:

From funds provided in Specific Appropriation 1289, \$100,000 is provided for the Miami River Bike Path

Senators McKay, Harris and Crist offered the following amendment which was moved by Senator Childers and adopted

Amendment 12—

In Section: 06 On Page: 241 Specific Appropriation: 1508 Delete Insert

STATE AND FINANCE DEPARTMENT OF, AND COMPTROLLER Accounting And Auditing, Division Of

1508 In Section 06 On Page 241 Other Personal Services

From General Revenue Fund 90,060 90,060 From Working Capital Trust Fund 775,000

1513 Operating Capital Outlay

From General Revenue Fund 756,639 556,639 From Working Capital Trust Fund 439,163 639,163

STATE, DEPARTMENT OF, AND SECRETARY OF STATE Ringling Museum Of Art, Board Of Trustees Of The John And Mable

2037A In Section 06 On Page 314 Fixed Capital Outlay Ringling Ca'd'Zan Repair and Renovations

From General Revenue Fund 975,000

Senator Kirkpatrick offered the following amendments which were moved by Senator Childers and adopted

Amendment 13—

In Section: 06 On Page: 252 Specific Appropriation: 1610C Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE General Office

In Section 06 On Page 252

1610C Lump Sum High Skill/High Wage Initiative

Immediately following specific appropriation 1610C, insert;

Of the funds in specific appropriation 1610C, up to \$18 million of the Governor's Discretionary Economic Dislocation and Worker Adjustment Assistance Act (JTPA Title III) allocation, available for training dislocated workers, may be used in the performance-based funding program as specified in Chapter 239.249, F S

Amendment 14—

In Section: 06 On Page: 253 Specific Appropriation: 1610J Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE General Office

In Section 06 On Page 253

1610J Lump Sum Enterprise Florida - Jobs And Education Partnership (Jep)

Immediately following Specific Appropriation 1610J, INSERT

Up to \$30 million will be transferred into this fund from Specific Appropriation 29A (\$2 million), Specific Appropriation 152 (\$4 million), Specific Appropriation 488 (\$6 million) and Specific Appropriation 1610C (\$18 million) for the purpose of operating the performance-based incentive program (Chapter 239.249) The funds will be earned by the school districts and community colleges under a performance-based funding approach, structured as incentives to vocational programs for producing trained workers in occupations identified in the Occupational Forecasting Conference (Chapter 216.136, F S.)

Senator Brown-Waite offered the following amendment which was moved by Senator Childers and adopted.

Amendment 15—

In Section: 06 On Page: 253 Specific Appropriation: 1610K Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE General Office

In Section 06 On Page 253

1610K Lump Sum Economic Development Transportation Project

Immediately following Specific Appropriation 1610K, INSERT Proviso as follows:

From the funds in Specific Appropriation 1610K the Executive Office of the Governor shall consider funding access improvements for State Road 52 outlet mall in Pasco County

Senator Silver offered the following amendment which was moved by Senator Childers and adopted.

Amendment 16—

In Section: 06 On Page: 285 Specific Appropriation: 1843 Delete Insert

MANAGEMENT SERVICES, DEPARTMENT OF State Employees' Insurance, Division Of

In Section 06 On Page 285

1843 Data Processing Services Technology Resource Center - Department Of Management Services

Insert proviso immediately following specific appropriation 1843;

From funds provided in Specific Appropriations 1838 through 1843, the Division of State Employee's Insurance shall hold an open enrollment for state health insurance for state employees and retirees

Senators Jenne, Thomas, Williams and McKay offered the following amendment which was moved by Senator Childers and adopted:

Amendment 17—

In Section: 06 On Page: 294 Specific Appropriation: 1886-A Delete Insert

MANAGEMENT SERVICES, DEPARTMENT OF

In Section 06 On Page 294

1886A Special Categories 911 Service Enhancement Grants and Improvements

From Communications Working Capital Trust Fund 633,839

Insert proviso immediately following new specific appropriation 1886A;

Funds provided in Specific Appropriation 1886A are for enhanced 911 systems in the following counties

Table with 2 columns: County Name and Amount. Baker... \$149,763; Calhoun... \$9,264; Franklin... \$4,200; Gilchrist... \$17,904; Glades... \$45,475; Hamilton... \$72,616; Hardee... \$406; Holmes... \$31,873; Jefferson... \$24,337; Lafayette... \$17,667; Liberty... \$59,419; Union... \$93,198

Senator Williams offered the following amendment which was moved by Senator Childers and adopted.

Amendment 18—

In Section: 06 On Page: 303 Specific Appropriation: 1945 Delete Insert

REVENUE, DEPARTMENT OF General Tax Administration Program

In Section 06 On Page 303

1945 Aid To Local Governments

Distribution Of Local Government
 Half-Cent Sales Tax

From Local Government
 Half-Cent Sales Tax
 Clearing Trust Fund

1,015,475,398 1,014,882,440

1945A Aid To Local Governments
 Inmate Supplemental Distribution

From Local Government
 Half-Cent Sales Tax
 Clearing Trust Fund

592,958

Senators Childers, Horne and Latvala offered the following amendment which was moved by Senator Childers and adopted

Amendment 19—

In Section: 06 On Page: 303 Specific Appropriation: 1950
 Delete Insert

REVENUE DEPARTMENT OF
 General Tax Administration Program

1950 In Section 06 On Page 303
 Lump Sum
 General Tax Administration

From General Revenue Fund 68,089,363 68,715,864

ADMINISTERED FUNDS
 Administered Funds

1473 In Section 06 On Page 239
 Lump Sum
 Rent Increase For Debt Service And
 Maintenance Of State Facilities

From General Revenue Fund 634,534 8,033

Amendment 20 was withdrawn.

Senator Turner offered the following amendment which was moved by Senator Dudley and adopted:

Amendment 21—

In Section: 02 On Page: 024 Specific Appropriation: 109
 Delete Insert

EDUCATION, DEPARTMENT OF, AND
 COMMISSIONER OF EDUCATION
 Private Colleges And universities

109 In Section 02 On Page 024
 Special Categories
 University Of Miami - Rosenstiel Phd
 Marine And Atmospheric Science

From General Revenue Fund 289,430 489,430

Senator Dudley moved the following amendments which were adopted:

Amendment 22—

In Section. 02 On Page: 027 Specific Appropriation: 123
 Delete Insert

EDUCATION, DEPARTMENT OF, AND
 COMMISSIONER OF EDUCATION
 Office Of Student Financial Assistance

123 In Section 02 On Page 027
 Special Categories
 Transfer Public Student Assistance
 Grant Financial Assistance Payment

From State Student Financial
 Assistance Trust Fund 27,153,354 31,153,354

124 Special Categories
 Transfer Private Student Assistance
 Grant Financial Assistance Payment

From State Student Financial
 Assistance Trust Fund 6,567,477 7,438,580

125 Special Categories
 Transfer Postsecondary Student
 Assistance Grant Financial Assistance Payment

From State Student Financial
 Assistance Trust Fund 1,621,813 1,750,710

Amendment 23—

In Section. 02 On Page: 030 Specific Appropriation: 136A
 Delete Insert

EDUCATION, DEPARTMENT OF, AND
 COMMISSIONER OF EDUCATION
 Public Schools, Division Of

136A In Section 02 On Page 030
 Aid To Local Governments
 Grants And Aids - Innovative Practices
 Grants

From General Revenue Fund 28,000,000 27,500,000

137 Aid To Local Governments
 Grants And Aids - Programs Of Emphasis

From General Revenue Fund 3,973,665 4,473,665

In the next to last line of proviso for Specific
 Appropriation 137 on page 31, strike the word "and",
 and in the last line of proviso, insert the
 following new language before the period:

“, and (25) Museum of Discovery and Science”

Senator Gutman offered the following amendment which was moved by Senator Dudley and adopted:

Amendment 24—

In Section: 02 On Page: 030 Specific Appropriation: 137
 Delete Insert

EDUCATION, DEPARTMENT OF, AND
 COMMISSIONER OF EDUCATION
 Public Schools, Division Of

In Section 02 On Page 030

137 Aid To Local Governments
 Grants And Aids - Programs Of Emphasis

In the next to last line of proviso for Specific
 Appropriation 137 on page 31, strike the word "and",
 and in the last line of proviso, insert the
 following new language before the period: ", and
 (25) Miami Book Fair "

Senator Diaz-Balart offered the following amendment which was moved by Senator Dudley and adopted

Delete Insert

Amendment 25—

In Section: 02 On Page: 043 Specific Appropriation: 145A

Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of

In Section 02 On Page 043

145A Special Categories
Florida School Improvement And Academic
Achievement Fund

From General Revenue Fund 500,000

Senator Dudley moved the following amendment which was adopted

Amendment 26—

In Section: 02 On Page: 045 Specific Appropriation: 154A

Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of

In Section 02 On Page 045

154A Special Categories
School District Operational Performance
Audits

Delete the second sentence of proviso that begins in
the third line with the words "The Commissioner of
Education ." and insert the following new proviso:

The Office of Program Policy Analysis and Governmental Account-
ability in the Office of the Auditor General shall select one or more
firms using a formal "request for proposal" process The scope of the
performance review and the methodology shall be determined by the
Office of Program Policy Analysis and Governmental Accountability
consistent with the description in SB 1044 Funds provided in Spe-
cific Appropriation 154A are not contingent upon SB 1044 becoming
law

Senator Wexler offered the following amendment which was moved by
Senator Dudley.

Amendment 27—

In Section: 02 On Page: 046 Specific Appropriation: 157A

Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of

In Section 02 On Page 046

157A Special Categories
G/A Palm Beach Residential Deaf/Blind
Center

From General Revenue Fund 250,000

Senators Wexler, Rossin and Dudley offered the following substitute
amendment which was moved by Senator Dudley and adopted

Substitute Amendment 27—

In Section: 02 On Page: 046 Specific Appropriation: 157A

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools Division Of

In Section 02 On Page 046

157A Special Categories
G/A Palm Beach Residential Deaf/Blind
Center

From General Revenue Fund 250,000

Senator Dudley moved the following amendment which was adopted

Amendment 28—

In Section: 02 On Page: 062 Specific Appropriation: 189

Delete Insert

EDUCATION, DEPARTMENT OF AND
COMMISSIONER OF EDUCATION
Universities, Division Of
Educational And General Activities

In Section 02 On Page 062

189 Lump Sum
Instructional Performance Incentive Fund

After existing proviso in Specific Appropriation 189,
INSERT the following new proviso:

From the funds in Specific Appropriation 189, 190, 191, 192 and
193 which relate to the Instructional Performance Incentive fund-
ing which was provided for 1995-96, the improvement targets shall
include the period through June 30, 1997 for measures related to
graduation rates and reduction in excess hours The targets for the
remaining measures shall be referenced to June 30, 1996 The Board
of Regents, however, shall develop procedures for monitoring the
degree of accomplishment of these measures prior to the end of the
target period The Board of Regents shall submit reports to the
Legislature reflecting the outcomes of the monitoring process

The Board of Regents shall adopt a procedure for equating the
progress made by each university in achieving each target to a
specific level of performance funding The procedure shall include
a method by which the results on the different measures will be
combined into an overall index of progress to be applied to the
available performance funding

Performance results shall be related to incentive funding beginning
with the development and allocation of the 1997-98 budget during
which adjustments shall be made to reflect the extent to which
targets were met, not met, or exceeded The Board of Regents shall
include an issue in its Legislative Budget Requests reflecting any
reductions in funding resulting from not meeting the performance
results.

Senator Holzendorf moved the following amendment which was
adopted

Amendment 29—

In Section: 02 On Page: 063 Specific Appropriation: 190

Delete Insert

EDUCATION, DEPARTMENT OF AND
COMMISSIONER OF EDUCATION
Universities, Division Of
Educational And General Activities

In Section 02 On Page 063

190 Lump Sum
Educational And General Activities

On page 66, insert a new paragraph of proviso following the first paragraph:

From the funds in Specific Appropriation 190 for Florida A & M University, \$225,000 shall be allocated to the Critical Language Institute at FAMU.

Senator Dudley moved the following amendments which were adopted:

Amendment 30—

In Section: 02 On Page: 071 Specific Appropriation: 202 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Universities, Division Of Board Of Regents General Office

In Section 02 On Page 071

202 Special Categories Challenge Grants

On page 71, following the first paragraph of line item 202 insert a new paragraph of proviso

Additional state matching funds shall be provided, as a first priority, from the funds available pursuant to S. 240.272(1), Florida Statutes.

Amendment 31—

In Section: 02 On Page: 076 Specific Appropriation: 210 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Universities, Division Of Board Of Regents General Office

In Section 02 On Page 076

After Specific Appropriation 209, insert new SA 210.

210 Fixed Capital Outlay State University System Facility Enhancement - Challenge Grant Program

From Education-Contracts, Grants And Donations Trust Fund

14,183,741

Following new Specific Appropriation 210, INSERT the following proviso:

The following projects for the State University System are included in Specific Appropriation 210 in accordance with provisions of s 240 2601,

- UF - Brain Institute Molecular and Cognitive Neuroscience Research Facility..... \$4,200,000
Da ... Earn 400,000
The ... Center 750,000
Vet Medicine BL-2 Level Animal Facility Remodeling..... 220,216
Camp Timpooshee Marine Center. ... 35,000
FSU - Pepper Center..... 447,275
University Center - Hospitality Management. 100,000
USF - Sarasota (New College) Marine Biology..... 900,000
Pediatric Research Building..... 6,000,000
UWF - Archaeological Conservatory and

Museum..... 431,250

- FIU - Herbert and Nicole Wertheim Performing Arts Center 400,000
Roz and Cal Kovens Conference Center. 200,000
Biology Reading Pavillion..... 100,000

Senator Forman offered the following amendment which was moved by Senator Dudley and adopted

Amendment 32—

In Section: 06 On Page: 280 Specific Appropriation: 1813 Delete Insert

LEGISLATIVE BRANCH Program Policy Analysis And Government Accountability, Office Of

In Section 06 On Page 280

1813 Lump Sum Program Policy Analysis And Government Accountability

Following Specific Appropriation 1813, INSERT:

The Office of Program Policy Analysis and Government Accountability is directed to review the Transportation Disadvantaged Program This study should determine if transportation services are being managed in the most cost effective manner and to provide maximum service This study should examine the systems used to provide services at the local level (including the use of public sector buses to meet ADA standards) and the systems used to ensure accountability of services and funding The Office shall publish its report detailing its findings and recommendations by February 1, 1997.

Senator Dudley moved the following amendment which was adopted

Amendment 33—

In Section: 06 On Page: 294 Specific Appropriation: 1886 Delete Insert

MANAGEMENT SERVICES DEPARTMENT OF Communications, Division Of

In Section 06 On Page 294

1886 Lump Sum Distance Learning Innovations And Coordination

From General Revenue Fund 11,542,728 0

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of

In Section 02 On Page 040

140C Aid To Local Governments Grants And Aids - Public School Technology

From General Revenue Fund 55,000,000 66,542,728

Insert the following new paragraph of proviso as the last paragraph of proviso following Specific Appropriation 140C on page 41:

From the funds provided in Specific Appropriation 140C \$11,542,728 shall be used as matching funds for private donations to enable school districts to implement a technology plan for delivery of interactive voice, video and data over a seamlessly integrated computer network for academic and administrative purposes

Senator Bankhead moved the following amendments which were adopted:

Amendment 34—

In Section: 03 On Page: 092 Specific Appropriation:

Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Health And Rehabilitative Services, Department Of

In Section 03 On Page 092

INSERT the following proviso after department title:

In allocating the funds provided in Specific Appropriations 304 through 519, the department shall continue the allocation methodologies in effect on January 1, 1996 unless otherwise directed in proviso language or other provision of law

Amendment 35—

In Section: 03 On Page: 085 Specific Appropriation: 253

Delete Insert

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid Services

In Section 03 On Page 085

253 Special Categories Patient Transportation

Insert proviso following item 253:

Funding in Specific Appropriation 253 represents a reduction of \$21,518,916 in General Revenue and \$26,300,897 in Medical Care Trust Fund. This reduction shall be applied only to non-emergency transportation and shall be achieved through reforms proposed by the Agency for Health Care Administration and the Transportation Disadvantage Council.

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Statewide Services State And Local Programs

In Section 03 On Page 098

345 Data Processing Services Health And Rehabilitative Services Technology Center

In Section 03 on page 98, INSERT proviso as follows just before Item 346 and after title "Statewide Health Programs":

The department shall conduct a review and evaluation of Emergency Medical Services transportation activities and financing and recommend efficiency measures for reducing overall state expenditures

Amendment 36—

In Section: 03 On Page: 090 Specific Appropriation: 285

Delete Insert

ELDER AFFAIRS, DEPARTMENT OF Elder Affairs, Department Of

In Section 03 On Page 090

285 Expenses

From Federal Grants Trust Fund 1,184,032 1,191,142

294 In Section 03 On Page 091 Special Categories Grants And Aids - Contracted Services

From Federal Grants Trust Fund 9,234,129 9,310,627

In Section 03 on page 91, INSERT new proviso following Specific Appropriation 294:

From the funds in Specific Appropriations 285 and 294 in the Federal Grants Trust Fund, the Department of Elder Affairs is required to complete a study on the one-year two-county pilot project to increase volunteerism in the elderly population by December 1, 1997.

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

Amendment 37—

In Section: 03 On Page: 093 Specific Appropriation: 309

Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Health And Rehabilitative Services - Administration Office Of The Deputy Secretary For Administration

309 In Section 03 On Page 093 Other Personal Services

From General Revenue Fund 63,475 31,541 From Administrative Trust Fund 2,793,558 2,761,625

310 Expenses

From General Revenue Fund 21,682,929 20,310,771 From Administrative Trust Fund 26,064,422 24,692,265

Deputy Secretary For Human Services

330 In Section 03 On Page 096 Data Processing Services Health And Rehabilitative Services Technology Center

From General Revenue Fund 11,992,330 0

Office Of The Deputy Secretary For Administration

316 In Section 03 On Page 095 Data Processing Services Health And Rehabilitative Services Technology Center

From General Revenue Fund 14,633,919 14,596,716 From Administrative Trust Fund 20,686,586 20,649,384

District Services Children's Medical Services

476-A In Section 03 On Page 118 Special Categories Medically Fragile Enhancement Payment

From General Revenue Fund 610,020

In Section 03 on page 118 following new item, INSERT the following:

Funds in Specific Appropriation 476-A are provided to extend critical medical services at rates no longer available for funding through Medicaid to young adults who reach the age of 21 and are deemed to be medically fragile, technology dependent, and cognitively intact.

Alcohol, Drug Abuse And Mental Health Services

380B In Section 03 On Page 102 Special Categories Grants And Aids - Children's Mental Health Services From General Revenue Fund 11,407,001 11,757,001

In Section 03 on page 102 following Specific Appropriation 380B, INSERT the following:

Of the funds in Specific Appropriation 380B, \$350,000 shall be used to develop a multi-level, multiple disciplinary approach to an adolescent behavior/health intervention program

District Administration

364A In Section 03 On Page 100 Special Categories Grants And Aids - Contracted Services From General Revenue Fund 150,000 250,000

In Section 03 on page 100, STRIKE the proviso following Specific Appropriation 364A, and INSERT the following in its place:

Of the funds in Specific Appropriation 364A, \$150,000 is provided for the Healthier Communities Initiative in Broward County and \$100,000 is provided for a shared data base for educational and human service programs in Broward County

Health Services

451-A In Section 03 On Page 114 Special Categories Radiation Therapy Services From General Revenue Fund 150,000

In Section 03 on page 114, INSERT proviso following the new item:

Funds in Specific Appropriation 451-A shall be for reimbursement for radiation therapy services. Such funds shall be distributed to Freestanding Radiation Therapy Centers which accept Medicaid reimbursement for treatment as defined in 395.7015, F.S. If the total amount earned by all facilities under this section exceeds the amount appropriated, each facility share shall be reduced on a pro-rata basis so that the total dollars distributed does not exceed the total amount appropriated. One-fourth of the total amount appropriated shall be distributed at the end of each quarter of fiscal year 1996-97

430 In Section 03 On Page 112 Aid To Local Governments Grants And Aids - Primary Care Program From General Revenue Fund 13,527,692 13,758,987

In Section 03 on page 112 following line 45 INSERT proviso following Specific Appropriation 430

Of the funds in Specific Appropriation 430, \$231,295 is provided from general revenue to fund the Memorial Hospital Primary Care Program

RECONSIDERATION OF AMENDMENT

On motion by Senator Diaz-Balart, the Senate reconsidered the vote by which Amendment 37 was adopted.

