



Journal of the Senate

Number 9—Regular Session

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CALL TO ORDER

The Senate was called to order by President Jennings at 9:00 a.m. A quorum present—39:

Madam President	Dawson	King	Myers
Bronson	Diaz-Balart	Kirkpatrick	Rossin
Brown-Waite	Dyer	Klein	Saunders
Burt	Forman	Kurth	Scott
Campbell	Geller	Latvala	Sebesta
Carlton	Grant	Laurent	Silver
Casas	Hargrett	Lee	Sullivan
Childers	Holzendorf	McKay	Thomas
Clary	Horne	Meek	Webster
Cowin	Jones	Mitchell	

PRAYER

The following prayer was offered by the Rev. Steve Davies, Pastor, Village Baptist Church, Destin:

Heavenly Father, we come to you this morning knowing you are God Almighty. You are awesome. You are worthy of our praise. You have told us "to enter your gates with thanksgiving and into your courts with praise". Thank you for your mercy, for your provision and for your bountiful care.

Thank you for watching over us and for this nation in which we enjoy freedom. Help us not to take these blessings lightly. Help us to uphold justice for all people, whether born or unborn; whether rich or poor; or whether invalid or strong.

We praise you that you are Lord. You are the awesome God of Eternity. You are different from us—you are Holy. You are Creator—we are creation. You are Righteous—we sin and fall short of your glory.

O God, create in us a clean heart. Give us a heart of wisdom and understanding. I lift up the men and women of this Senate, our Governor and all those who lead. You have given us the responsibility to pray for those who are in authority. Today we do that.

You have told us in your word that you hold the hearts of kings in your hand; that the fear of the Lord is the beginning of wisdom. May these who lead fear you. May they respect you. May they honor you. May their decisions be pleasing unto you. By their actions, bring us closer to being one nation under God.

Bless this state, this nation and this world. Be among us as a people, and as a people allow us to acknowledge you in all our ways. May your word be a lamp unto our feet and a light unto our path. Work among us. Be exalted.

May tragedies in our schools, our communities and our nation cease because we humble ourselves before you and exalt you, O God. To you be all glory, honor and dominion in all the earth. We pray these things in the mighty name of Jesus the Christ, your Son and our Savior. Amen.

PLEDGE

Senate Pages Litamarie "Lita" Lofton of Floral City and Lagina Smith of Miami, led the Senate in the pledge of allegiance to the flag of the United States of America.

ADOPTION OF RESOLUTIONS

At the request of Senator Clary—

By Senator Clary—

SR 1246—A resolution recognizing October as Breast Cancer Awareness Month.

WHEREAS, breast cancer is the leading type of cancer among women in Florida and is the second highest cause of cancer deaths among the state's female population, and

WHEREAS, of the 182,800 women in the United States that were projected to be diagnosed with breast cancer during 2000, 12,000 were expected to be residents of Florida, and

WHEREAS, of the women in Florida who in 1998 learned that they had breast cancer, 2,700 were expected to die in 2000, and

WHEREAS, the National Association of Breast Cancer Organizations has designated October as Breast Cancer Awareness Month across the nation, NOW, THEREFORE,

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

That the Florida Senate recognizes the month of October as Breast Cancer Awareness Month in Florida and urges all women to understand the risks associated with breast cancer, to take preventive steps to minimize those risks, and to undergo early detection procedures such as mammography.

—**SR 1246** was introduced, read and adopted by publication.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Clary, by two-thirds vote **SB 2332** was withdrawn from the committees of reference and further consideration.

On motion by Senator McKay, by two-thirds vote **CS for SB 1730** was withdrawn from the Committees on Agriculture and Consumer Services; and Governmental Oversight and Productivity; and referred to the Committees on Governmental Oversight and Productivity; and Agriculture and Consumer Services; **