Senator Forman offered the following substitute technical amendment which was moved by Senator Diaz-Balart and adopted:

Substitute Amendment 37--

In Section: 03 On Page: 093 Specific Appropriation: 309 Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Health And Rehabilitative Services - Administration Office Of The Deputy Secretary For Administration

309 In Section 03 On Page 093 Other Personal Services From General Revenue Fund 63,475 31,541 From Administrative Trust Fund 2,793,558 2,761,625

310 Expenses From General Revenue Fund 21,682,929 20,310,771 From Administrative Trust Fund 26,064,422 24,692,265

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Health And Rehabilitative Services - Administration Deputy Secretary For Human Services

316 In Section 03 On Page 095 Data Processing Services Health And Rehabilitative Services Technology Center From General Revenue Fund 14,633,919 14,596,716 From Administrative Trust Fund 20,686,586 20,649,384

District Services Children's Medical Services

476-A In Section 03 On Page 118 Special Categories Medically Fragile Enhancement Payment From General Revenue Fund 610,020

In Section 03 on page 118 following new item, INSERT the following:

Funds in Specific Appropriation 476-A are provided to extend critical medical services at rates no longer available for funding through Medicaid to young adults who reach the age of 21 and are deemed to be medically fragile, technology dependent, and cognitively intact

Alcohol, Drug Abuse And Mental Health Services

380B In Section 03 On Page 102 Special Categories Grants And Aids - Children's Mental Health Services

From General Revenue Fund 11,407,001 11,757,001

In Section 03 on page 102 following Specific Appropriation 380B, INSERT the following:

Of the funds in Specific Appropriation 380B, \$350,000 shall be used to develop a multi-level, multiple disciplinary approach to an adolescent behavior/health intervention program

District Administration

In Section 03 On Page 100

364A Special Categories Grants And Aids - Contracted Services

From General Revenue Fund 1-0-00 250,000

In Section 03 on page 100, STRIKE the proviso following Specific Appropriation 364A, and INSERT the following in its place:

Of the funds in Specific Appropriation 364A, \$150,000 is provided for the Healthier Communities Initiative in Broward County and \$100,000 is provided for a shared data base for educational and human service programs in Broward County

Health Services

In Section 03 On Page 113

437 Special Categories Grants and Aids - Contracted Services

From General Revenue Fund 1,231,435 1,381,435

In Section 03 on page 113, INSERT the following proviso after Specific Appropriation 437:

Of the funds in Specific Appropriation 437, \$150,000 is provided for reimbursement for indigent cancer treatment

In Section 03 On Page 114

451-A Special Categories Radiation Therapy Services

From General Revenue Fund 231,295

In Section 03 on page 114, INSERT proviso following the new item:

Funds in Specific Appropriation 451-A shall be for reimbursement for radiation therapy services. Such funds shall be distributed to Freestanding Radiation Therapy Centers which accept Medicaid reimbursement for treatment as defined in 395.7015, F.S. If the total amount earned by all facilities under this section exceeds the amount appropriated, each facility share shall be reduced on a pro-rata basis so that the total dollars distributed does not exceed the total amount appropriated. One-fourth of the total amount appropriated shall be distributed at the end of each quarter of fiscal year 1996-97.

Senator Bankhead moved the following amendment which was adopted

Amendment 38—

In Section: 03 On Page: 097 Specific Appropriation: 337 Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Health And Rehabilitative Services - Administration Deputy Secretary For Health

In Section 03 On Page 097

337 Special Categories Grants And Aids - Contracted Services

INSERT the following after the Specific Appropriation 337

Funds in Specific Appropriations 336 and 337 that support contract(s) with the Ounce of Prevention Fund of Florida are to be matched by private contributions

Senator Forman offered the following amendment which was moved by Senator Bankhead and adopted

Amendment 39—

In Section: 03 On Page: 113 Specific Appropriation: 437 Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF District Services Health Services

In Section 03 On Page 113

437 Special Categories Grants And Aids - Contracted Services

Insert the following proviso language following Specific Appropriation 437:

From the funds in Specific Appropriation 437, \$490,000 from the General Revenue fund is provided for methadone treatment for "at risk" and/or HIV positive individuals for the South Florida substance abuse program in Broward County

Senator Myers offered the following amendment which was moved by Senator Bankhead and adopted

Amendment 40—

In Section: 03 On Page: 117 Specific Appropriation: 472 Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF District Services Children's Medical Services

In Section 03 On Page 117

472 Special Categories Grants And Aids - Developmental, Evaluation And Intervention Services

From General Revenue Fund 14,115,123 14,465,123

In Section 03 on page 117 following line 36 after Specific Appropriation 472, DELETE:

\$100,000

and INSERT the following:

\$450,000

Health Services

In Section 03 On Page 112

428 Aid To Local Governments Contribution To County Health Units

From General Revenue Fund 114,070,643 112,990,643

Children's Medical Services

469 In Section 03 On Page 117
 Special Categories
 Poison Control Center

From General Revenue Fund	3,084,553	3,514,553
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Insert proviso following Item 469:
Of the funds in Specific Appropriation 469, \$430,000 is provided to complete the Poison Control Center Network Statewide

Health Services

In Section 03 On Page 113

437 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	1,231,435	1,531,435
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INSERT proviso following item 437:
Of the funds in Specific Appropriations 437, \$300,000 from GR is designated for the Isabel Collier Read Health Park in Immokalee

Senator Forman offered the following amendment which was moved by Senator Bankhead and adopted

Amendment 41—

In Section. 03 On Page: 117 Specific Appropriation: 473
 Delete Insert

HEALTH AND REHABILITATIVE SERVICES,
 DEPARTMENT OF
 District Services
 Children's Medical Services

In Section 03 On Page 117

473 Special Categories
 Grants And Aids - Developmental
 Evaluation And Intervention Services/Part H

In Section 03 on page 117 following Specific
 Appropriation 473, INSERT the following.

From the funds in Specific Appropriation 473, the Department of Health and Rehabilitative Services, jointly with the Department of Education, is authorized to prepare a ninth year grant application to USDOE for Subchapter VIII of the Individuals with Disabilities Education Act (I D.E.A) funding for early intervention services for children with disabilities aged birth through 36 months and their families. The application shall commit the state to meeting only the minimum requirements of the federal law and shall be implemented only if the federal grant is awarded. The application may be submitted to USDOE by the Governor only upon determination that required state funds can be made available from those portions of the current year's appropriation being spent on I D E A services and following consultation with the Senate Ways and Means and House Appropriations Committees pursuant to Section 216 177, F S

In addition, \$1,713,333 in general revenue is provided for the state matching funds for Medicaid reimbursable early intervention services in Specific Appropriation 229. If the state match for the Medicaid early intervention services is either too much or inadequate to cover the cost of the entitlement, the Department of Health and Rehabilitative Services is authorized to transfer the necessary amount in general revenue between this Specific Appropriation and Specific Appropriation 472

The Department of Health and Rehabilitative Services shall not redirect funds from other populations and programs other than those specified previously to pay for the entitlement

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

Amendment 42—

In Section: 03 On Page: 119 Specific Appropriation: 482
 Delete Insert

HEALTH AND REHABILITATIVE SERVICES,
 DEPARTMENT OF
 Entitlement Benefits And Services
 Economic Services

In Section 03 On Page 119

482 Special Categories
 Grants And Aids - Contracted Services

INSERT the following proviso following Specific
 Appropriation 482:

Of the funds in Specific Appropriation 482, up to \$6,000,000 from the Administrative Trust Fund in funds authorized under the federal JOBS Program may be used in conjunction with funding from other sources for the purpose of job training for JOBS participants. These funds will require matching non-federal funds on a 40% non-federal/60% federal basis. The combined funds will be earned by the school districts and community colleges under a performance-based funding approach (Chapter 239 249, F S), structured as incentives to vocational programs for producing trained workers in occupations identified in the Occupational Forecasting Conference (Chapter 216 136 F S) and for enrolling, training, and placing JOBS participants

Senator Ostalkiewicz offered the following amendment which was moved by Senator Crist and adopted.

Amendment 43—

In Section: 04 On Page: 163 Specific Appropriation: 908
 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
 Assistant Secretary For Program Planning

In Section 04 On Page 163

908 Special Categories
 Grants And Aids - Motor Vehicle Theft
 Prevention

In Section 04 on page 163 following line 20 DELETE
 the following:

From the funds provided in Specific Appropriations 909 through 924, the department may operate the Orange County Juvenile Detention Center at a maximum capacity of 90 juveniles, and this capacity may not be exceeded notwithstanding judicial orders to the contrary

In Section 04 on page 163 following line 20, INSERT
 the following:

From the funds provided in Specific Appropriations 909 through 924, the department may operate the Orange County Juvenile Detention Center at a maximum capacity of 171 juveniles, and this capacity may not be exceeded notwithstanding judicial orders to the contrary

Senator Thomas offered the following amendment which was moved by Senator Crist and adopted

Amendment 44—

In Section. 04 On Page: 164 Specific Appropriation: 916
 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
 District Operations

916 In Section 04 On Page 164
 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	218,855,081	219,255,081
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JUVENILE JUSTICE, DEPARTMENT OF
 District Operations

In Section 04 On Page 164

916 Special Categories
 Grants And Aids - Contracted Services

In Section 04 on page 164 following line 15, INSERT
 the following:

**From the General Revenue Funds provided in Specific Appropria-
 tion 916, \$400,000 is for the Leon County Juvenile Assessment
 Center for operational funding**

ADMINISTERED FUNDS
 Administered Funds

In Section 06 On Page 239

1473 Lump Sum
 Rent Increase For Debt Service And
 Maintenance Of State Facilities

From General Revenue Fund	634,534	234,534
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Senator Silver offered the following amendment which was moved by
 Senator Crist.

Amendment 45—

In Section: 04 On Page: 164 Specific Appropriation: 916
 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
 District Operations

In Section 04 On Page 164

916 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	218,855,081	218,890,081
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In Section 04 on page 164 following line 15, INSERT
 the following:

**From the General Revenue funds in Specific Appropriation 916,
 \$35,000 is provided for the Secrets of Success prevention program.**

Senator Silver offered the following substitute amendment which was
 moved by Senator Crist and adopted:

Substitute Amendment 45—

In Section: 04 On Page: 164 Specific Appropriation: 916
 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
 District Operations

916 Special Categories
 Grants and Aids - Contracted Services

From General Revenue Fund	218,855,081	219,205,081
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Insert proviso following Item 916.

**From the General Revenue Funds in Specific Appropriation 916,
 \$350,000 is provided for the Secrets of Success prevention program.**

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

Amendment 46—

In Section: 04 On Page: 165 Specific Appropriation: 920A
 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
 District Operations

In Section 04 On Page 165

920A Fixed Capital Outlay
 Orange County Detention Center And
 Residential Programs

In Section 04 on page 165 following line 16, DELETE
 the following:

**bed youth leadership academy, in partnership with the Orange
 County Sheriff's Office.**

In Section 04 on page 165 following line 16, INSERT
 the following:

**bed youth leadership academy, in partnership with the Orange
 County Corrections Division.**

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

Amendment 47—

In Section: 04 On Page: 165 Specific Appropriation: 923A
 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
 District Operations

In Section 04 On Page 165

923A Fixed Capital Outlay
 McDONALD COMMUNITY CENTER EXPANSION -
 NORTH MIAMI BEACH

From General Revenue Fund		377,340
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Senator Myers offered the following amendment which was moved by
 Senator Bankhead and adopted by the required constitutional two-
 thirds vote:

Amendment 48—

In Section: 07 On Page: 317 Specific Appropriation: 2048
 Delete Insert

STATE COURT SYSTEM
 Administered Funds - Judicial

In Section 07 On Page 317

2048 Lump Sum
 Judicial Certifications

From General Revenue Fund	952,624	1,064,149
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STATE COURT SYSTEM
 Administered Funds - Judicial

In Section 07 On Page 317

2048 Lump Sum
 Judicial Certifications

Positions:	18	20
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Senator Jones offered the following amendment which was moved by Senator Bankhead and adopted

Delete Insert

Amendment 49--

In Section: 07 On Page: 319 Specific Appropriation: 2065 Delete Insert

STATE COURT SYSTEM
Circuit Courts

In Section 07 On Page 319
2065 Salaries And Benefits

From General Revenue Fund 101,441,131 101,276,218

In Section 07 On Page 320
2072A Special Categories
Compensation To Retired Judges

From General Revenue Fund 164,913

Amendment 50 was withdrawn.

Senator McKay moved the following amendment:

Amendment 51--

In Section: 05 On Page: 176 Specific Appropriation: 977A Delete Insert

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE
Office Of The Commissioner And Division
Of Administration

In Section 05 On Page 176

977A Aid To Local Governments
Agricultural Programs

Add to proviso following item 977A on page 176; "and
the Manatee County Fair Grounds in the amount of
\$878,350."

Senator McKay moved the following substitute amendment which was
adopted.

Substitute Amendment 51--

In Section: 05 On Page: 176 Specific Appropriation: 977A Delete Insert

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE
Office Of The Commissioner And Division
Of Administration

In Section 05 On Page 176

977A Aid To Local Governments
Agricultural Programs

Add to proviso following item 977A on page 176; "and
the Manatee County Fair Grounds."

Amendment 52 was withdrawn

Senator Dantzler offered the following amendment which was moved
by Senator Childers and adopted:

Amendment 53--

In Section: 05 On Page: 182 Specific Appropriation: 1019A

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE
Plant Industry, Division Of

In Section 05 On Page 182

1019A Special Categories
Citrus Canker Eradication

Following Specific Appropriation 1019A, Strike all of
the Proviso;

Amendments 54, 55 and 56 were withdrawn.

Senators Sullivan and Latvala offered the following amendment
which was moved by Senator Sullivan

Amendment 57--

In Section: 05 On Page: 201 Specific Appropriation: 1164A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Administrative And Technical Services,
Division Of

In Section 05 On Page 201
1164A Fixed Capital Outlay
Ocklawaha River Restoration

From Solid Waste Management
Trust Fund 2,050,868

Waste Management, Division Of

In Section 05 On Page 214
1259 Fixed Capital Outlay
Solid Waste Management

From Solid Waste Management
Trust Fund 30,000,000 27,949,132

Senators Sullivan and Latvala offered the following substitute amend-
ment which was moved by Senator Sullivan and failed.

Substitute Amendment 57--

In Section: 05 On Page: 201 Specific Appropriation: 1164A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Administrative And Technical Services,
Division Of

In Section 05 On Page 201
1164A Fixed Capital Outlay
Ocklawaha River Restoration

From Solid Waste Management
Trust Fund 2,050,868

Insert proviso following Specific Appropriation 1164A

"Funds provided in Specific Appropriation 1164A are contingent
upon the enactment of legislation which authorizes the use of the
Solid Waste Management Trust Fund for the purposes provided for
in Specific Appropriation 1164A."

The question recurred on Amendment 57 which was withdrawn.

Amendment 58 was withdrawn.

Senator McKay moved the following amendment which failed

Amendment 59—

In Section: 05 On Page: 203 Specific Appropriation: 1183

Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
State Lands, Division Of

In Section 05 On Page 203

1183 Fixed Capital Outlay
Debt Service - Preservation 2000 Bonds
- New Series

From Land Acquisition Trust
Fund 5,000,000 0

LOTTERY, DEPARTMENT OF THE
Lottery, Department Of The

In Section 06 On Page 280

1819A Lump Sum
Public School Enhancement Initiative

From General Revenue Fund 5,000,000

In proviso following Specific Appropriation 1819A,
Strike \$4,000 and insert \$6,000;

THE PRESIDENT PRESIDING

Senator Holzendorf moved the following amendment which failed

Amendment 60—

In Section: 06 On Page: 251 Specific Appropriation: 1610B

Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE
General Office

In Section 06 On Page 251

1610B Lump Sum
One-Stop Centers Initiative

From Employment Security
Administration Trust Fund 48,738,793 0

In Section 06 on page 251 following Specific
Appropriation 1610B, Delete the following proviso;

Funds provided in Specific Appropriation 1610B through 1610F must be expended in accordance with the plan approved by the Jobs and Education Partnership. The plan shall include goals, incentives and performance benchmarks for School-To-Work activities, Welfare-To-Work activities and High Skill/High Wage activities. The plan for expenditure of these funds must be submitted by state agencies to the Jobs and Education Partnership no later than June 1, 1996 and must be approved by the Jobs and Education Partnership no later than June 25, 1996. All related activities are to be coordinated and delivered through a one-stop center design and will be administered at a local level through chartered Jobs and Education Partnership Regional Boards.

State and local plans for expenditure of the funds in Specific Appropriations **** through **** shall require: 1. Coordinated use of the mix of state and federal funds, 2. No more than 10 percent of the funds be spent on administration, 3. At least 20% of the funds be earned based upon performance outcomes specified by the Jobs and Education Partnership and its regional boards, and 4. Contingent upon final federal funding, minimal funding levels and performance based incentives be established for the following initiatives. Apprenticeship programs with emphasis on welfare recipients, economically disadvantaged, and unemployed workers - \$3 million, Work based learning placements that result in employment in a student's field of study, matches for private sector funded scholarships - \$3 million, Targeted teacher education with incentives for dislocated

military personnel, dislocated defense contract employees, and minority groups under represented in the teaching workforce - \$5 million, National Guard mentoring of disadvantaged youth and successful recruitment for military careers - \$1 million, One-stop career centers that meet and exceed quantifiable job placement goals of welfare recipients and other unemployed individuals \$3 million

In Section 06 On Page 252

1610C Lump Sum
High Skill/High Wage Initiative
Positions: 67 0
From Employment Security
Administration Trust Fund 61,200,441 0
From Labor, Employment And
Training Trust Fund 478,407 0

1610D Lump Sum
School To Work Initiative
From Employment Security
Administration Trust Fund 33,324,853 0

1610E Lump Sum
Welfare-To-Work Initiative
From Employment Security
Administration Trust Fund 57,096,717 0

In Section 06 on page 252 following Specific
Appropriation 1610E DELETE the following:

From the funds provided in Specific Appropriation 1610E the chartered Jobs and Education Partnership Regional Boards may utilize up to \$3.2 million in Title IIA funds to provide on-the-job training for AFDC parents participating in the Certified Teacher-Aide Welfare Transition Program, after approval of the Jobs and Education Partnership.

In Section 06 On Page 253

1610F Lump Sum
Welfare-To-Work Operational Staff
Positions: 51 0
From Employment Security
Administration Trust Fund 1,245,391 0

LABOR AND EMPLOYMENT SECURITY,
DEPARTMENT OF
Jobs And Benefits, Division Of

In Section 06 On Page 269

1761A Lump Sum
One-Stop Centers Initiative
From Employment Security
Administration Trust Fund 48,738,793

Insert proviso immediately following specific
appropriation 1761A

Funds provided in Specific Appropriation **** through **** must be expended in accordance with the plan approved by the Jobs and Education Partnership. The plan shall include goals, incentives and performance benchmarks for School-To-Work activities, Welfare-To-Work activities and High Skill/High Wage activities. The plan for expenditure of these funds must be submitted by state agencies to the Jobs and Education Partnership no later than June 1, 1996 and must be approved by the Jobs and Education Partnership no later than June 25, 1996. All related activities are to be coordinated and delivered through a one-stop center design and will be administered at a local level through chartered Jobs and Education Partnership Regional Boards.

State and local plans for expenditure of the funds in Specific Appropriations **** through **** shall require: 1. Coordinated use of the mix of state and federal funds, 2. No more than 10 percent of the

funds be spent on administration, 3 At least 20% of the funds be earned based upon performance outcomes specified by the Jobs and Education Partnership and its regional boards, and 4 Contingent upon final federal funding, minimal funding levels and performance based incentives be established for the following initiatives: Apprenticeship programs with emphasis on welfare recipients, economically disadvantaged, and unemployed workers - \$3 million, Work based learning placements that result in employment in a student's field of study, matches for private sector funded scholarships - \$3 million Targeted teacher education with incentives for dislocated military personnel, dislocated defense contract employees, and minority groups under represented in the teaching workforce - \$5 million. National Guard mentoring of disadvantaged youth and successful recruitment for military careers - \$1 million One-stop career centers that meet and exceed quantifiable job placement goals of welfare recipients and other unemployed individuals - \$3 million

1761B	Lump Sum		
	High Skills/High Wage Initiative		
	Positions:	0	67
	From Employment Security		
	Administration Trust Fund		61,200,441
	From Labor, Employment And		
	Training Trust Fund		478,407
1761C	Lump Sum		
	School-To-Work Initiative		
	From Employment Security		
	Administration Trust Fund		33,324,853
1761D	Lump Sum		
	Welfare-To-Work Initiative		
	From Employment Security		
	Administration Trust Fund		57,096,717

Insert Proviso Immediately following 1761D;

From the funds provided in Specific Appropriation *** the chartered Jobs and Education Partnership Regional Boards may utilize up to \$3 2 million in Title IIA funds to provide on-the-job training for AFDC parents participating in the Certified Teacher-Aide Welfare Transition Program, after approval of the Jobs and Education Partnership.

1761E	Lump Sum		
	Welfare-To-Work Operational Staff		
	Positions:	0	51
	From Employment Security		
	Administration Trust Fund		1,245,391

Amendments 61 and 62 were withdrawn

Senator Jenne moved the following amendment which failed

Amendment 63—

In Section: 06 On Page: 254 Specific Appropriation: 1610P			
		Delete	Insert
	GOVERNOR, EXECUTIVE OFFICE OF THE		
	General Office		
	In Section 06 On Page 254		
1610P	Lump Sum		
	Enterprise Florida - Economic		
	Development		
	From General Revenue Fund	3,000,000	2,164,000
1611AA	Special Categories		
	South Bay Park of Commerce		

From General Revenue Fund 836,000

Senator Forman moved the following amendment which failed

Amendment 64—

In Section: 06 On Page: 252 Specific Appropriation: 1610B			
		Delete	Insert
	GOVERNOR, EXECUTIVE OFFICE OF THE		
	General Office		
	In Section 06 On Page 252		
1610B	Lump Sum		
	One-Stop Centers Initiative		

INSERT the following proviso after existing proviso:

From the funds in Specific Appropriation 1610B, \$100,000 may be used to fund the activities of a task force on persons with disabilities which is contemplated to be created in legislation that becomes law. Should such legislation not become law, the funds may be used to fund the activities of task force on persons with disabilities provided that the guidelines below are followed

The task force shall have as its purpose the development of a long-range plan to better organize the service delivery system for persons with disabilities in order to improve services. The task force may consider and develop recommendations on the following: strategies to consolidate and streamline administrative structures, which may include the optimal organizational placement of the various programs serving persons with disabilities; strategies to increase collaboration and communication among entities that serve persons with disabilities, and, such other topics that the task force identifies as being consistent with its mission

The task force shall consist of the following members: two members to be appointed by the Governor who shall be persons with disabilities or their designees, two representatives of the Florida Governor's Alliance for Employment of Disabled Citizens, one representative of the Association for Retarded Citizens/Florida, one representative from the association that represents independent support coordinators who provide services under the Developmental Services Home and Community Based Services Waiver, one representative of the Florida Cerebral Palsy of Florida, Inc; one representative of the Florida Endowment Foundation for Vocational Rehabilitation, one representative of the Florida Association of Rehabilitation Facilities, one representative of the Florida Council for Community Mental Health, one representative of the Florida Alliance for the Mentally Ill, one representative of the Clearinghouse on Human Services, one representative of the Paralyzed Veterans of America; one representative of the Florida Coordinating Council on Americans with Disabilities Act; one representative of the Florida Council of Persons Who are Deaf or Hard of Hearing, one representative of the Florida Association for Community Care for Disabled Adults; one representative of the Florida Association of Centers for Independent Living and the State Independent Living Council; one representative of the Florida Alcohol and Drug Abuse Association, one representative of the Statewide Human Rights Advocacy Committee, two representatives of the Florida Developmental Disabilities Planning Council; the Director of the Commission for the Transportation Disadvantaged or designee, the Director of the Division of Vocational Rehabilitation or designee; the Assistant Secretary for Developmental Services or designee, the Director of the Division of Blind Services or designee, the Director of the Medicaid Program or designee, and, the Assistant Secretary for Alcohol, Drug Abuse and Mental Health or designee. Each organization listed above shall be responsible for choosing its representative to serve on the task force

Members of the task force shall not receive compensation. Members of the task force representing an organization shall not receive reimbursement for travel and per diem expenses through the funds set aside for the task force but may otherwise be reimbursed for these expenses by the organization they represent. Travel and per diem expenses for the two consumers or their designees shall be paid from the funds set aside for the task force in accordance with Section 112 061, F S

The Florida Developmental Disabilities Planning Council shall coordinate and provide staff support for the task force. The task force may elect a chairperson from among its membership.

The task force may hold public hearings and hear testimony relative to the mission of the task force. The location of meeting sites will be determined in a manner to avoid, to the extent possible, any hardship resulting from travel requirements.

No later than January 31, 1997, the task force shall submit its findings and recommendations to the Governor, the Speaker of the House, and the President of the Senate. The task force shall cease to exist on June 30, 1997.

RECESS

The President declared the Senate in recess at 1:00 p.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1.48 p.m. A quorum present—38

Table with 4 columns: Name, Diaz-Balart, Jenne, Ostalkiewicz. Lists names of senators present.

SPECIAL ORDER CALENDAR, continued

The Senate resumed consideration of—

SB 3000—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 1996, and ending June 30, 1997, to pay salaries, and other expenses, capital outlay - buildings, and other improvements and for other specified purposes of the various agencies of State government, providing an effective date

Amendments 65, 66, 67, 68 and 69 were withdrawn

Senator Forman moved the following amendments which failed:

Amendment 70—

In Section: 02 On Page: 030 Specific Appropriation: 136A Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of

In Section 02 On Page 030

136A Aid To Local Governments Grants And Aids - Innovative Practices Grants

Insert the following new paragraph of proviso following Specific Appropriation 136A:

From funds provided in Specific Appropriation 136A, \$270,000 shall be used to match local and private funds to construct a multi-purpose classroom and after school center in Broward County which shall have the primary purpose of reducing K-3 class size.

Amendment 71—

In Section: 02 On Page: 030 Specific Appropriation: 136A Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of

In Section 02 On Page 030

136A Aid To Local Governments Grants And Aids - Innovative Practices Grants

Insert the following new paragraph of proviso following Specific Appropriation 136A on page 30:

From funds provided in Specific Appropriation 136A, \$300,000 is provided to purchase and install six portables for a kindergarten pod to reduce the class size in grades 1-3 at the Palm Cove Elementary School in Broward County. The land for the pod must be provided as a match

Senator Johnson moved the following amendment:

Amendment 72—

In Section: 02 On Page: 030 Specific Appropriation: 136A Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of

In Section 02 On Page 030

136A Aid To Local Governments Grants And Aids - Innovative Practices Grants

From General Revenue Fund 28,000,000 27,750,000

137 Aid To Local Governments Grants And Aids - Programs Of Emphasis

From General Revenue Fund 3,973,665 4,223,665

In the next to last line of proviso for Specific Appropriation 137 on page 31, strike the word "and", and in the last line of proviso, insert the following new language before the period:

“, and (25) a statewide school safety hotline”

Senator Johnson moved the following substitute amendment which was adopted:

Substitute Amendment 72—

In Section: 02 On Page: 030 Specific Appropriation: 137 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of

In Section 02 On Page 030

137 Aid To Local Governments Grants And Aids - Programs Of Emphasis

In the next to last line of proviso for Specific Appropriation 137 on page 31, strike the word "and", and in the last line of proviso, insert the following new language before the period:

“, and (26) statewide school safety hotline ”

This provision is contingent upon passage of SB 1312 or similar legislation

Amendments 73, 74, 75 and 76 were withdrawn

Amendment 87 was withdrawn.

SENATOR SULLIVAN PRESIDING

THE PRESIDENT PRESIDING

Senators Jenne, Holzendorf and Kurth offered the following amendment which was moved by Senator Jenne and failed:

Senator Forman moved the following amendment which failed.

Amendment 77—

Amendment 88—

In Section: 02 On Page: 039 Specific Appropriation: 140A Delete Insert

In Section: 03 On Page: 077 Specific Appropriation: 218 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF AGENCY FOR HEALTH CARE ADMINISTRATION Health Care Administration And Regulation

In Section 02 On Page 039

In Section 03 On Page 077

140A Aid To Local Governments Grants And Aids - Instructional Materials

218 Special Categories Grants And Aids - Community Health Purchasing Alliances

From General Revenue Fund 525,000 1,525,000

Strike the first paragraph of proviso following Specific Appropriation 140A on page 39.

Medicaid Services

Amendments 78, 79, 80, 81, 82, 83 and 84 were withdrawn.

In Section 03 On Page 079

Senator Jenne moved the following amendment which failed.

224 Special Categories Case Management

Amendment 85—

In Section: 02 On Page: 071 Specific Appropriation: 203 Delete Insert

From General Revenue Fund 1,728,815 7,728,815 From Medical Care Trust Fund 9,304,408 16,357,816

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Universities, Division Of Board Of Regents General Office

In Section 03 On Page 080 Special Categories Community Mental Health Services

In Section 02 On Page 071

From General Revenue Fund 19,904,181 21,401,784 From Medical Care Trust Fund 30,118,840 32,423,784

203 Special Categories Community Hospital Education Program

In Section 03 On Page 082

238 Special Categories Home Health Services

On page 71, following line item 203 insert:

From General Revenue Fund 51,441,028 53,861,903 From Medical Care Trust Fund 75,207,112 79,473,737

From the funds in Specific Appropriation 203, \$2.8 million shall be used by the Community Hospital Education Council to contract with the Family Practice Recruitment and Retention Advisory Group in the Agency for Health Care Administration to fund family practice residencies.

In Section 03 On Page 083

243 Special Categories Hospital Outpatient Services

Senator Forman moved the following amendment which failed.

From General Revenue Fund 71,574,513 84,324,656

Amendment 86—

In Section: 03 On Page: 077 Specific Appropriation: 214 Delete Insert

In Section 03 On Page 094

244 Special Categories Intermediate Care Facilities/Mentally Retarded - Sunland Center

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF AGENCY FOR HEALTH CARE ADMINISTRATION Health Care Administration And Regulation

From Medical Care Trust Fund 94,822,325 98,799,540

In Section 03 On Page 077

214 Expenses

250 Special Categories Nursing Home Care

From General Revenue Fund 584,713,145 593,817,030 From Medical Care Trust Fund 747,447,958 747,624,869

Insert the following proviso language following Specific Appropriation 214:

In Section 03 On Page 085

253 Special Categories Patient Transportation

From the funds in Specific Appropriation 214, \$25,000 from the General Revenue fund is provided for a study to determine what changes should be made in regulation of transitional living facilities to provide adequate protection for residents of these facilities from unscrupulous owners or operators.

From General Revenue Fund 14,207,537 30,726,453 From Medical Care Trust Fund 28,916,225 45,217,122

In Section 03 On Page 086

1886	In Section 06 On Page 294 Lump Sum Distance Learning Innovations And Coordination		
	From General Revenue Fund	11,542,728	6,542,728
	MANAGEMENT SERVICES, DEPARTMENT OF Communications, Division Of		
1886	In Section 06 On Page 294 Lump Sum Distance Learning Innovations And Coordination		
	Positions:	1	0
	STATE, DEPARTMENT OF, AND SECRETARY OF STATE Library And Information Services, Division Of		
1998	In Section 06 On Page 310 Fixed Capital Outlay Library Construction Grants		
	From General Revenue Fund	6,357,000	1,357,000
	STATE COURT SYSTEM Supreme Court		
2039	In Section 07 On Page 315 Salaries And Benefits		
	From General Revenue Fund	7,995,536	7,694,538
2040	Other Personal Services		
	From General Revenue Fund	172,853	166,527
2041	Expenses		
	From General Revenue Fund	1,316,997	1,158,110
2042	In Section 07 On Page 316 Operating Capital Outlay		
	From General Revenue Fund	204,745	25,313
2046A	Data Processing Services Other Data Processing Services		
	From General Revenue Fund	259,960	123,960
	District Courts Of Appeal		
2058	In Section 07 On Page 318 Salaries And Benefits		
	From General Revenue Fund	25,805,606	25,254,791
2059	Other Personal Services		
	From General Revenue Fund	503,446	428,539
2060	Expenses		
	From General Revenue Fund	1,787,930	1,664,704
2061	Operating Capital Outlay		
	From General Revenue Fund	507,079	121,857
2062A	Data Processing Services Other Data Processing Services		

	From General Revenue Fund	40,000	0
	STATE COURT SYSTEM District Courts Of Appeal		
2062A	In Section 07 On Page 318 Data Processing Services Other Data Processing Services		
	From General Revenue Fund	40,000	0
2063	Fixed Capital Outlay Installation Of Aluminum Roll Down Shutters		
	From General Revenue Fund	23,520	0
2064	Fixed Capital Outlay Building Repairs - Fourth District Court Of Appeals		
	From General Revenue Fund	18,250	0
	Circuit Courts		
2065	In Section 07 On Page 319 Salaries And Benefits		
	From General Revenue Fund	101,441,131	99,600,847
2066	Other Personal Services		
	From General Revenue Fund	328,616	196,432
2067	Expenses		
	From General Revenue Fund	1,779,841	1,337,258
2067A	Operating Capital Outlay		
	From General Revenue Fund	152,003	0

Senator Myers moved the following amendment which was adopted.

Amendment 89—

In Section: 03 On Page: 085	Specific Appropriation: 253	Delete	Insert
	BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid Services		
253	In Section 03 On Page 085 Special Categories Patient Transportation		
	From General Revenue Fund	14,207,537	13,207,537
	From Medical Care Trust Fund	28,916,225	27,694,000
269B	In Section 03 On Page 088 Special Categories Assisted Living Facilities Waiver		
	From General Revenue Fund		1,000,000
	From Medical Care Trust Fund		1,222,225
	Insert the following proviso after Specific Appropriation 269B:		

Funds in Specific Appropriation 269B are to provide waiver services to 100 patients in Dade County and 100 severely impaired residents of assisted living facilities. Each waiver client shall meet the ICP income and asset criteria for Medicaid coverage of nursing home care; have needs that require more care and services than are provided through the Community Care for the Elderly Program; meet

either standards set by the Agency for Health Care for admission to an AIDS residential facility or ALF admission and continued residency criteria or qualify for an exemption as provided for in current rule, require care unique to the AIDS patient or extended congregate care services, or limited nursing services, or 24-hour supervision and heavy personal care because of Alzheimer's disease or a related dementia or a severe physical impairment; and, reside in an AIDS residential facility or an ALF that is either licensed to provide extended congregate care or limited nursing services. In order for an ALF facility to participate in the waiver program, it must, at a minimum hold a standard ALF license and have no uncorrected Class I, Class II or Class III violations for the previous year or since initial licensure if the facility has been licensed for less than one year. Waiver services provided for severely impaired residents of assisted living facilities shall be provided in facilities licensed under Part III of Chapter 400 and shall be exempt from the provisions of Part VIII of Chapter 400, Florida Statutes.

Funds in Specific Appropriation 269B are to provide waiver services to 100 AIDS patients in Dade County and 100 severely impaired residents of Assisted living facilities

RECONSIDERATION OF AMENDMENT

On motion by Senator Myers, the Senate reconsidered the vote by which Amendment 89 was adopted. Amendment 89 was withdrawn.

Senator Myers moved the following amendment which was adopted:

Amendment 90—

In Section: 03 On Page: 095 Specific Appropriation: 317-A

Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT CF Health And Rehabilitative Services - Administration Office Of The Deputy Secretary For Administration

In Section 03 On Page 095 317-A Grants And Aids To Local Governments And Nonprofit Organizations Ruskin Community Service Center - South Hillsborough County

From General Revenue Fund 300,000

In Section 03 on page 95 following the new specific appropriation, INSERT the following:

Funds in Specific Appropriation 317-A are provided for initial planning, testing, and design costs for the construction of a community service center in Ruskin, Florida

Senator Forman moved the following amendments which failed.

Amendment 91—

In Section: 03 On Page: 097 Specific Appropriation: 339-A

Delete Insert

HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT CF Health And Rehabilitative Services - Administration Deputy Secretary For Health

In Section 03 On Page 097 339-A Special Categories Public Health in the Community Communications Project

From Grants And Donations

Trust Fund 5,000,000

In Section 03 on page 97, INSERT the following proviso after the new item:

Public Health in the Communities. Health Communication Campaigns that Work. The Legislature is aware that the state of art of public health communication campaigns has advanced and has been proven to be effective in initiating or changing behaviors important to health. The state recognizes that the following behaviors may be detrimental to public health. 1) unprotected sexual intercourse, 2) cigarette smoking, 3) tobacco and alcohol consumption during pregnancy, 4) alcohol and other substance abuse; 5) lack of exercise and poor diet and nutrition habits, and 6) domestic violence against women and children

The leading causes of death in Florida are cancer, diabetes, heart disease, AIDS, homicide and other violence, and substance abuse. All of these may be reduced by behavioral changes which are motivated and directed by effective communication campaigns. In addition, Florida has large numbers of non-English speaking peoples, relatively new to the United States, and with inadequate exposure to health information. Public health communication is effective and is needed.

Prevention is less expensive than treatment. Suffering can be reduced. The Legislature finds that spending money to prevent disease and injury is an excellent investment of revenue and in people

To fight the public health costs and the human suffering in the State of Florida associated with the diseases, illnesses, defects, violence and other impacts from the continuation of the habits described herein, the State Health Office is authorized and instructed to:

(A) Sponsor a statewide competition among public and private universities, advertising agencies, and consortiums of interested parties for (1) complete and systematic communication campaigns for individual cultural communities, for each or all of the six identified targeted behaviors, and (2) individual ads, whether print or electronic, concerning each of the six targeted behaviors.

(B) Select a panel of Public Health Communication experts to judge the best campaign and ad proposals and to recommend which individually or combined, as is or modified, to use.

(C) To retain an organization or individual to implement an aggressive public health communication campaign in Florida to (1) reduce the spread of AIDS, (2) cigarette smoking, (3) alcohol consumption during pregnancy, (4) alcohol and other substance abuse, and (5) those habits increasing the chances for cardiovascular disease

(D) To establish an independent evaluation and feedback system for the public health communication campaign

(E) Establish a priority list of geographical media markets and public health targets and media delivery channels and systems to reduce the targeted audiences

(F) The State Health Office, further, is instructed to solicit and raise not less than an additional \$5 million per year from the private sector, the federal government, or other non-state sources, to be added to the state's contribution for production and distribution of the public health messages

(G) The State Health Office, further, is to ensure that all media contracts and purchases for time or space or negotiated at the best possible annual contract rates and that they are to be matched with the largest amounts of public service announcements that wise targeting and purchasing will allow.

On page 328, INSERT a new section following Section 22:

Section 23. The unexpended balances of the Indigent Health Care Trust Fund, Health Maintenance Organization Quality Care Trust Fund, Health Care Trust Fund, Preventative Health Services Block Grant Trust Fund, Public Medical Assistance Trust Fund, and the Communications Working Capital Trust Fund, up to the amount of \$5 million, shall be deposited into the Grants and Donations Trust Fund to fund appropriations as put forth in proviso for Specific Appropriation 339-A

Amendment 92—

In Section: 03 On Page: 102 Specific Appropriation: 380A
Delete

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF
District Services
Alcohol, Drug Abuse And Mental Health
Services

In Section 03 On Page 102

380A Special Categories
Grants And Aids - Children And
Adolescent Substance Abuse Services

Insert the following proviso language following
Specific Appropriation 380A:

Of the funds in Specific Appropriation 380A, \$800,000 from the
General Revenue Fund shall be provided to start up and operate a
Juvenile Addictions Receiving Facility to be co-located with the
Broward Juvenile Intervention Facility

Amendments 93 and 94 were withdrawn

Senator Silver moved the following amendment which was adopted:

Amendment 95—

In Section: 03 On Page: 109 Specific Appropriation: 408
Delete

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF
District Services
Developmental Services

In Section 03 On Page 109

408 Expenses

Insert the following proviso language following
Specific Appropriation 408:

Funds from Specific Appropriation 408 include \$40,000 for the sup-
port of the Behavior Peer Review Committee and \$31,000 for the
support of the Behavior Certification Program

Amendments 96, 97 and 98 were withdrawn

Senator Holzendorf moved the following amendment which failed

Amendment 99—

In Section: 04 On Page: 128 Specific Appropriation: 560
Delete

CORRECTIONS, DEPARTMENT OF
Office Of The Assistant Secretary For
Operations
Major Institutions

In Section 04 On Page 128

560 Salaries And Benefits
Positions: 20,028 19,806
From General Revenue Fund 616,046,391 610,856,279

In Section 04 On Page 129

562 Expenses
From General Revenue Fund 145,709,396 145,422,183

From General Revenue Fund 786,606 698,606

569 Special Categories
Salary Incentive Payments

From General Revenue Fund 5,577,611 5,413,775

Office Of The Assistant Secretary For
Youthful Offenders
Youthful Offender Institutions

In Section 04 On Page 133

595 Salaries And Benefits
Positions: 1,009 989
From General Revenue Fund 33,148,911 32,684,796

597 Expenses
From General Revenue Fund 6,697,332 6,671,457

598 Operating Capital Outlay
From General Revenue Fund 16,000 8,000

601 Special Categories
Salary Incentive Payments
From General Revenue Fund 29,520 14,760

PAROLE COMMISSION
Parole Commission

In Section 04 On Page 174

969A Lump Sum
Parole Commission Continuation
Positions: 0 171
From General Revenue Fund 6,241,911

Amendments 100, 101, 102, 103 and 104 were withdrawn

Senator Diaz-Balart moved the following technical amendments
which were adopted

Amendment 105—

In Section: 05 On Page: 233 Specific Appropriation: 1434A
Delete Insert

TRANSPORTATION, DEPARTMENT OF
District Operations

In Section 05 On Page 233

1434A Special Categories
Contract Maintenance With Youth
Conservation Corps

Following Specific Appropriation 1434A on page 233;
STRIKE all of proviso and insert new proviso as
follows

Specific Appropriation 1434A is provided to contract for highway
maintenance activities using the Florida Youth Conservation Corps
The Executive Office of the Governor shall not release these funds
until the contracts have been signed

Amendment 106—

In Section: 06 On Page: 251 Specific Appropriation: 1610B
Delete Insert

GOVERNOR EXECUTIVE OFFICE OF THE
General Office

In Section 06 On Page 251

1610B Lump Sum
One-Stop Centers Initiative

In proviso immediately following specific appropriation 1610B, at the end of the last paragraph following the words "recipients and other" INSERT the words:

unemployed individuals - \$3 million.

Amendment 107—

In Section: 06 On Page: 271 Specific Appropriation: 1781
Delete Insert

LABOR AND EMPLOYMENT SECURITY,
DEPARTMENT OF
Vocational Rehabilitation, Division Of

In Section 06 On Page 271

1781 Lump Sum
Vocational Rehabilitation Program

In proviso immediately following specific appropriation 1781 after the words "The amounts of state match should be reflected in the", DELETE the words Administrative Trust Fund

And INSERT Federal Rehabilitation Trust Fund

Senator Dudley moved the following technical amendment which was adopted

Amendment 108—

In Section: 01 On Page: 004 Specific Appropriation: 29A
Delete Insert

EDUCATION DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Community Colleges, Division Of

In Section 01 On Page 004

29A Special Categories
Performance Based Incentive Program

Within the existing proviso, on line 4, strike 1762A and insert 1610C; and on the 13th line of proviso, strike 181 and insert 174.

Senator Diaz-Balart moved the following technical amendments which were adopted:

Amendment 109—

In Section: 02 On Page: 014 Specific Appropriation: 63
Delete Insert

EDUCATION DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Office Of Deputy Commissioner For
Planning, Budgeting And Management

In Section 02 On Page 014

63 Fixed Capital Outlay

Community College Projects

On page 17, in the existing proviso for Tallahassee Community College projects strike "Gen ren/rem, classrooms and labs" and insert

"Gen classrooms and labs (p)"

Amendment 110—

In Section: 02 On Page: 031 Specific Appropriation: 140
Delete Insert

EDUCATION DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of

In Section 02 On Page 031

140 Aid To Local Governments
Grants And Aids - Florida Educational
Finance Program

In the last line of the first full paragraph of proviso for Specific Appropriation 140 on page 32 delete "\$2,944.32" and insert "\$2,944.29"

Senator Dudley moved the following technical amendment which was adopted

Amendment 111—

In Section: 02 On Page: 050 Specific Appropriation: 172A
Delete Insert

EDUCATION DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Community Colleges, Division Of

In Section 02 On Page 050

172A Aid To Local Governments
Performance Based Incentives

In the last line of the second paragraph of proviso following Specific Appropriation 172A, before the period insert "for the 1995-96 academic year."

Senator Diaz-Balart moved the following technical amendments which were adopted

Amendment 112—

In Section: 03 On Page: 122 Specific Appropriation: 509
Delete Insert

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF
Multi District Services
Developmental Services - Institutions

In Section 03 On Page 122

509 Other Personal Services

In Section 03 on page 122, DELETE the following proviso:

The department may use authority provided under budget amendment provisions of Chapter 216, Florida Statutes, to allocate the reduction amount reflected in Specific Appropriation 509 among its budget entities as necessary for efficient management

Amendment 113—

In Section: 04 On Page: 162 Specific Appropriation: 899
Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
Office Of Secretary And Management And
Budget

In Section 04 On Page 162

899 Salaries And Benefits

In Section 04 on page 162 following line 19, INSERT
the following:

From the funds in Specific Appropriation 899, 8 positions and \$469,181 from General Revenue is provided for the Juvenile Justice Advisory Board, contingent upon legislation becoming law which transfers the board from the Executive Office of the Governor to the Department of Juvenile Justice. The Department of Juvenile Justice may not exercise any control over these funds or positions nor use these funds for any other purpose.

901 Expenses

In Section 04 on page 162 following line 31, INSERT
the following:

From the funds in Specific Appropriation 901, \$58,318 from General Revenue is provided for the Juvenile Justice Advisory Board, contingent upon legislation becoming law which transfers the board from the Executive Office of the Governor to the Department of Juvenile Justice. The Department of Juvenile Justice may not exercise any control over these funds nor use these funds for any other purpose.

Amendment 114—

In Section: 04 On Page: 164 Specific Appropriation: 916
Delete Insert

In Section 04 on page 164 following line 15, INSERT
the following:

From the General Revenue funds provided in Specific Appropriation 916, the following programs are funded \$270,000 for the Dade County Juvenile Assessment Center; \$250,000 for outcome evaluation studies to be administered by the Juvenile Justice Advisory Board, \$200,000 for the Rosenthal School of Marine and Atmospheric Sciences; \$700,000 for mental health day treatment and afterschool programs for youth operated by Northwest Dade Center, \$1,000,000 for secure detention contracted medical services, \$ 823,500 for a 25 bed residential sex offender program for six months; \$823,500 for 100 slots of intensive aftercare services for six months; \$1,844,640 for 300 non-residential treatment slots for six months; \$297,375 for 25 non-residential sex offender treatment slots for six months; \$1,120,399 for a 120 slot expansion of the Practical and Cultural Education (PACE) program for six months, \$933,335 for the Disproportionate Minority Overrepresentation in Confinement project, \$868,320 for nine Police Athletic League diversion programs for 12 months, \$1,800,000 for the Civil Citation Pilot Program, \$3,481,899 for a 20 program expansion of the Intensive Learning Alternatives Program for six months; \$1,550,000 for the Diversion Partnerships Pilot Projects, \$3,387,500 for local prevention/diversion grants; \$375,000 for juvenile justice boards in districts comprised of three or more counties; and \$4,527,000 for operations of 345 level 6 and level 8 commitment beds to be phased-in over the last three to six months of the fiscal year

Amendment 115—

In Section: 07 On Page: 317 Specific Appropriation: 2048
Delete Insert

STATE COURT SYSTEM
Administered Funds - Judicial

In Section 07 On Page 317

2048 Lump Sum
Judicial Certifications

In Section 07 on page 317 following line 6, DELETE
the following:

The funds in Specific Appropriation 2048 are contingent upon Senate Bill 1270

In Section 07 on page 317 following line 6, INSERT
the following:

The funds in Specific Appropriation 2048 are contingent upon Senate Bill 1290

Amendment 116 was withdrawn.

Senators Hargrett and Dudley offered the following amendment which was moved by Senator Dudley and adopted

Amendment 117—

In Section: 02 On Page: 063 Specific Appropriation: 190
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Universities, Division Of
Educational And General Activities

190 In Section 02 On Page 063
Lump Sum
Educational And General Activities

From General Revenue Fund 872,719,725 872,719,725

On page 66, the first paragraph insert:

10) \$362,000 for Marine Sciences - University of
South Florida

Senator Sullivan moved the following amendment which was adopted.

Amendment 118—

In Section: 02 On Page: 38 Specific Appropriation: 140A
Delete Insert

DIVISION OF PUBLIC SCHOOLS
Instructional Materials

From General Revenue Fund

Insert the following new proviso as the last sentence of the first full paragraph of proviso following Specific Appropriation 140A on page 39.

As may otherwise be authorized by law, district school boards may use funds provided in Specific Appropriation 140A for science lab materials and equipment.

Senator Ostalkiewicz moved the following amendment which was adopted.

Amendment 119—

In Section: 03 On Page: 93
Delete Insert

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF
HEALTH AND REHABILITATIVE SERVICES -
ADMINISTRATION
Office of the Deputy Secretary

for Administration

In Section 03 on Page 93 before Item 308, INSERT the following:

Funds provided to the department for the implementation of the Electronic Benefit Transfer program established pursuant to Section 409.942, Florida Statutes, in the amounts of \$4,292,987 in Specific Appropriation 316, are contingent on SB 2526 or similar legislation becoming law.

Senator Jones moved the following amendment which was adopted:

Amendment 120—

In Section: 03 On Page: 099 Specific Appropriation: 348
Delete Insert

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF
Statewide Services
Statewide Health Programs

In Section 03 On Page 099
348 Expenses
From Planning and Evaluation
Trust Fund 8,943,993 9,443,993

In Section 03 on page 99 following line 7, INSERT the following after Item 348:

Of the funds in Specific Appropriation 348, \$500,000 from the Planning and Evaluation Trust Fund is provided for a cesspit evaluation in Monroe County.

Senator Kurth moved the following amendment which failed.

Amendment 121—

In Section: 03 On Page: 110 Specific Appropriation: 414
Delete Insert

HEALTH AND REHABILITATIVE SERVICES,
DEPARTMENT OF

In Section 2 On page 30
136A Aid to Local Governments
Grants and Aids - Innovative Practices Grants
From General Revenue Fund 28,000,000 25,500,000

In Section 04 On Page 127
548 Expenses
From General Revenue Fund 41,067,401 38,537,401

In Section 03, On page 110
414 Special Categories
Home and Community Based Services Waiver
From General Revenue Fund 38,420,640 43,420,640

The vote was:

Yeas—18 Nays—18

RECONSIDERATION OF AMENDMENT

On motion by Senator Diaz-Balart, the Senate reconsidered the vote by which Amendment 121 failed Amendment 121 was adopted.

The vote was.

Yeas—38 Nays—None

Amendments 122 and 123 were withdrawn

Senators Silver and Dudley offered the following amendment which was moved by Senator Silver and adopted:

Amendment 124—

In Section: 04 On Page: 129 Specific Appropriation: 564
Delete Insert
564 Food Products
From General Revenue Fund 48,654,514 48,496,650
578 Salaries and Benefits Positions: 4,133 4,140
Salaries and Benefits
From General Revenue Fund 138,033,590 138,191,244

Senator Jones moved the following amendment which was adopted

Amendment 125—

In Section: 04 On Page: 134 Specific Appropriation: 606
CORRECTIONS, DEPARTMENT OF
Education and Job Training
In Section 04 On Page 134
Delete Insert
606 Expenses

In Section 04 on page 134 following line 8, INSERT the following:

From the Grants and donations Trust Funds provided in Specific Appropriation 606, \$1,000,000 shall be used to fund the Life Skills Foundation program

Senator Thomas moved the following amendment which was adopted:

Amendment 126—

In Section: 04 On Page: 138 Specific Appropriation: 633
Delete Insert
JUSTICE ADMINISTRATION
State Attorneys
Second Judicial Circuit

INSERT proviso immediately preceding Item 629.

From the Funds appropriated in Specific Appropriations 629 through 635A, the office of the State Attorney in the Second Circuit may purchase 5 motor vehicles in addition to any other authorization contained herein to purchase motor vehicles

Senator Burt moved the following amendment which was adopted:

Amendment 127—

In Section: 04 On Page: 141 Specific Appropriation: 663
Delete Insert
JUSTICE ADMINISTRATION
State Attorneys
Seventh Judicial Circuit

In Section 04 On Page 141
663 Salaries And Benefits
Positions: 187 202
From Grants and Donations
Trust Funds 1,122,971 1,422,221

664 Other Personal Services
From Grants And Donations
Trust Fund 837,141 537,891

Senator Myers moved the following amendment which was adopted

Amendment 128—

In Section: 04 On Page: 162 Specific Appropriation: 893

	Delete	Insert
893 Salaries and Benefits		
Positions:	29	31
From General Revenue Fund	2,073,090	2,133,119

Amendment 129 was withdrawn.

Senator Gutman moved the following amendment which was adopted

Amendment 130—

In Section. 05 On Page: 192 Specific Appropriation: 1104

COMMUNITY AFFAIRS, DEPARTMENT OF
Housing And Community Development,
Division of

Following Specific Appropriation 1104
insert proviso.

From the funds in Specific Appropriation 1104 Aid to Local Governments, \$1,000,000 shall be allocated by the Department of Community Affairs to Metro-Miami Action Plan Trust to provide Housing, Economic Development, Neighborhood Revitalization and Commercial Revitalization for the Black Communities of Dade County

Amendment 131 was withdrawn

Senator Casas moved the following amendment which was adopted

Amendment 132—

In Section: 02 On Page: 63 Specific Appropriation: 190

	Delete	Insert
EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Universities, Division of Educational And General Activities		

In Section 02 On Page 063

190 Lump Sum
Educational And General Activities

From General Revenue Fund	872,719,725	872,519,725
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Human Resources Development, Division of

In Section 02 On Page 021

76A Special Categories
Minority Teacher Incentive

From General Revenue Fund	200,000
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In Section 2 on page 66, the first paragraph change existing proviso:

From: 8) \$1,300,000 for the Particle Science Center
To: 8) \$1,100,000 for the Particle Science Center

Amendment 133 was withdrawn

Senator Dudley moved the following amendment which was adopted

Amendment 134—

In Section: 06 On Page: 239 Specific Appropriation: 1474

	Delete	Insert
ADMINISTERED FUNDS Administered Funds		

In Section 06 On Page 239

1474 Lump Sum
Salary Increases

From General Revenue Fund	88,580,430	89,270,708
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In Section 8 on Page 322, insert the following text:

1. SALARIES

 9 ELECTED OFFICERS AND FULL-TIME MEMBERS OF COMMISSIONS
JUDGES - County Courts (1/1/97) 93,859 95,785

Senator Harden moved the following amendments which were adopted:

Amendment 135—

In Section: 06 On Page: 274 Specific Appropriation: 1819A

	Delete	Insert
LOTTERY, DEPARTMENT OF THE		
1819A Lump Sum Public School Enhancement Initiative From Administrative Trust Fund	10,000,000	12,000,000

Following Specific Appropriation 1819A insert:

From funds in Specific Appropriation 1819A, up to \$5,000 shall be provided equally among each public elementary, middle/junior high and senior high school for classroom related expenditures

The Commissioner of Education shall establish guidelines for appropriate expenditures of these funds. Local Parent-Teacher organizations shall follow the guidelines established by the Commissioner and utilize these funds pursuant to priorities established by each respective school's Parent-Teacher organization.

From funds in specific appropriation 1819A, \$6 million shall be held in reserve by the Executive Office of the Governor until such time the Department experiences a decrease in lottery sales in any one quarter which exceeds 7% of the previous quarters sales. Should the Department experience such a decrease in sales, The Executive Office of the Governor is authorized to release up to 2 million dollars for increased advertising for that quarter

Should the Department not experience a decrease in sales, up to 6 million dollars shall be provided equally among each public elementary, middle/junior high and senior high school for classroom related expenditures. The Commissioner of Education shall establish guidelines for appropriate expenditures of these funds. Local Parent-Teacher organizations shall follow the guidelines established by the Commissioner and utilize these funds pursuant to priorities established by each respective school's Parent-Teacher organization

Amendment 136—

In Section: 06 On Page: 281 Specific Appropriation: 1821

	Delete	Insert
1821 SPECIAL CATEGORIES Paid Advertising and Promotion From Administrative Trust Fund		

Strike all proviso and INSERT new proviso as follows

The Department shall continue funding of Florida Lotto Jackpot Billboard Advertising at a level equal to or greater than the level expended in 1995-96

Senators Myers, Silver and Gutman offered the following amendment which was moved by Senator Gutman and adopted

Amendment 137—

In Section: 03 On Page: 81 Specific Appropriation: 236

	Delete	Insert
AGENCY FOR HEALTH CARE ADMINISTRATION Medicaid Services		

236	Special Categories Adult Congregate Living Facility Resident Waiver		
	From General Revenue Fund	500,000	
	From Medical Care Trust Fund	600,000	
	HEALTH AND REHABILITATIVE SERVICES, DEPARTMENT OF Health Services		
436A	Lump Sum Improved Child Health Services		
	From General Revenue Fund	5,000,000	4,500,000

Senator Kirkpatrick moved the following amendment which was adopted

Amendment 138—

In Section 03 On Page 106 Specific Appropriation 394

In Section 03, on page 106, Specific Appropriation 394 and insert the following proviso language following Specific Appropriation 394:

The reduction taken in child care central agency administrative funding in Specific Appropriation 394 shall be applied only to those child care central agencies whose administrative expenditures exceed 10% of the agency's budget

Amendment 139 was withdrawn

Senator Holzendorf moved the following amendment which failed

Amendment 140—

In Section: 05 On Page: 197 Specific Appropriation: 1164

Insert proviso following Specific Appropriation 1164

"No funds provided in Specific Appropriations 1138 through 1164 may be expended for funding operational cost of any communication or public information offices within the Department of Environmental Protection."

Senator Jenne moved the following amendment which was adopted:

Amendment 141—

In Section: 06 On Page: 270 Specific Appropriation: 1773

	Delete	Insert
LABOR AND EMPLOYMENT SECURITY, DEPARTMENT OF Unemployment Compensation, Division of		
1773 Other Personal Services From Special Employment Security Trust Fund	7,314,818	6,478,818
GOVERNOR, EXECUTIVE OFFICE OF THE General Office		
Insert New Line Item:		
Special Categories South Bay Park of Commerce From Special Employment Security Trust Fund		836,000

Senator Kirkpatrick moved the following amendment which was adopted:

Amendment 142—

In Section: 06 On Page 280 Specific Appropriation: 1813

In Section 06, on page 280 insert the following proviso language following Specific Appropriation 1813;

From resources provided in Specific Appropriation 1813, the President of the Senate and Speaker of the House of Representatives may temporarily assign up to 5 FTE to the Commission on Governmental Accountability to the People (GAP) to assist the Commission and the Business and Higher Education Partnership of the Council of 100 in reviewing performance and accountability measures for state programs

Amendment 143 was withdrawn

Senators Jenne, Kurth and Forman offered the following amendment which was moved by Senator Jenne and failed

Amendment 144—

In Section: 03 On Page: 85 Specific Appropriation: 253

	Delete	Insert
253 Special Categories Patient Transportation		
From General Revenue Fund	14,207,537	24,966,995
From Medical Care Trust Fund	28,916,225	42,066,673

In Section 03 on page 118:

477 Salaries and Benefits		
From General Revenue Fund	87,818,916	90,778,011
From Administrative Trust Fund	90,983,246	93,942,341

In Section 03 on page 110:

414 Special Categories Home and Community Based Services Waiver		
From General Revenue Fund	38,420,640	43,420,640
From Operations and Maintenance Trust Fund	50,810,544	57,557,592

394 Special Categories Grants and Aids - Child Day Care		
From General Revenue Fund	51,477,316	56,477,316

297 Special Categories Home and Community Based Services Waiver		
From General Revenue Fund	10,824,640	13,824,640
From Operations and Maintenance Trust Fund	13,540,144	17,594,996

In Section 03 on page 111.

419 Special Categories Start-Up Funds/Group Homes		
From General Revenue Fund	70,070	1,070,070

417 Special Categories Intermediate Care Facilities for the Developmentally Disabled		
From General Revenue Fund	27,436,426	32,436,426
From Operations and Maintenance Trust Fund	30,067,603	35,564,467

In Section 03 on page 120:

466 Financial Assistance Payments		
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Aid to Families with Dependent Children

From General Revenue Fund	229,463,160	256,062,225
From Direct Assistance Trust Fund	36,500,587	398,465,011

In Section 03 on page 105:

387 Salaries and Benefits		
FTE's	4,478	4,539
From General Revenue Fund	48,065,377	49,107,452
From Social Services Block Grant Trust Fund	49,016,856	50,271,902

In Section 03 on page 107:

399 Special Categories		
Grants and Aides - Contracted Services		
From General Revenue Fund	31,848,451	32,175,451

MOTIONS

On motion by Senator Diaz-Balart, the rules were waived and staff of the Committee on Ways and Means was instructed to make title amendments and technical changes in **SB 3000** as necessary

On motion by Senator Diaz-Balart, by two-thirds vote **SB 3000** as amended was read the third time by title and ordered engrossed. The vote was

Yeas—39 Nays—None

On motion by Senator Diaz-Balart, the vote on final passage on **SB 3000** was postponed until Tuesday, April 23, pursuant to Joint Rule 2 1 and Senate Rule 4.15, relating to the constitutional requirement for a 72-hour public review period on general appropriations bills.

SB 3002—A bill to be entitled An act relating to implementing the fiscal year 1996-1997 General Appropriations Act, providing legislative intent, authorizing the Department of Health and Rehabilitative Services and the Agency for Health Care Administration to use general revenue funds to extend AFDC and Medicaid benefits to certain asylum applicants; amending s 216 292, F S, authorizing the Department of Health and Rehabilitative Services and the Agency for Health Care Administration to transfer general revenue funds between them, amending s 287.155, F S., authorizing the funding of replacement motor vehicles at juvenile justice facilities, amending s 409 9115, F S, authorizing the Agency for Health Care Administration to make payments for the Medicaid disproportionate share program for mental hospitals monthly, providing for the use of certain data by the Agency for Health Care Administration; providing for the advancement of certain funds, requiring the Department of Health and Rehabilitative Services to develop a competitive proposal for outsourcing the operation of certain physical plants, directing the Agency for Health Care Administration to include health maintenance organization recipients in the county billing for a specified purpose, providing for the Correctional Privatization Commission to use certain funds to defray local impact costs, amending s 15 09, F.S., authorizing the appropriation of funds from the Public Access Data Systems Trust Fund for the operations of the Department of State, providing for use of certain funds deposited into the Land Acquisition Trust Fund for wildlife management area lease payments, prohibiting the Department of Environmental Protection from seeking certain reimbursement to the Water Quality Assurance Trust Fund; providing for reallocation of funds with respect to assessments for the Florida Casualty Insurance Risk Management Trust Fund, authorizing use of funds to evaluate alternative methods of providing facilities for certain Florida Department of Law Enforcement services, authorizing the Department of Transportation to loan funds for certain purposes; amending s 236 081, F S, relating to the Florida Education Financing Program; authorizing funds to keep the district required local effort at a specified percentage of the district's total calculation, amending s 240 605, F.S.; providing for funding of the Florida resident access grant in an amount specified in the General Appropriations Act, prohibiting the Commissioner of Education from accepting in fiscal year 1996-1997 certain applications and requests for funds for community educational facilities in order to focus the use of PECO funds on the provision of

direct instruction facilities; providing effect of veto of specific appropriation or proviso to which implementing language refers, providing severability, providing effective dates, including a retroactive effective date, and an expiration date.

—was read the second time by title.

Senator Dudley moved the following amendment which was adopted:

Amendment 1 (with title amendment)—On page 11, between lines 15 and 16, insert.

Section 17. Unless otherwise appropriated in the General Appropriations Act, indirect cost allowances for state agencies must be processed according to section 216.181, Florida Statutes

(Renumber subsequent sections)

And the title is amended as follows

On page 2, line 19, after the semicolon (,) insert providing method of processing indirect cost allowances;

MOTIONS

On motion by Senator Diaz-Balart, the rules were waived and staff of the Committee on Ways and Means was instructed to make title amendments and technical changes in **SB 3002** as necessary

On motion by Senator Diaz-Balart, by two-thirds vote **SB 3002** as amended was read the third time by title and ordered engrossed. The vote was

Yeas—39 Nays—None

On motion by Senator Diaz-Balart, the vote on final passage on **SB 3002** was postponed until Tuesday, April 23, pursuant to Joint Rule 2 1 and Senate Rule 4.15, relating to the constitutional requirement for a 72-hour public review period on general appropriations bills.

CS for SB 2028—A bill to be entitled An act implementing budget cuts made by the General Appropriations Act, revising provisions administered by the Department of State so that they can be efficiently administered within amounts appropriated; amending s 113 01, F S; revising provisions that prescribe the fee for issuance of a commission as a notary public by the Governor; amending s 117 01, F S, revising provisions relating to fees for becoming a notary public, increasing the required minimum amount of the notary performance bond; providing an annual fee for surety companies that issue notary bonds, requiring certain application materials to be submitted on formats approved by the Department of State; repealing s 493 6101(23), F S, deleting the definition of "proprietary security officer", amending s 493.6102(4), F S, deleting a reference to nonuniformed guards, repealing s. 493 6306, F S, relating to proprietary security officers, providing effective dates.

—was read the second time by title

Senator Diaz-Balart moved the following amendment which was adopted:

Amendment 1 (with title amendment)—On page 4, lines 7-27, delete those lines and insert capacity, in the amount of \$5,000, conditioned for the due discharge of the office and shall take an oath that he or she will honestly, diligently, and faithfully discharge the duties of the notary public. The bond shall be approved and filed with the Department of State and executed by a surety company for hire duly authorized to transact business in this state.

(b) Any notary public whose term of appointment extends beyond January 1, 1992, is required to increase the amount of his or her bond to \$5,000 only upon reappointment on or after January 1, 1992

(c) Beginning July 1, 1996, surety companies for hire which process notary public applications, oaths, affidavits of character, and bonds for submission to the Department of State must properly submit these documents in a software and hard-copy format approved by the Department of State

And the title is amended as follows

On page 1, lines 11-14, delete those lines and insert: becoming a notary public;

On motion by Senator Diaz-Balart, by two-thirds vote **CS for SB 2028** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35 Nays—None

Consideration of **CS for SB 2036** was deferred.

CS for SB 2052—A bill to be entitled An act relating to government efficiency; amending s. 380.511, F.S.; adding salaries to the authorized uses of the Florida Communities Trust Fund; providing an effective date.

—was read the second time by title. On motion by Senator Childers, by two-thirds vote **CS for SB 2052** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38 Nays—None

CS for SB 2072—A bill to be entitled An act relating to the Florida Youth Conservation Corps; amending s. 334.044, F.S., authorizing the Department of Transportation to contract with certain nonprofit organizations for roadside maintenance; amending s. 403.4132, F.S.; removing reference to the corps and encouraging the Department of Transportation and local governments to contract for certain litter-removal programs, repealing s. 369.105, F.S., which provides for the corps; providing an effective date.

—was read the second time by title.

Senator Jennings offered the following amendment which was moved by Senator Childers and adopted:

Amendment 1 (with title amendment)—On page 2, between lines 9 and 10, insert:

Section 4 Section 334.35, Florida Statutes, is created to read.

334.35 Florida Youth Conservation Corps —

(1) **INTENT** —The Legislature finds and declares that young men and women of the state should be given an opportunity to develop meaningful public service work and educational experience through a program that protects and conserves the valuable resources of the state and promotes participation in other community enhancement projects. To this end, it is the intent of the Legislature to create a year-round educational, conservation, and work experience program which will serve to enhance the educational opportunities and employability of eligible youth while benefiting the state's economy and environment.

(2) **DEFINITIONS** —

(a) "Department" means the Department of Transportation.

(b) "Corpsmember" means an individual enrolled in the Florida Youth Conservation Corps.

(c) "Crew leader" means a corpsmember performing additional leadership or training duties as specified by rule.

(d) "Corpsmember specialist" means a corpsmember who provides specialized services other than or in addition to those types of work and services performed by corpsmembers in general

(e) "Residential center" means a facility designed to be a permanent residence for corpsmembers throughout the duration of their employment in the corps.

(f) "Nonresidential center" means a facility designed to be a satellite operation employing corpsmembers who do not live in a residential center

(g) "Public agency" means a political subdivision, agency, or officer of this state, including, but not limited to, state government, county, municipality, school district, special district, public authority, independently elected county officer, and any agency of the United States Government.

(3) **CREATION OF THE FLORIDA YOUTH CONSERVATION CORPS** —

(a) There is hereby created within the department an Office of Civilian Conservation. The corps shall be a year-round public service program that provides participants with a work and educational experience. Such experience may include, but is not limited to:

1. Highway and community beautification.
 2. Performance of community field tasks, such as red tide cleanup or clearing land for parks
 3. Forestry work, including reforestation, seed bank work, controlled burning, and fire trail maintenance
 4. Endangered species preservation, including tasks in wildlife habitat improvement.
 5. Park and recreation improvement, including construction, installation, and repair of facilities
 6. Trail construction, clearing, or signing
 7. Land reclamation, including public landscape work and a tree planting program
 8. Fisheries work, including tagging projects and data collection.
 9. Responding to natural disaster emergencies, such as hurricane preparedness and cleanup, flood work, and forest firefighting.
 10. Energy conservation, such as the installation of solar hot water devices in public facilities, the performance of energy audits, and energy conservation improvements in housing of persons of low or moderate income.
 11. Marine and shore habitat restoration, such as sea oats, sea grass, and mangrove implanting
 12. Soil conservation projects, including erosion control.
 13. Construction of coastal vegetation signs and dune boardwalks
 14. Renovation and restoration of housing of low and moderate income persons
 15. Urban revitalization
 16. Historical and cultural site preservation and maintenance
 17. Stream, lake, waterfront, harbor, and port improvement and pollution control
- (b) The Florida Youth Conservation Corps may assist any agency of federal, state, or local government in the performance of public service work
- (c) All agencies of state and local governments are authorized and encouraged to use the services of the Florida Youth Conservation Corps in public service
- (4) **DUTIES AND RESPONSIBILITIES OF THE DEPARTMENT.**—To implement the provisions of this section, the department shall:
- (a) Adopt, by rule, criteria for selecting applicants.
 - (b) Recruit and employ staff, corpsmembers, crew leaders, and corpsmember specialists of the Florida Youth Conservation Corps.
 - (c) Execute contracts for employment of members of the corps.
 - (d) Establish residential and nonresidential centers throughout the state directly or indirectly through nonprofit corporations or other appropriate entities to accomplish the missions and objectives of the corps

(e) Establish work programs as specified herein that provide meaningful work and educational experience.

(f) Provide, in cooperation with the Department of Education, an educational program, using existing educational resources where feasible, which assures that all corpsmembers, crew leaders, and corpsmember specialists have an opportunity to enhance their basic skills, employability skills, and vocational competence. The program shall include at least the following components:

1 Procedures for the provision of basic skills instruction for corpsmembers, crew leaders, and corpsmember specialists who demonstrate basic skills deficiencies

2 Procedures for the provision of secondary education courses for high school credit for students studying to receive a high school diploma or its equivalent

3 Procedures for the award of vocational credit toward the receipt of a certificate career education program certificate for vocational competencies demonstrated by corpsmembers, crew leaders, and corpsmember specialists, during the performance of corps activities

4 Procedures for the provision of employability-skills training to assist corpsmembers, crew leaders, and corpsmember specialists in finding gainful employment after leaving the corps.

The work of the corps shall be structured to accommodate the educational component without significantly reducing the productivity of the corps.

(g) Adopt, by rule, a corpsmember code of conduct, corpsmember grievance procedures, and search and seizure guidelines.

(h) Provide basic medical care to those members of the corps housed in a residential center

(i) Report, on or before July 1 of each year, to the Governor and Legislature on the significant activities of the corps in accomplishing its objectives, including the cost-effectiveness of projects completed

(j) In addition to the duties and powers specified in paragraph (b), the department may:

1. Authorize the use of the corps to respond to emergencies, such as fires, floods, hurricanes, and other natural disasters, to assist in the rescue of lost or injured persons or animals; and to assist with any other emergency response activity or project Participation in emergency response projects by corpsmembers shall be voluntary.

2 Execute contracts for furnishing the services of the corps to any federal, state, or local public agency or private organization or person

3. Apply for and accept grants or contributions of funds from any public or private source

4 Purchase, rent, or otherwise acquire or obtain necessary property, both real and personal, supplies, instruments, tools, equipment, and conveniences.

5 Utilize any service, material, or property of any agency of the state and make such agreements with any agency of the state as are deemed reasonable and necessary.

6 Require reimbursement by the Federal Government, any state or local public agency, or any private organization or person for actual expenses incurred by the corps for any project undertaken, including a proportionate share of the cost of administering the program

7 Contract with public or private not-for-profit agencies to administer residential or nonresidential programs. The public or private not-for-profit agency shall submit a proposal as specified by rule which demonstrates that its program is consistent with this act.

(5) MEMBERSHIP; DUTIES —

(a) All persons between the ages of 16 and 20 years, inclusive, who are citizens or lawful permanent residents of the United States and residents of this state and who have not been convicted of a felony as

defined in s. 775 08 shall be eligible to apply for membership in the Florida Youth Conservation Corps

(b) Membership in the Florida Youth Conservation Corps shall consist of three classes: Corpsmember, crew leader, and corpsmember specialist.

1 Corpsmembers shall agree to serve in the corps for not less than 3 months and may serve as a corpsmember for a period not to exceed 1 year. Crew leaders and corpsmember specialists may remain a member of the corps for a period not to exceed 2 years.

2 Corpsmembers, crew leaders, and corpsmember specialists shall not be considered employees of the state.

3 Corpsmembers, crew leaders, and corpsmember specialists may perform any of the work experiences set forth in subsection (4). Additionally, activities of corpsmembers, crew leaders, and corpsmember specialists may include education, training, and work to achieve and sustain self-sufficiency, which may include attendance at classes, maintenance of corps residential centers, and performance of horticultural work

(6) RULES.—The department is authorized to promulgate such rules as are necessary to carry out the provisions of this section.

(Renumber subsequent section)

And the title is amended as follows

On page 1, line 11, after the semicolon (;) insert creating s. 334.35, F.S., creating the Office of Civilian Conservation within the Department of Transportation to administer the Florida Youth Conservation Corps program; providing conservation and public service components of the program, providing duties and authority of the department; providing program eligibility, length of service, and duties, providing for department rules;

On motion by Senator Childers, by two-thirds vote **CS for SB 2072** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was

Yeas—40 Nays—None

CS for SB 2074—A bill to be entitled An act relating to the implementation of budget cuts made by the General Appropriations Act, repealing s. 501 143, F.S., relating to the Dance Studio Act, repealing ch. 575, F.S., which establishes the seed certification program; amending s. 578.30, F.S., deleting obsolete cross-references, providing an effective date.

—was read the second time by title

Senator Diaz-Balart offered the following amendment which was moved by Senator Childers and adopted

Amendment 1 (with title amendment)—On page 1, lines 13 and 14, delete those lines and renumber subsequent sections

And the title is amended as follows:

On page 1, lines 4 and 5, delete those lines and insert repealing ch. 575, F.S.,

On motion by Senator Childers, by two-thirds vote **CS for SB 2074** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was

Yeas—37 Nays—None

CS for SB 2080—A bill to be entitled An act relating to administrative procedures, amending s. 120 57, F.S., amending procedures relating to decisions that affect substantial interests, allowing videotapes of proceedings as an alternative to transcripts; providing an effective date.

—was read the second time by title. On motion by Senator Childers, by two-thirds vote **CS for SB 2080** was read the third time by title, passed and certified to the House. The vote on passage was.

Yeas—39 Nays—None

CS for SB 2116—A bill to be entitled An act relating to the Department of Health and Rehabilitative Services; amending s. 402 33, F S , redefining the term “fee collections” for purposes of the authority of the Department of Health and Rehabilitative Services to recover moneys; authorizing the department to employ collection agencies, in specified circumstances, providing for agency fees; amending s. 409 905, F S., requiring that certain hospitals obtain prior authorization and concurrent review from the department prior to receiving reimbursement under the Medicaid program for inpatient services provided to mentally ill persons, repealing s 13 of ch 91-158, Laws of Florida, relating to the department’s continuity of care management system; providing an effective date.

—was read the second time by title

Senator Diaz-Balart offered the following amendment which was moved by Senator Bankhead and adopted

Amendment 1 (with title amendment)—On page 3, between lines 9 and 10, insert:

Section 3 Subsections (1), (2), and (3) of section 514 033, Florida Statutes, are amended to read.

514.033 Creation of fee schedules authorized —

(1) The department is authorized to establish a schedule of fees to be charged by the department or by any authorized public health unit as detailed in s 514 025 for the review of applications and plans to construct, develop, or modify a public swimming pool or bathing place, ~~and~~ for the issuance of permits to operate such establishments, ~~and for the review of variance applications pertaining to public swimming pools and bathing places~~ Fees assessed under this chapter shall be in an amount sufficient to meet the cost of carrying out the provisions of this chapter.

(2) The fee schedule shall be for original construction or development plan approval, not less than ~~\$275~~ ~~\$150~~ and not more than ~~\$500~~ ~~\$275~~; for modification of original construction, not less than ~~\$100~~ ~~\$85~~ and not more than ~~\$150~~ ~~\$100~~; ~~and~~ for an initial operating permit not less than ~~\$125~~ ~~\$100~~ and not more than ~~\$250~~ ~~\$125~~, ~~and for review of a variance application, not less than \$240 and not more than \$100~~ The department shall assess the minimum fees provided in this subsection until a fee schedule is promulgated by rule of the department.

(3) Any person or public body operating a public swimming pool or bathing place shall pay to the department an annual operating permit fee based on pool ~~or bathing place~~ aggregate gallonage, which shall be up to and including 25,000 gallons, ~~not less than \$75 and not more than \$125~~ ~~\$25~~, and in excess of 25,000 gallons, ~~not less than \$160 and not more than \$265~~ ~~\$75~~, except for a pool inspected pursuant to s 514 0115(2)(b) for which the annual fee shall be ~~\$50~~ ~~\$25~~

(Renumber subsequent sections)

And the title is amended as follows:

On page 1, line 15, after the semicolon (,) insert. amending s 514.033, F S , amending provisions authorizing the department to establish fee schedules, amending the maximum and minimum allowable amounts for certain fees; providing for fees for the review of certain variance applications, providing for annual operating permit fees for public bathing places; amending the allowable amounts of annual operating permit fees for public swimming pools,

On motion by Senator Bankhead, by two-thirds vote **CS for SB 2116** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was

Yeas—38 Nays—None

CS for SB 2118—A bill to be entitled An act relating to waiver of sovereign immunity in tort actions, amending s 768 28, F S ; exempting counties and other subdivisions of the state from a requirement to give notice of a claim against the state or one of its agencies; providing an effective date

—was read the second time by title.

Senator Diaz-Balart offered the following amendment which was moved by Senator Childers and adopted.

Amendment 1—On page 1, lines 19-21, delete those lines and insert against the state or one of its agencies or subdivisions unless the claimant presents the claim in writing to the appropriate agency or subdivisions, and also, except as to any claim against a

On motion by Senator Childers, by two-thirds vote **CS for SB 2118** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was

Yeas—39 Nays—None

CS for SB 2120—A bill to be entitled An act relating to motor vehicle equipment requirements, repealing s. 325.221, F S , which provides legislative findings and intent with respect to reduction of emission and recovery and recycling of chlorofluorocarbons and halons from motor vehicle air conditioners; repealing s 325 222, F S., which defines terms; repealing s. 325 223, F S., which provides guidelines for servicing air conditioners and selling refrigerants and provides certification fees and penalties; providing an effective date

—was read the second time by title. On motion by Senator Childers, by two-thirds vote **CS for SB 2120** was read the third time by title, passed and certified to the House The vote on passage was:

Yeas—38 Nays—None

CS for SB 2140—A bill to be entitled An act relating to the Unemployment Compensation Law, amending s. 443 036, F S , defining the term “high quarter”, amending s 443 091, F.S.; changing benefit calculations to include reference to high quarters, amending s 443 111, F S ; revising provisions relating to payment of benefits; providing qualifying requirements; revising weekly benefit amounts, revising provisions with respect to duration of benefits, revising provisions relating to eligibility for certain extended benefits, providing an effective date.

—was read the second time by title On motion by Senator Childers, by two-thirds vote **CS for SB 2140** was read the third time by title, passed and certified to the House The vote on passage was

Yeas—38 Nays—None

CS for SB 2148—A bill to be entitled An act implementing budget cuts for the Florida Public Service Commission, amending s 427.702, F S ; providing that the cost of providing telecommunications relay services and distributing specialized telecommunications devices be collected from customers of the local telecommunications company providing the services or devices; amending s 427 703, F.S., modifying definitions; amending s 427 704, F S ; providing for surcharges; amending s. 427 705, F.S S , prescribing the role of local telecommunications companies in operating the telecommunications access system, amending s. 427.706, F S ; prescribing duties of local telecommunications companies; amending ss 427 707, 427 708, F.S , conforming provisions; amending s 367 031, F S ; eliminating the requirement that utilities obtain from the commission certain exemption from regulation; amending s 366.82, F S , modifying the definition of the term “utility”, providing an effective date

—was read the second time by title.

Senator Diaz-Balart offered the following amendment which was moved by Senator Childers and adopted.

Amendment 1 (with title amendment)—On page 20, line 7, delete Section 9 and renumber subsequent section

And the title is amended as follows:

On page 1, lines 21 and 22, delete those lines and insert. providing an

On motion by Senator Childers, by two-thirds vote **CS for SB 2148** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37 Nays—None

CS for SB 2172—A bill to be entitled An act relating to the Juvenile Justice Advisory Board; transferring the board, for purposes of administration, from the Executive Office of the Governor to the Department of Juvenile Justice, amending s. 39 003, F.S., conforming provisions to reflect such transfer, requiring that the board submit its annual budget to the Legislature rather than the Governor; providing an effective date

—was read the second time by title. On motion by Senator Childers, by two-thirds vote **CS for SB 2172** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—38 Nays—None

SB 2566—A bill to be entitled An act relating to recreational vehicles; amending s. 320.8231, F.S.; deleting the requirement that a park trailer exceeding 400 square feet have a state code seal, amending s. 320.824, F.S.; deleting the department's authorization to enter an establishment where recreational vehicles are manufactured, sold, or offered for sale; amending s. 320.827, F.S.; deleting the provisions for issuance of a state recreational vehicle seal; amending s. 320.830, F.S., deleting the reciprocity requirement for recreational vehicles; repealing s. 320.8256, F.S., which provides for inspection of recreational vehicles; providing an effective date.

—was read the second time by title.

The Committee on Transportation recommended the following amendment which was moved by Senator Hargrett and adopted

Amendment 1 (with title amendment)—On page 3, line 30, through page 4, line 2, delete those lines and insert

Section 5 Section 320.8256, Florida Statutes, is amended to read:

320.8256 Recreational vehicle inspection

(1) In order to ensure the highest degree of quality control in the construction of new recreational vehicles and to ensure the safe condition of used recreational vehicles, each new or used recreational vehicle sold in the state shall be inspected by the department or inspected by a private firm, person, or agency approved by the department to conduct such inspections. licensed recreational vehicle dealers offering such unit may, upon approval of the department, inspect used recreational vehicles in inventory and offered for sale. Such approval and all inspections shall be pursuant to procedures developed by the department which assure compliance with code provisions. The department may adopt reasonable rules pursuant to chapter 120 for the implementation and enforcement of this inspection.

(2) Department inspectors shall make unannounced visits to manufacturing plants or take any other appropriate action which assures compliance with the code.

(3) Recreational vehicle manufacturers and dealers shall be charged a fee for special inspections, including, but not limited to, plant approvals, 100 percent plant inspections, increased frequency inspections, re-inspections, and special consumer complaint investigations as requested by a manufacturer or dealer or as may be deemed necessary by the department.

(2)(4) The department shall determine a fee fees for special inspections and for the seal authorized under s. 320.827 which is are sufficient to cover the cost of producing and issuing the seal inspection and administration under this section. Fees collected shall be deposited into the General Revenue Fund.

Section 6. Sections 3 and 4 of the bill are effective July 1, 1997. The remainder of the bill takes effect July 1, 1996

And the title is amended as follows.

On page 1, lines 13-15, delete those lines and insert recreational vehicles; amending s. 320.8256, F.S., repealing the department's responsibility for inspecting recreational vehicles; providing an effective

On motion by Senator Hargrett, by two-thirds vote **SB 2566** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39 Nays—None

MOTIONS

On motion by Senator Jennings, by two-thirds vote **SB 3020** was withdrawn from the Committee on Rules and Calendar and placed on the Local Bill Calendar

On motion by Senator Jennings, the rules were waived and by two-thirds vote the Local Bill Calendar for this day was established as the Local Bill Calendar for Friday, April 19.

On motions by Senator Jennings, the rules were waived and by two-thirds vote **CS for SB 598**, **CS for SB 766**, **SB 1190** and **CS for SB 1252** were placed first on the Special Order Calendar for Friday, April 19

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Thursday, April 18, 1996: SB 3000, SB 3002, CS for SB 2028, CS for SB 2036, CS for SB 2052, CS for SB 2072, CS for SB 2074, CS for SB 2080, CS for SB 2116, CS for SB 2118, CS for SB 2120, CS for SB 2140, CS for SB 2148, CS for SB 2172, SB 2566

Respectfully submitted,
Toni Jennings, Chairman

The Committee on Rules and Calendar submits the following bills to be placed on the Local Bill Calendar for Thursday, April 18, 1996: SB 2918, SB 2944, SB 2946, SB 2958, SB 2994, SB 2996, SB 2998, SB 3006, SB 3008, SB 3010, SB 3012, SB 3014, SB 3016, SB 3018, SB 3048, SB 3050

Respectfully submitted,
Toni Jennings, Chairman

The Committee on Banking and Insurance recommends the following pass: SB 2678 with 4 amendments

The bill was referred to the Committee on Commerce and Economic Opportunities under the original reference.

The Committee on Banking and Insurance recommends the following pass: SB 948 with 1 amendment

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

The Committee on Banking and Insurance recommends the following pass: SB 2220 with 2 amendments

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

The Committee on Banking and Insurance recommends the following pass: SB 2756 with 1 amendment

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

The Committee on Banking and Insurance recommends the following pass: SB 2576 with 1 amendment

The Special Master on Claims recommends the following pass: SB 530, SB 534, SB 838, SB 1040 SB 1172, SB 1218, SB 1688, SB 2592, SB 2728, SB 2730, SB 2884, SB 2934

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

The Committee on Community Affairs recommends the following pass SB 3020

The bill was referred to the Committee on Rules and Calendar under the original reference.

The Committee on Banking and Insurance recommends the following pass: SB 1680 with 1 amendment, SB 1792 with 1 amendment, SB 1822 with 1 amendment, SB 2188, SB 2224 with 1 amendment, SB 2310 with 1 amendment, SB 2312 with 1 amendment, SB 2362 with 1 amendment, SB 2724 with 1 amendment

The Committee on Community Affairs recommends the following pass CS for CS for SB 310 with 4 amendments, SB 394 with 1 amendment, SB 404 with 2 amendments, CS for SB 784, SJR 2242, SB 2390 with 1 amendment, CS for SB 2796

The Committee on Judiciary recommends the following pass: CS for SB 400, CS for SB 988, CS for SB 2784

The Committee on Regulated Industries recommends the following pass: SB 64, SB 1798 with 1 amendment

The Committee on Rules and Calendar recommends the following pass SB 880 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 Banking and Insurance recommends the following pass: SB 2408 with 1 amendment

The Committee on Judiciary recommends the following pass. SB 1060

The Committee on Rules and Calendar recommends the following pass: HB 2667, SJR 58, CS for SB 2774

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

The Special Master on Claims recommends the following not pass: SB 1704, SB 2654

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

The Committee on Education recommends a committee substitute for the following: SB 568

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

The Committee on Higher Education recommends a committee substitute for the following. SB 2846

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

The Committee on Education recommends a committee substitute for the following: SB 2844

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

The Committee on Education recommends a committee substitute for the following. Senate Bills 1030 and 1808

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

The Committee on Education recommends a committee substitute for the following: Senate Bills 1994 and 2528

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

The Committee on Banking and Insurance recommends a committee substitute for the following. CS for SB 332

The Committee on Community Affairs recommends committee substitutes for the following. CS for SB 126, SB 432, SB 1090, SB 2832

The Committee on Criminal Justice recommends committee substitutes for the following SB 1970, SB 2266

The Committee on Education recommends a committee substitute for the following: SB 1114

The Committee on Governmental Reform and Oversight recommends a committee substitute for the following SB 2372

The Committee on Health Care recommends committee substitutes for the following SB 204, CS for SB 2214, SB 2942

The Committee on Higher Education recommends committee substitutes for the following. SB 2822, SB 3040

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 Rules and Calendar recommends a committee substitute for the following: SB 424

The bill with committee substitute attached was placed on the calendar.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Community Affairs recommends that the Senate confirm the appointment made by the Governor of Carlos L. Rainwater, as **Executive Director of the Department of Veterans' Affairs**, to serve at the pleasure of the Governor.

The Committee on Natural Resources recommends that the Senate confirm the appointments made by the Governor of Julian B. Lane, Jr., as a member of the **Alafia River Basin Board**; Ramon F. Campo, Joe L. Davis, Jr., and Rebecca Eger, as members of the **Governing Board, Southwest Florida Water Management District**, and Dick J. Bachelor, as a member of the **Environmental Regulation Commission**

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Community Affairs; Governmental Reform and Oversight; and Senators Gutman, Weinstein, Holzendorf, Grant, Rossin, McKay, Casas, Diaz-Balart, Jennings, Burt, Childers, Latvala, Johnson, Horne, Dudley, Jones, Brown-Waite, Silver, Forman, Jenne, Meadows, Wexler, Crist, Bronson, Ostalkiewicz, Bankhead, Dyer, Williams and Harris—

CS for CS for SB 126—A bill to be entitled An act relating to public employee benefits, amending s. 112.181, F.S., relating to the disability presumption for certain communicable diseases; expanding written affidavit requirements to require certain declarations in the case of a worker seeking a disability presumption for hepatitis; deleting inappropriate language; amending s. 112.19, F.S.; requiring employers of law enforcement, correctional, or correctional probation officers who are disabled in the line of duty, under certain circumstances, to pay health insurance coverage for the officer, the officer's spouse, and dependent children for certain time periods, providing that the benefit will not be payable in certain cases; providing penalties for fraud, providing for payment of certain death benefits, amending s. 112.191, F.S.; removing an eligibility requirement that death must occur within 1 year following injury, requiring employers of firefighters who are disabled in the line of duty, under certain circumstances, to pay health insurance coverage for the firefighter, the firefighter's spouse, and dependent children for certain time periods; providing that the benefit will not be payable in certain cases, providing penalties for fraud; providing that the act fulfills an important state interest; providing an effective date.

By the Committee on Health Care and Senators Rossin, Johnson, Dantzer, Meadows and Forman—

CS for SB 204—A bill to be entitled An act relating to mental health, requiring group health insurers and health maintenance organizations to provide coverage for medication for the treatment of serious mental illness; requiring the Agency for Health Care Administration to study the requirement of health insurance coverage for serious mental illness and report to the President of the Senate and the Speaker of the House of Representatives; specifying issues to be included in the study; requiring the agency to conduct or commission an actuarial study; defining the term "serious mental illness"; providing an effective date.

By the Committees on Banking and Insurance, Health Care, and Senators Grant, Jennings, Thomas, Johnson, Childers, Rossin, Silver, Holzendorf, Horne, Jenne, Gutman, Casas, Weinstein, Brown-Waite, Latvala, Beard, Harris, Myers, Ostalkiewicz, Forman and Kirkpatrick—

CS for CS for SB 332—A bill to be entitled An act relating to osteoporosis, creating s. 402.475, F.S.; establishing the osteoporosis prevention and education program within the Department of Health and Rehabilitative Services; providing duties and responsibilities, providing for implementation by the State Health Office, in consultation with the Agency for Health Care Administration and the Department of Elderly Affairs, creating ss. 627.6409, 627.6691, F.S.; requiring health insurance policies and group, blanket, or franchise health insurance policies that cover residents of this state and that are issued, amended, delivered, or renewed in this state after a specified date to provide coverage for the medically necessary diagnosis and treatment of osteoporosis for certain high-risk persons, providing exceptions; amending s. 641.31, F.S.; requiring health maintenance contracts that cover a resident of this state and that are issued, amended, delivered, or renewed in this state after a specified date to provide specified coverage with respect to osteoporosis, providing exceptions; amending s. 627.6515, F.S., amending the list of policies that are exempted from the requirements of part VII of ch. 627, F.S., recognizing a specific state interest, providing an effective date.

By the Committee on Rules and Calendar; and Senator Horne—

CS for SB 424—A bill to be entitled An act relating to state government; creating s. 11.074, F.S.; amending s. 120.54, F.S.; requiring consideration of the impact of legislation and rulemaking on families; requiring impact statements; providing an effective date.

By the Committee on Community Affairs and Senator Latvala—

CS for SB 432—A bill to be entitled An act relating to costs of incarceration, directing the Office of Program Policy Analysis and Government Accountability to conduct and submit a report to the Legislature; providing an effective date.

By the Committee on Education and Senator Sullivan—

CS for SB 568—A bill to be entitled An act relating to education; amending s. 125.901, F.S.; providing for creation of pilot incentive programs for creation of independent and dependent children's services councils, providing requirements relating to services for middle grade youth; providing for funding; creating s. 39.02532, F.S.; providing legislative findings regarding support for middle grade children, amending s. 287.057, F.S., expanding children's services which are not subject to competitive sealed bid requirements, requiring demonstration of fiscal accountability by contractors, authorizing a school district to enter into an agreement with a children's services council or a juvenile welfare board for the provision of social services, creating s. 231.6001, F.S.; providing for school community professional development, providing an effective date.

By the Committee on Education and Senators Jenne, Holzendorf and Forman—

CS for SB's 1030 and 1808—A bill to be entitled An act relating to education, creating the "Charter Public School Act of Florida", providing purpose and intent; authorizing district school boards to grant charters; providing eligibility for grant of a charter; providing procedures for creation of charter public schools, providing application requirements, providing procedures and requirements for approval of a charter; providing for public hearings; authorizing waivers from statutes, rules, and collective bargaining agreements; providing funding, providing immunity and liability; providing violations, limiting the number of charter public schools; authorizing programs and standards; requiring adherence to public meetings and records requirements; providing applicability of Florida Statutes; providing an effective date.

By the Committee on Community Affairs and Senator Williams—

CS for SB 1090—A bill to be entitled An act relating to insurance, amending s. 215.555, F.S.; authorizing the State Board of Administration to adopt rules for the exclusion of certain insurers from the Florida Hurricane Catastrophe Fund; providing powers and duties of the board; modifying responsibilities of the board and insurers under reimbursement contracts; specifying use of certain funds to develop and disseminate information about hurricane disaster mitigation purposes and programs, modifying procedures for the board's issuance of revenue bonds for benefit of the fund, providing for issuance of revenue bonds through a county or municipality for benefit of the fund, creating the Florida Hurricane Catastrophe Fund Corporation; providing purpose of the corporation and for a board of directors; providing definitions; providing legislative intent as to the tax-exempt status of the fund and for application of the act to reimbursement contracts entered into after 1996; providing an effective date.

By the Committee on Education and Senators Johnson, Meadows, Holzendorf, Latvala and Forman—

CS for SB 1114—A bill to be entitled An act relating to medical procedures performed by school-based personnel, amending s. 232.46,

F S , requiring certain training of school personnel who administer prescribed medication; requiring review by medical personnel; creating s. 232.465, F.S. , prohibiting certain medical services by nonmedical school district personnel, authorizing certain health-related services, providing for establishment of emergency procedures, providing an effective date.

By the Committee on Criminal Justice and Senator Burt—

CS for SB 1970—A bill to be entitled An act relating to corrections; amending s. 282.1095, F S , conforming provisions relating to the number of joint task force agencies; amending s. 316 2397, F S.; providing that certain vehicles of the Department of Corrections may display blue lights in emergency situations; creating s. 940 061, F S.; requiring the Department of Corrections to provide certain information and assistance to inmates and offenders on community supervision relating to restoration of civil rights, amending s. 943.0535, F S ; expanding the types of criminal records furnished by the clerk to the United States Immigration and Naturalization Service to include misdemeanor convictions of aliens, amending s. 944 09, F S , restricting visitation privileges for certain inmates, amending s. 944 35, F S , defining the offense of battery by a Department of Corrections employee against an offender being supervised by the department in the community, and providing penalties therefor; defining the offense of battery or infliction of cruel or inhuman treatment resulting in great bodily harm by such employee on such offender, and providing penalties therefor; defining the offense of "sexual misconduct" by such employee with an inmate or such offender, and providing penalties therefor; providing guidelines, procedures, and duties of Department of Corrections personnel with respect to the making, investigation, and evaluation of reports that an inmate or offender supervised by the department has been subjected to physical force or sexual misconduct by a department employee; defining the offense of failure by a department employee to make such reports, or to prevent another from doing so, and providing penalties therefor; defining the offense of submission of specified misinformation with regard to such reports, and providing penalties therefor; defining the offense of coercing or threatening another with the intent to alter testimony or a report regarding such sexual misconduct, and providing penalties therefor; amending s. 921.0012, F S , relating to the offense severity ranking chart; classifying in the level 6 category the offense of committing battery or inflicting cruel or inhuman treatment on an inmate or offender on community supervision, removing a provision relating to battery upon a law enforcement officer or firefighter while possessing a firearm, amending s. 921 0011, F S , relating to victim injury points, to provide that victim injury points for sexual contact or sexual penetration shall not be assessed in cases involving the sexual misconduct offense, creating s. 944 474, F S , providing legislative intent; authorizing the department to develop an employee wellness program; requiring the department to develop a program for the random drug and alcohol testing of all employees; amending s. 944.606, F S , revising language with respect to the notice of the release of a sex offender, creating s. 944 802, F S , authorizing the development of a direct-support organization; providing a definition; permitting and regulating the use of state property by a direct-support organization; requiring an annual audit; creating s. 945.043, F.S.; providing for department-operated day care service; amending s. 945 091, F S ; deleting a provision permitting certain inmates to participate in a rehabilitative community reentry program on conditional release, amending s. 945 215, F.S.; providing for verification to the Legislature of contracted telephone commission receipts deposited in the Inmate Welfare Trust Fund; providing for expenditure of trust fund moneys for inmate substance abuse treatment and transition and life skills programs, providing for development of certain administrative procedures with respect to telephone calls by inmates; providing for canteen and vending machine items to be priced comparatively to fair market prices; providing for increases in inmate weekly discretionary spending allowance under specified circumstances; amending s. 945 601, F.S.; defining the term "quality management program" with respect to specified provisions relating to the Correctional Medical Authority, amending s. 945 602, F S ; requiring one member of the authority to be licensed under chapter 459, relating to osteopaths, amending s. 945 603, F S.; revising powers and duties of the authority, and transferring certain duties from the authority to the Department of Corrections, amending s. 945.6031, F S ; expanding the annual reporting requirements, requiring that the authority conduct surveys of the health care system at each correctional institution according to a specified schedule and report to the secretary, requiring the Office of Program Policy Analysis and Government Accountability to submit a report to the

Legislature; amending s. 946 002, F S , requiring as a department goal that prisoners in the state correctional system perform a specified amount of work; requiring maximum utilization of inmates within existing resources, creating s. 951.033, F.S.; providing legislative intent; directing the local detention facility to determine financial status of prisoners; authorizing the chief correctional officer to direct a prisoner to pay; permitting the chief correctional officer to seek payment from various sources, providing for the continuation of a lien; amending s. 958 04, F.S.; revising provisions with respect to youthful offenders to include reference to probation or community control under certain circumstances, amending s. 960 291, F S., redefining the term "local subdivisions", repealing s. 91 of ch. 88-122, Laws of Florida, relating to child care centers for employees of the department, directing the Advisory Council on Intergovernmental Relations to conduct a review and submit a report to the Legislature, amending ss. 944.31, 944 32, F S ; deleting provisions requiring the office of the inspector general to inspect correctional facilities that house county prisoners and report to the board of county commissioners, amending s. 951.01, F S., removing the authority of the Department of Corrections to oversee and enforce rules with respect to county prisoners who are put to work; amending ss. 951 06, 951 061, F.S.; removing the authority of the department to establish employment standards for county correctional officers, deleting a reference to department rules that concern the operation and maintenance of county jails, amending s. 951 23, F S , deleting requirements that the department approve construction and renovation plans for county and municipal detention facilities, requiring the sheriff or chief correctional officer to adopt standards for managing and operating detention facilities, deleting the department's rulemaking authority with respect to minimum standards and inmate population limits; deleting certain limitations on the inmate population of a county or municipal detention facility; removing a requirement that the sheriff or chief correctional officer document that a felon is nondangerous if the felon is housed with a misdemeanant, deleting space requirements for single cells in a county or municipal detention facility; deleting certain requirements with respect to inmate supervision in two-story facilities, deleting the department's rulemaking authority with respect to handling and storing pharmaceuticals; abolishing the Jail Standards Committee within the department, deleting the department's authority to enforce minimum standards for county and municipal detention facilities and inspect such facilities; deleting a requirement that the department contract for medical inspections of county and municipal detention facilities; deleting the department's authority to notify the court if minimum standards are not met at a detention facility; providing for the removal of prisoners to another county or municipality at the discretion of the court; deleting a limitation on the period an inmate may be confined in a reduced custody housing area; amending s. 951.26, F S ; revising duties of the public safety coordinating councils with respect to assessing capacities of county detention facilities, amending s. 950 002, F.S., relating to county work camps, conforming provisions to changes made by the act; repealing s. 951.07, F S., relating to a prohibition against the flogging or whipping of prisoners and requiring other humane methods of punishment; repealing s. 951 17, relating to a prohibition against corporal punishment upon county prisoners; repealing s. 951 18, F S , relating to a requirement that the Department of Corrections devise punishments in place of corporal punishment; amending ss. 944 605, 947 177, F S , revising notice requirements with respect to the release of inmates; requiring that the Department of Corrections, the Control Release Authority, or the Parole Commission, as appropriate, provide the sheriff and police chief of the county and municipality in which the inmate plans to reside certain information about the inmate before the inmate is released from incarceration, amending s. 741 32, F S , providing for funding of certification and monitoring of batterers' intervention programs, creating s. 945 76, F.S., authorizing the department to collect fees for certifying specified services and personnel through the Office for Certification and Monitoring of Batterers' Intervention Programs; authorizing the department to collect a user fee, amending s. 958 11, F S., providing an exception for select adult offenders to be assigned to youthful offender institutions; amending s. 944 10, F S , authorizing the department to enter into contracts with governmental entities or local subdivisions to provide services and inmate labor relating to construction projects, providing effective dates.

By the Committee on Education and Senators McKay, Dyer and Sullivan—

CS for SB's 1994 and 2528—A bill to be entitled An act relating to public school choice; providing legislative intent; requiring the Commissioner of Education to develop a Public School Parental Choice Incentive Program; amending s. 236.083, F.S.; directing the Commissioner of Education to allocate certain student transportation funds as an incentive for school districts that implement controlled open enrollment programs; providing eligibility requirements for the incentive; requiring a report; providing an effective date

By the Committees on Health Care; Health and Rehabilitative Services; and Senators Wexler, Kurth and Forman—

CS for CS for SB 2214—A bill to be entitled An act relating to geriatric care, creating a task force within the Department of Elderly Affairs to study a geriatric model of care; providing for membership, providing responsibilities; requiring a report; providing for dissolution of the task force by a specified date; providing for a study of the regulation of in-home services; providing an effective date.

By the Committee on Criminal Justice and Senator Dyer—

CS for SB 2266—A bill to be entitled An act relating to corrections, providing legislative intent; amending s. 921.241, F.S.; requiring that a convicted felony defendant's social security number be affixed to the written judgment, creating s. 945.2151, F.S., requiring an inmate to report his or her social security number prior to opening a canteen account; requiring the Department of Corrections to submit that number to the Social Security Administration for verification; suspending inmate canteen privileges under certain circumstances; creating s. 951.28, F.S., requiring county sheriffs or chief correctional officers to establish and implement a process to detect public assistance fraud, providing an effective date

By the Committee on Governmental Reform and Oversight; and Senator McKay—

CS for SB 2372—A bill to be entitled An act relating to the Department of Business and Professional Regulation, amending s. 20 165, F.S.; conforming provisions relating to the organizational structure of the department to provisions of this act; amending s. 20 42, F.S.; placing the Board of Massage Therapy under the Division of Health Quality Assurance of the Agency for Health Care Administration, transferring the regulation of naturopathy to the Agency for Health Care Administration; repealing ss. 402 48, 468.520(4)(f), F.S., relating to the regulation of health care services pools; amending s. 455.203, F.S.; providing a restriction on renewal of licenses, amending s. 462 01, F.S., to transfer the regulation of naturopathy from the Department of Business and Professional Regulation to the Agency for Health Care Administration; amending s. 468 412, F.S., revising regulation of talent agencies, requiring a written agreement listing services to be provided and compensation to be charged; revising bonding requirements; requiring talent agencies to place money collected for an artist into a trust or escrow account; providing that violation of any law relating to talent agencies shall be deemed a violation of the Unfair and Deceptive Trade Practices Act, for which there are penalties; creating s. 468.4131, F.S., providing an exemption for attorneys; repealing ss. 468 402, 468 403, 468 404, 468 405, 468 406, 468 407, 468 408, 468 409, 468 410, 468 411, 468 413, 468.414, 468.415, F.S., to eliminate licensure and regulation of talent agencies by the Department of Business and Professional Regulation; amending s. 468.401, F.S., relating to definitions, to conform, amending s. 468.453, F.S., requiring each applicant for licensure as an athlete agent to submit a full set of fingerprints for purposes of the required criminal records check, repealing s. 468 4563, F.S., relating to continuing education requirements for athlete agents, amending ss. 468.525, 468 526, F.S.; requiring employee leasing companies to maintain minimum net worth, providing licensing requirements; amending s. 468.5275, F.S.; providing a condition on employee leasing companies that are exempt from licensing requirements, amending s. 468.531, F.S., increasing criminal penalties; amending ss. 468 542, 468 547, F.S.,

transferring the regulation of water and wastewater treatment operators to the Department of Environmental Protection, amending s. 468.609, F.S., requiring building code administrators to possess a standard or limited certificate; requiring applicants to take the Florida Principles and Practices Examination; amending s. 468 627, F.S.; eliminating continuing education requirements for building code administrators and inspectors; amending ss. 468.701, 468 703, 468.705, 468 707, 468 709, 468.711, 468 719, 468 721, 468.723, F.S., transferring the regulation of athletic trainers to the Agency for Health Care Administration, amending s. 469 005, F.S.; providing licensing requirements for asbestos consultants and contractors; amending s. 469.013, F.S., providing course requirements for asbestos surveyors, planners, and monitors; amending s. 472 017, F.S., and repealing s. 472.018, F.S., to eliminate continuing education requirements for surveyors and mappers; amending s. 474 211, F.S.; revising provisions relating to continuing education requirements for veterinarians; amending s. 475.15, F.S., eliminating a restriction on the registration of a partnership; amending s. 475 17, F.S.; providing additional requirements to be licensed as a real estate broker, amending s. 475.25, F.S., increasing the administrative fine; reenacting ss. 475 180(2)(b), 475 22(2), 475 422(2), F.S., relating to nonresident licensees, brokers with registered offices outside the state, and certain required disclosure of termite and roof inspection reports, respectively, to incorporate the amendment to s. 475.25, F.S., in references thereto, repealing s. 475 482(4), F.S., to eliminate a requirement that certain moneys collected from fines be transferred to the Real Estate Recovery Fund, creating ss. 475.5016, 475 6295, F.S.; providing inspection and auditing powers for the department; amending s. 475.615, F.S.; providing registration requirements for appraisers, amending s. 475 624, F.S., increasing administrative fines for appraisers, amending s. 476.144, F.S.; providing licensing requirements for barbers; amending s. 476 154, F.S.; providing conditions for renewal of a barber's license, transferring the Board of Massage from the Division of Professions of the department to the Division of Health Quality Assurance of the Agency for Health Care Administration; amending s. 480.032, F.S.; providing legislative intent with respect to regulation of the practices of massage therapy and reflexology by a single board, amending s. 480.033, F.S.; revising and providing definitions; amending s. 480 034, F.S.; revising exemptions from regulation of massage practice under chapter 480, F.S.; amending s. 480.035, F.S., renaming the Board of Massage as the Board of Massage Therapy, reenacting s. 480 036, F.S., relating to accountability of board members; amending ss. 480 0415, 480.0425, F.S.; increasing the number of classroom hours of continuing education required for license renewal or reactivation of an inactive license; amending s. 480.044, F.S.; revising fees; amending s. 480 046, F.S.; revising a ground for disciplinary action relating to practicing massage at certain sites, conforming terminology, amending s. 480 047, F.S.; prohibiting operating, or advertising or offering massage services of, a massage establishment, unless duly licensed, prohibiting certain acts relating to reflexology; providing penalties, creating s. 480 0481, F.S.; providing for qualification, licensure, and provisional licensure of reflexologists; providing fees; providing for adoption of rules governing the licensure and operation of reflexology establishments, creating s. 480 0482, F.S.; establishing examination requirements, providing for licensure by examination for an interim period; amending ss. 480 031, 480.039, 480 041, 480.042, 480 043, 480.0465, 480 049, 480.052, F.S.; revising terminology and providing other technical changes; revising a reference to a trust fund, amending s. 481 209, F.S.; extending the grandfather clause for persons applying for licensure as an interior designer, amending s. 481.303, F.S.; providing a definition; amending s. 481 329, F.S., exempting planting design from regulation under part II of ch. 481, F.S., relating to the regulation of landscape architecture, amending ss. 484.041, 484 042, 484 0445, 484 045, 484.047, 484 0501, 484 051, 484 053, 484 056, F.S., transferring the regulation of hearing aid specialists to the Agency for Health Care Administration, increasing criminal penalties, increasing administrative fines; amending ss. 489 115, 489.116, F.S.; eliminating continuing education requirements for construction contractors, providing requirements for reactivation of a certificate or registration; amending s. 489 119, F.S.; providing certain proprietorships are not required to be certified or registered as a business organization; amending s. 489.140, F.S., relating to expenditures made from the Construction Industries Recovery Fund; repealing s. 489.505(24), F.S., relating to the definition of "limited burglar alarm system contractor", amending ss. 489 517, 489 519, F.S., eliminating continuing education requirements for electrical and alarm system contractors, amending s. 721 20, F.S.; eliminating regulation of solicitors of prospective purchasers of units in a timeshare plan, authorizing the department to sell the Regional Service Center located in Orlando, Florida; providing for disposition of the proceeds, requiring the Board of Trustees of the Internal Improvement Trust Fund to execute

a deed of conveyance; providing procedures for abolished regulatory programs in the Department of Business and Professional Regulation, providing effective dates

By the Committee on Higher Education and Senators Meadows and Casas—

CS for SB 2822—A bill to be entitled An act relating to postsecondary education; creating the minority teacher education scholars program; requiring a training program; providing for enrollment in the program; authorizing scholarships to certain students; authorizing incentive awards for public community colleges and certain public and private colleges and universities; providing restrictions; providing for repayment of scholarships, providing exceptions; creating the Florida Fund for Minority Teachers in the College of Education at the University of Florida; requiring budget projections and a 7-year plan; authorizing scholarships and incentives; providing for a board of directors, providing responsibilities; limiting administrative costs; providing an effective date.

By the Committee on Community Affairs and Senator Dudley—

CS for SB 2832—A bill to be entitled An act relating to electronic communication services, requiring the Department of Revenue to provide certain information to the Legislature; providing for legislative finding that certain taxes pursuant to chapters 166, 203, and 212, F.S., may not be applicable to electronic communication services, prohibiting the imposition or collection of certain taxes pursuant to chapters 166, 203, and 212, F.S.; providing an effective date.

By the Committee on Education and Senator Kirkpatrick—

CS for SB 2844—A bill to be entitled An act relating to student preparedness for postsecondary education, amending s 229.551, F.S.; providing for upper-division and lower-division coursework dual classification; amending s 229.595, F.S.; requiring the inclusion of student postsecondary preparedness information in manuals and handbooks; amending s 229.601, F.S., providing for recommended high school coursework information; amending s 239.109, F.S.; requiring that vocational education plans include the promotion of sequential programs of study; deleting obsolete provisions; specifying that adult education instruction may be offered by community colleges and school districts without being incorporated into interinstitutional articulation agreements if offered in support of workforce education; amending s 239.117, F.S., clarifying funding of the continuous enrollment of students in college-preparatory instruction, amending s 239.301, F.S., deleting conflicting language, clarifying funding of the continuous enrollment of students in college-preparatory instruction; amending s 240.1161, F.S., relating to interinstitutional articulation agreements, requiring implementation mechanisms for reducing the incidence of postsecondary remediation; requiring an assessment of activities and the presentation of outcomes, amending s 240.117, F.S.; deleting obsolete language, clarifying examination requirements, clarifying funding of the continuous enrollment of students in college-preparatory instruction, clarifying language regarding the offering of college-preparatory instruction, amending s 240.301, F.S.; providing conforming language pertaining to adult education; amending s 240.311, F.S., relating to duties of the State Board of Community Colleges, requiring the review of collaborative efforts and the submission of a progress report, amending s 240.321, F.S., expanding admission requirements to other associate degree programs, limiting enrollment in college-level courses for certain students, amending s 240.35, F.S.; permitting the assessment of additional funds for advisement purposes; creating s 240.4031, F.S., relating to the Florida Academic Achievement Incentive Program; providing criteria for the receipt of incentive funds by students and institutions for academic achievement, collaboration, and partnership, requiring the Postsecondary Education Planning Commission and the Florida Commission on Education Reform and Accountability to conduct a study and submit a report; providing an effective date

By the Committee on Higher Education and Senator Kirkpatrick—

CS for SB 2846—A bill to be entitled An act relating to the State University System; amending s 110.131, F.S.; deleting a reporting requirement for the Board of Regents with respect to other-personal-services employees; amending s 120.57, F.S., authorizing a university president's designee to conduct administrative hearings; amending s 228.2001, F.S., relating to discrimination against students and employees, deleting certain authority to delegate duties; amending s 235.055, F.S.; deleting the authority of the Board of Regents to construct facilities on leased property and enter into certain leases; amending s 240.1201, F.S.; providing for classification of certain persons as residents for tuition purposes; amending s 240.145, F.S.; revising duties of the Postsecondary Education Planning Commission with respect to its executive director; amending s 240.205, F.S.; revising provisions relating to Board of Regents' contracts and acquisition of property and services, amending s 240.207, F.S.; requiring an orientation program for Regents; amending s 240.209, F.S., relating to duties of the Board of Regents; revising requirements for the board with respect to fees and procurement and construction contracts; authorizing the Board of Regents to acquire and dispose of real property, providing procedures for appraisals and property acquisition; amending s 240.2097, F.S., deleting a requirement that the Board of Regents report to the Legislature on limited access programs; revising requirements for student handbooks; amending s 240.2111, F.S., relating to an employee recognition program; deleting requirement that the program be adopted by rule; amending s 240.214, F.S.; revising accountability goals and reporting procedures for the State University System; amending s 240.227, F.S., providing responsibilities of university presidents; revising duties of university presidents relating to acquisition, and contracts for and management of, property and financial resources; providing duties relating to submission of estimated revenues, postaudit of local accounts, operation of universities, reporting of recommendations, and collection of a financial aid fee; amending s 240.241, F.S., relating to divisions of sponsored research at state universities; providing an exemption from certain contract requirements; amending s 240.2605, F.S., relating to the Trust Fund for Major Gifts; deleting Board of Regents' rulemaking power, authorizing the Board of Regents Foundation to participate in the major gifts program, amending s 240.271, F.S., revising provisions relating to the allocation of funds; requiring data to be submitted; amending s 240.274, F.S., relating to university libraries, deleting Board of Regents' rulemaking power; amending s 240.2803, F.S., revising the funds included within the definition of auxiliary enterprises, amending s 240.281, F.S.; authorizing the deposit of certain funds outside the State Treasury, amending s 240.289, F.S.; authorizing a university to accept credit card payments from students without imposing a surcharge; amending s 240.295, F.S., relating to fixed capital outlay projects; deleting Board of Regents' rulemaking power, amending s 243.151, F.S.; providing a procedure under which a university may construct facilities on leased property; amending ss 282.308, 282.312, F.S.; providing Board of Regents' duties relating to resource management, amending s 287.012, F.S.; exempting the Board of Regents and the State University System from certain provisions relating to commodities, insurance, and contractual services; providing responsibilities; amending s 287.017, F.S.; revising the threshold amounts of purchasing categories, deleting applicability of certain rules to the State University System; amending s 215.20, F.S.; providing for a service charge on certain State University System funds maintained in local bank accounts; repealing ss 240.225, 240.247, 240.4988(4), F.S., relating to delegation of authority by the Department of Management Services to the State University System, eradication of salary discrimination, and Board of Regents' rules for the Theodore R. and Vivian M. Johnson Scholarship Program, providing an effective date.

By the Committee on Health Care and Senators Brown-Waite and Forman—

CS for SB 2942—A bill to be entitled An act relating to emergency medical care, amending s 641.19, F.S.; defining the term "emergency services and care," as used in part I of ch. 641, F.S.; amending s 641.47, F.S.; defining the terms "emergency medical condition" and "emergency services and care," as used in part III of ch. 641, F.S.; creating s 641.513, F.S.; establishing requirements for a health maintenance organization's provision of emergency services and care as a covered service, providing applicability; providing reimbursement guidelines in specified circumstances, amending s 409.901, F.S., defining the terms "emergency medical condition" and "emergency services and care," as used in ss. 409.901-409.920, F.S.; creating s. 409.9123, F.S., establishing requirements for

a hospital's provision of emergency services and care as a covered service; providing applicability; providing reimbursement guidelines in specified circumstances, providing that the definitions of terms which are provided in this act, and the provisions of s. 641.513, F.S., which is created by this act, apply to parts VI and VII of ch. 627, F.S.; amending s. 395.1041, F.S.; providing that a hospital may request and collect certain information from a patient, as specified; providing an effective date

By the Committee on Higher Education and Senator Dyer—

CS for SB 3040—A bill to be entitled An act relating to postsecondary education; creating the minority teacher education scholars program; requiring a training program; providing for enrollment in the program, authorizing scholarships to certain students, authorizing incentive awards for public community colleges and certain public and private colleges and universities, providing restrictions; providing for repayment of scholarships; providing exceptions, creating the Florida Fund for Minority Teachers in the College of Education at the University of Florida, requiring budget projections and a 7-year plan, authorizing scholarships and incentives; providing for a board of directors; providing responsibilities; limiting administrative costs; creating the Economically Disadvantaged Student Assistance Grant Program, providing eligibility requirements; providing a time limitation for grant renewals; requiring transfer of funds by a date certain, requiring an annual report; providing for deposit of appropriations in the State Student Assistance Trust Fund, authorizing certain funds sources for use by the program for certain purposes; amending s. 232.2465, F.S.; authorizing the State Board of Education to specify the score required for a student to earn a Florida Academic Scholars' Certificate; amending s. 239.217, F.S.; providing requirements to qualify for the Florida gold seal vocational endorsement, changing an effective date; amending s. 240.115, F.S.; authorizing national accreditation as a criterion for public technical centers to participate in the common course numbering system, creating s. 240.1164, F.S.; providing intent; requiring the development of policies for grade forgiveness, withdrawal, and appeal; amending s. 240.2097, F.S., revising contents of university student handbooks, amending s. 240.261, F.S.; requiring the establishment of a committee to review rules regarding student due process rights; directing the Postsecondary Education Planning Commission to conduct a review, amending s. 240.40, F.S.; reducing the portion of allocated funds that may remain in a trust fund at the end of a fiscal year, amending s. 240.4021, F.S., deleting an obsolete date, correcting obsolete terminology; establishing a time limit, amending s. 240.107, F.S.; revising provisions relating to the college-level communication and computation skills examination; providing exemptions from a required test; amending s. 240.404, F.S., deleting a requirement for participation in a testing program; requiring achievement of certain academic requirements as a condition for receiving state student financial aid, deleting a requirement; amending s. 240.409, F.S., authorizing eligibility determination and grant distribution for the Florida Public Student Assistance Grant Program to be conducted by the receiving institution; specifying a dollar value range for grant awards; amending s. 240.4095, F.S., authorizing eligibility determination and grant distribution for the Florida Private Student Assistance Grant Program to be conducted by the receiving institution, specifying a dollar value range for grant awards; amending s. 240.4097, F.S., authorizing eligibility determination and grant distribution for the Florida Postsecondary Student Assistance Grant Program to be conducted by the receiving institution, specifying a dollar value range for grant awards, amending s. 240.424, F.S.; requiring the Department of Education to develop an integrated student financial aid data base; requiring a progress report, amending s. 240.437, F.S., authorizing the Department of Education to use the Student Loan Guaranty Reserve Trust Fund for planning and developing student financial aid; amending s. 240.606, F.S.; deleting a requirement that a certain portion of funds for the Florida Work Experience Program be used for contracts with public schools, repealing s. 240.4045, F.S., which requires male applicants and recipients of financial aid services to comply with Selective Service System registration requirements; repealing s. 240.4093, F.S., the Vocational Student Assistance Grant Fund, 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 67, CS for HB 229, CS for HB 501, CS for HB 539, CS for HB 563, HB 1129, CS for HB 1365, HB 1877, HB 2047, HB 2165; has passed as amended CS for HB 99, CS for HB 769, HB 813, CS for HB 841, HB 951, HB 1097, HB 1119, HB 1231, HB 1251, CS for HB 1953, HB 2105, CS for HB 2505, HB 2679, HB 2693, has passed by the required Constitutional three-fifths vote of the membership HJR 353 and requests the concurrence of the Senate

John B. Phelps, Clerk

By Representative Bainter and others—

HB 67—A bill to be entitled An act relating to executions; amending and renumbering s. 922.09, F.S.; providing for continued effect of death warrants, amending s. 922.06, F.S., prescribing a period in which the date of execution of a death sentence shall be set following dissolution of a stay of the sentence; amending s. 922.07, F.S., requiring the Governor to notify the Attorney General when he lifts a stay of execution because the convicted person is found to have the mental capacity to understand the nature of the death penalty and why it is imposed upon him; providing for certain notification; amending s. 922.08, F.S.; requiring the Governor to notify the Attorney General when he lifts a stay of execution because the convicted person is found not to be pregnant, providing for certain notification; amending s. 922.11, F.S.; requiring the appropriate medical examiner to perform an autopsy following an execution; amending s. 922.12, F.S., providing that the warrant shall be returned to the Secretary of State rather than the Governor following execution; amending s. 922.15, F.S.; providing that the warrant shall be returned to the Secretary of State rather than the Supreme Court following execution, providing an effective date.

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

By the Committee on Juvenile Justice and Representative Arnall and others—

CS for HB 229—A bill to be entitled An act relating to juvenile justice, creating s. 39.0361, F.S., the "Neighborhood Restorative Justice Act"; providing a short title and definitions; prescribing powers and duties of the state attorney and guidelines with respect to establishment of a Neighborhood Restorative Justice Center and Restorative Justice Board, providing for a deferred prosecution program, providing for an acknowledgement of responsibility by the participating juvenile, providing that the failure of a parent or guardian to attend the board meeting with the child may be considered child neglect subject to investigation by the Department of Health and Rehabilitative Services, providing for membership and meetings of the Restorative Justice Board, requiring written contracts for resolution, providing for the juvenile court to sanction breaches of contract in appropriate cases; providing for delinquency petitions; providing for submission of proof of completion by the juvenile, providing for construction and severability; providing an effective date

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

By the Committee on Community Affairs and Representative B. Saunders and others—

CS for HB 501—A bill to be entitled An act relating to the Fair Housing Act; amending s. 760.29, F.S., revising provisions relating to qualification as housing for older persons for purposes of exemption from the Fair Housing Act, providing immunity from liability for certain monetary damages; prohibiting county or municipal ordinances contrary to certain provisions; providing an effective date

—was referred to the Committee on Community Affairs

By the Committee on Transportation and Representative Turnbull and others—

CS for HB 539—A bill to be entitled An act relating to transportation finance and planning, amending s. 339.12, F.S., authorizing the Department of Transportation to enter into certain agreements to perform a project phase for a road in the State Highway System under certain circumstances; repealing s. 12 of ch. 90-227, Laws of Florida, eliminating the repeal of ss. 339.12 and 339.121, F.S., relating to aid and contributions by governmental entities for rights-of-way, construction, or maintenance of roads in the State Highway System, and for public transportation projects, providing an effective date.

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

By the Committee on Criminal Justice and Representative Rojas and others—

CS for HB 563—A bill to be entitled An act relating to graffiti, creating ss. 877.31-877.34, F.S.; providing intent; providing definitions; providing that counties and municipalities may adopt specified ordinances with respect to the placing of graffiti on any public or private property; providing for community service, providing an effective date

—was referred to the Committees on Criminal Justice and Community Affairs

By Representative Horan and others—

HB 1129—A bill to be entitled An act relating to education finance; amending s. 236.081, F.S.; requiring the annual General Appropriations Act to direct changes in school districts' required local effort to produce a certain percentage of total Florida Education Finance Program calculations and entitlement; providing an effective date.

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

By the Committee on Regulated Industries and Representative Thrasher and others—

CS for HB 1365—A bill to be entitled An act relating to lotteries; amending s. 849.10, F.S.; providing an exception to the prohibition against printing or publishing lottery tickets or any other matter or thing connected with a lottery drawing; providing an effective date

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

By Representative Melvin and others—

HB 1877—A bill to be entitled An act relating to public employees; repealing s. 112.011, F.S., relating to the removal of disqualifications for employment for certain crimes; amending ss. 110.127, 633.34, 633.351, and 648.34, F.S.; deleting cross references to conform to the act, providing an effective date.

—was referred to the Committee on Governmental Reform and Oversight

By Representative Klein and others—

HB 2047—A bill to be entitled An act relating to navigation safety; directing the Tampa Bay Area Vessel Traffic Information Service Consortium to make a report; providing for the requirements of the report; providing an effective date

—was referred to the Committee on Natural Resources

By Representative Hafner—

HB 2165—A bill to be entitled An act relating to nursing home administration; amending s. 468.1645, F.S., revising provisions which exempt from licensure requirements administrators of nursing homes operated by and for persons who rely upon treatment by spiritual means through prayer; providing an effective date

—was referred to the Committee on Health Care.

By the Committee on Criminal Justice and Representative Rodriguez-Chomat and others—

CS for HB 99—A bill to be entitled An act relating to Medicaid provider fraud, amending s. 921.0012, F.S.; ranking Medicaid provider fraud offenses in level 7 of the sentencing guidelines offense severity ranking chart; amending s. 409.920, F.S.; providing a definition of "agency"; restructuring the section and clarifying language; deleting language relating to conspiracy to commit Medicaid provider fraud; deleting exception to time limitation to commence prosecution; repealing a penalty for failure to collect or attempt to collect a Medicaid copayment; amending s. 775.15, F.S.; providing an exception to time limitation to commence prosecution for Medicaid provider fraud offenses; reenacting s. 895.02(1)(a), F.S., relating to the definition of "racketeering activity," to incorporate said amendment in a reference, amending s. 409.9081, F.S.; providing that a provider is not required to bill or collect a copayment from a Medicaid recipient; clarifying that the agency must still deduct the copayment from the Medicaid reimbursement made to the provider; providing an effective date

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

By the Committee on Education and Representative Betancourt and others—

CS for HB 769—A bill to be entitled An act relating to school safety, amending s. 23.1225, F.S., relating to mutual aid agreements; authorizing mutual aid agreements between school boards that employ school safety officers and law enforcement agencies, creating s. 230.23175, F.S.; defining "school safety officer" and providing for the powers, duties, qualifications, and compensation of such officers, authorizing the appointment of law enforcement officers as school safety officers to protect persons and property within a school district, amending s. 316.640, F.S., relating to enforcement of traffic laws of the state; authorizing school safety officers to enforce traffic laws under specified circumstances, repealing chapters 70-519, 75-486, 76-477, 81-464, 88-521, and 95-513, Laws of Florida, relating to special police officers for district school boards in specified counties, to conform to the act; providing an effective date.

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

By Representative Bradley—

HB 813—A bill to be entitled An act relating to shoplifting, amending s. 812.015, F.S., providing a definition, authorizing certain persons to take into custody for certain purposes another person who unlawfully uses or attempts to use an antishoplifting or inventory control device countermeasure, authorizing law enforcement officers to make an arrest for such possession, use, or attempted use, making unlawful the possession, use, or attempted use of an antishoplifting or inventory control device countermeasure under certain circumstances; providing penalties; providing an effective date

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

By the Committee on Judiciary and Representative Culp—

CS for HB 841—A bill to be entitled An act relating to construction of public buildings; amending s. 255.05, F.S., revising language with respect to the bond of a contractor constructing a public building; defining the term "claimant", deleting reference to laborers, materialmen,

and subcontractors and substituting the term "claimant"; providing for notice of nonpayment from a claimant not in privity with the contractor; providing an effective date.

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

By Representative Futch—

HB 951—A bill to be entitled An act relating to mobile home park recreation districts; amending s. 418.304, F.S.; providing alternatives to district boards of trustees for collecting a district assessment and for enforcing a lien for a district assessment; providing penalties; providing for delinquent fees; providing for a claim of lien for delinquent assessments; providing for attorney fees under certain circumstances; providing an effective date

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

By the Committee on Governmental Operations and Representative Lawson and others—

HB 1097—A bill to be entitled An act relating to retirement; amending s. 112.21, F.S.; prohibiting public entities from expending public funds for certain tax-sheltered annuities or custodial accounts; amending s. 112.215, F.S.; prohibiting public entities from expending public funds for certain deferred compensation programs; amending s. 112.625, F.S.; redefining the term "retirement system or plan"; amending s. 112.65, F.S., relating to limitation of benefits, providing an exception; amending s. 121.021, F.S., clarifying the definition of "compensation" for purposes of the Florida Retirement System to specify that certain employer payments into a deferred compensation program shall not be considered compensation for retirement purposes; providing an effective date.

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

By Representative Boyd and others—

HB 1119—A bill to be entitled An act relating to underground facilities; amending s. 556.105, F.S.; providing for a period of validity for certain information, amending s. 556.107, F.S.; specifying certain non-criminal infractions; providing for citations; providing penalties; providing procedures relating to such noncriminal infractions; providing for hearings; deleting a provision providing for bringing certain enforcement actions, amending s. 556.108, F.S., exempting certain maintenance activities from certain notification requirements, providing an exception; amending s. 556.109, F.S.; clarifying a definition of "emergency" for certain purposes, providing an effective date.

—was referred to the Committees on Community Affairs, Governmental Reform and Oversight; and Judiciary

By Representative Garcia and others—

HB 1231—A bill to be entitled An act relating to the designation of state buildings and programs; amending s. 240.2601, F.S.; designating a university grant program in memory of Alec P. Courtelis, designating the building designed to serve as the alumni center at the University of South Florida the "Sam and Martha Gibbons Alumni Center"; designating the Florida Mental Health Institute at the University of South Florida the "Louis de la Parte Florida Mental Health Institute"; designating the science facility at the University of South Florida the "R. V. Heiser Natural Sciences Complex"; directing the Board of Regents to erect appropriate markers; creating the Florida Education Technology Foundation for certain purposes; providing for a board of directors; providing for membership; providing for appointing members; providing for electing members; providing duties of the board; providing for creation of Florida's Future Investment Funds for certain purposes; providing for investment of moneys in such funds; providing for donating certain revenues to the foundation, providing for contributing a portion of investment interest to the foundation for certain purposes; providing for a reduced

intangibles tax rate on securities in Florida's Future Investment Funds under certain circumstances; providing an effective date

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

By Representative Wasserman Schultz—

HB 1251—A bill to be entitled An act relating to insurance; amending s. 624.424, F.S.; increasing a time limitation on insurer use of certain accountants; amending s. 627.6675, F.S.; providing for entitlement of an insured to certain health insurance upon termination under a group policy, providing requirements for an insurer to contract with another authorized insurer to provide converted policies to its insureds; amending s. 624.463, F.S., authorizing a self-insurance fund to convert to a domestic stock insurer, amending s. 628.6017, F.S., providing procedures for conversion of a self-insurance fund, medical malpractice risk management trust fund, or assessable mutual insurer into a stock insurer; amending s. 627.674, F.S., updating federal requirements for Medicare supplement insurance, amending s. 627.6742, F.S.; updating federal requirements for Medicare supplement insurance; amending s. 627.6744, F.S.; updating federal requirements for Medicare supplement insurance; amending s. 627.6745, F.S.; clarifying loss ratio standards for individual policies; updating federal requirements for Medicare supplement insurance, amending s. 627.6746, F.S., updating federal requirements for Medicare supplement insurance; amending s. 624.3161, F.S.; deleting a limitation on frequency of certain market conduct examinations, amending s. 627.603, F.S., increasing a limit on death benefits under certain health insurance policies; amending s. 112.08, F.S.; revising the requirement that local governments competitively bid for insurance for officers and employees, amending s. 627.6645, F.S.; revising provisions relating to certain notifications affecting group health insurance policies, providing an effective date.

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

By the Committees on Finance and Taxation, Transportation; and Representative Smith and others—

CS for HB 1953—A bill to be entitled An act relating to outdoor advertising; amending s. 479.02, F.S.; directing the Department of Transportation to conduct an inventory of all signs on the interstate and federal-aid primary highway systems; amending s. 479.07, F.S.; revising the fee structure for annual sign permits; prohibiting the issuance of certain permits, authorizing the Department of Transportation to remove certain signs without liability, providing for permit reinstatement; revising criteria; increasing a fee; creating s. 479.075, F.S.; providing intent, prohibiting permits for certain outdoor advertising; providing severability, amending s. 479.105, F.S.; revising criteria for an exemption from the removal of a sign as a public nuisance; increasing a penalty fee; creating s. 479.106, F.S.; providing for vegetation management, providing penalties; amending s. 479.14, F.S.; revising language with respect to disposition of fees; creating s. 479.261, F.S.; providing for a logo sign program for the rights-of-way of the interstate highway system to provide information to motorists; creating s. 479.27, F.S.; providing for a highway beautification and tourism promotion pilot project; providing an effective date.

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

By Representative Reddick—

HB 2105—A bill to be entitled An act relating to highway safety, amending s. 316.072, F.S.; providing an exception from chapter 316, F.S., the Florida Uniform Traffic Control Law, for drivers of authorized emergency vehicles while escorting motorcades, under specified circumstances, reenacting s. 316.293(6)(a), F.S., relating to motor vehicle noise, to incorporate said amendment in a reference; amending s. 316.1974, F.S.; exempting funeral directors or funeral establishments from damages in motor vehicle accidents under certain circumstances; providing an effective date.

—was referred to the Committee on Transportation.

By the Committee on Education and Representative Burroughs and others—

CS for HB 2505—A bill to be entitled An act relating to education; amending s 232.425, F.S., relating to student standards for participation in interscholastic extra curricular student activities, providing a short title, providing intent; providing eligibility requirements for participation by home education students; providing requirements of regulatory organizations; prohibiting certain membership, providing for insurance coverage; providing an effective date

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

By the Committee on Judiciary and Representative Trammell—

HB 2679—A bill to be entitled An act relating to judicial nominating commissions, amending s 43.29, F.S.; revising criteria for the composition of judicial nominating commissions; requiring the consideration of racial, ethnic, and gender diversity with respect to appointments to judicial nominating commissions; authorizing judicial nominating commissions and the Governor to consider such criteria with respect to appointees and nominees for vacancies in judgeships; providing an effective date

—was referred to the Committee on Judiciary.

By the Committee on Insurance and Representative Cosgrove and others—

HB 2693—A bill to be entitled An act relating to insurance, creating the "Hurricane Insurance Affordability and Availability Act of 1996;" amending s 215.555, F.S.; revising provisions relating to the Florida Hurricane Catastrophe Fund; providing for retention calculation, providing for de minimis exemptions; revising provisions relating to reimbursement contracts, providing for advances; providing for premium calculations; revising provisions relating to bonds; creating a public benefits corporation and specifying powers and duties thereof, providing applicability; amending s. 624.3161, F.S., removing requirements as to the frequency of market conduct examinations, specifying scope of market conduct examination requirements; amending s. 626.752, F.S.; providing an exception to reporting requirements; amending and renumbering s 627.0613, F.S.; specifying powers, duties, and term of office of the insurance consumer advocate; requiring cause for removal, providing for confirmation; providing for temporary and permanent employees; authorizing public hearings, specifying budgetary status; providing for reports, providing for expenses, providing a rule of construction, amending s 627.062, F.S., specifying rate standards and procedures, providing for recoupment of certain expenses; providing for arbitration; amending s. 627.0628, F.S.; providing for adoption and effect of standards and guidelines for projection of hurricane losses, providing immunity with respect to the Florida Commission on Hurricane Loss Projection Methodology, amending s. 627.0629, F.S., providing for separate calculation and notice of hurricane rates; specifying content of premium notices, requiring public hearings in certain circumstances; providing for phase-in of rate increases limiting exclusion of windstorm or hurricane coverage, requiring rate filings to be accompanied by certain commitments, amending s. 627.0645, F.S. providing for triennial base rate filings; amending s 627.351, F.S., revising provisions relating to funding and financing of the Florida Windstorm Underwriting Association and the Residential Property and Casualty Joint Underwriting Association, specifying criteria for eligibility for coverage providing eligibility for coverage under the Florida Residential Property and Casualty Joint Underwriting Association; providing rate standards, providing for market equalization surcharges; providing for termination of eligibility and coverage; requiring and specifying effect of notice; preserving rights in the event of liquidation and similar actions, removing a limitation on the term of policies, creating the Working Group on Residual Property Insurance Markets within the Legislative Branch, providing findings, providing membership; requiring consideration of alternatives to existing residual market mechanisms for property insurance; providing for recommendations; providing for expiration, amending s. 627.3511, F.S., revising applicability of agent bonuses and take-out bonuses, providing for take-out plans for condominium association policies; amending s 627.4025, F.S.; defining hurricane coverage; amending s 627.701, F.S., providing for hurricane deductibles, specifying mandatory offers, authorizing secured hurricane deductibles; providing for certificates of security; amending s 627.7013, F.S., providing additional findings, revising provisions restricting hurricane-related cancellations and nonrenewals of personal

lines property insurance policies, repealing the moratorium phaseout; providing for moratorium completion, specifying allowable cancellations and nonrenewals; providing for exceptions and waivers; providing that certain actions do not constitute violations; providing for reports; providing for enforcement; providing applicability; creating s. 627.7014, F.S.; providing findings and purpose, creating a limited moratorium on hurricane-related cancellations or nonrenewals of condominium association residential policies; authorizing waivers, specifying actions that do and do not constitute cancellations or nonrenewals, specifying applicability; requiring reporting; providing for rules; providing for future repeal; creating s 627.7017, F.S., authorizing the department to contract for hurricane loss mitigation projects; providing severability, providing an effective date.

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

By Representative Bronson and others—

HJR 353—A joint resolution proposing an amendment to Section 5 of Article XI of the State Constitution relating to approval of constitutional amendments.

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

RETURNING MESSAGES—FINAL ACTION

The Honorable James A. Scott, President

I am directed to inform the Senate that the House of Representatives has passed SB 1162, SB 1634 and SB 1660.

John B. Phelps, Clerk

The bills contained in the foregoing message were ordered enrolled

ROLL CALLS ON SENATE BILLS

CS for SB 2028

Yeas—35

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

Nays—None

CS for SB 2052

Yeas—38

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

Nays—None

CS for SB 2072

Yeas—40

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

Nays—None

CS for SB 2074

Yeas—37

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

Nays—None

CS for SB 2080

Yeas—39

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

Nays—None

CS for SB 2116

Yeas—38

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

Nays—None

Vote after roll call:

Yea—Hargrett

CS for SB 2118

Yeas—39

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

Nays—None

CS for SB 2120

Yeas—38

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

Nays—None

Vote after roll call

Yea—Thomas

CS for SB 2140

Yeas—38

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

Nays—None

CS for SB 2148

Yeas—37

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

Nays—None

Vote after roll call.

Yea—Harden

CS for SB 2172

Yeas—38

Mr President	Dudley	Jenne	Ostalkiewicz
Bankhead	Dyer	Jennings	Rossin
Beard	Forman	Johnson	Silver
Bronson	Grant	Jones	Sullivan
Brown-Waite	Gutman	Kirkpatrick	Thomas
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Wexler
Crist	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Diaz-Balart	Horne	Myers	
Nays—None			

SB 2566

Yeas—39

Mr President	Diaz-Balart	Horne	Myers
Bankhead	Dudley	Jenne	Ostalkiewicz
Beard	Dyer	Jennings	Rossin
Bronson	Forman	Johnson	Silver
Brown-Waite	Grant	Jones	Sullivan
Burt	Gutman	Kirkpatrick	Thomas
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Wexler
Crist	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Nays—None			

SB 3000—Amendment 121

Yeas—18

Brown-Waite	Hargrett	Kurth	Thomas
Burt	Holzendorf	Latvala	Wexler
Dantzler	Jenne	Meadows	Williams
Dyer	Johnson	Rossin	
Forman	Jones	Silver	
Nays—18			
Mr. President	Childers	Harden	Myers
Bankhead	Crist	Harris	Ostalkiewicz
Beard	Diaz-Balart	Horne	Sullivan
Bronson	Dudley	Jennings	
Casas	Gutman	McKay	

**SB 3000—Amendment 121
After Reconsideration**

Yeas—38

Mr President	Diaz-Balart	Horne	Ostalkiewicz
Bankhead	Dudley	Jenne	Rossin
Beard	Dyer	Jennings	Silver
Bronson	Forman	Johnson	Sullivan
Brown-Waite	Grant	Jones	Thomas
Burt	Gutman	Kirkpatrick	Weinstein
Casas	Harden	Kurth	Wexler
Childers	Hargrett	Latvala	Williams
Crist	Harris	McKay	
Dantzler	Holzendorf	Meadows	
Nays—None			

**SB 3000
Motion to Read Third Time**

Yeas—39

Mr. President	Diaz-Balart	Horne	Myers
Bankhead	Dudley	Jenne	Ostalkiewicz
Beard	Dyer	Jennings	Rossin
Bronson	Forman	Johnson	Silver
Brown-Waite	Grant	Jones	Sullivan
Burt	Gutman	Kirkpatrick	Thomas
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Wexler
Crist	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Nays—None			

**SB 3002
Motion to Read Third Time**

Yeas—39

Mr President	Diaz-Balart	Horne	Myers
Bankhead	Dudley	Jenne	Ostalkiewicz
Beard	Dyer	Jennings	Rossin
Bronson	Forman	Johnson	Silver
Brown-Waite	Grant	Jones	Sullivan
Burt	Gutman	Kirkpatrick	Thomas
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Wexler
Crist	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Nays—None			

SR 3092

Yeas—39

Mr President	Diaz-Balart	Horne	Ostalkiewicz
Bankhead	Dudley	Jenne	Rossin
Beard	Dyer	Jennings	Silver
Bronson	Forman	Johnson	Sullivan
Brown-Waite	Grant	Jones	Thomas
Burt	Gutman	Kirkpatrick	Turner
Casas	Harden	Kurth	Weinstein
Childers	Hargrett	Latvala	Wexler
Crist	Harris	McKay	Williams
Dantzler	Holzendorf	Meadows	
Nays—None			

All Senators voting yea, not previously shown as sponsors, were recorded as co-sponsors of **SR 3092**.

ENROLLING REPORTS

SCR 3078 has been enrolled, signed by the required Constitutional Officers and filed with the Secretary of State on April 18, 1996

Joe Brown, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 17 was corrected and approved

CO-SPONSORS

Senators Burt—SB 544; Forman—SR 3090 Grant—SB 2586, Harden—CS for SB 400; Holzendorf—SB 2586, SR 3090

RECESS

On motion by Senator Jennings, the Senate recessed at 5 26 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9 00 a m , Friday, April 19

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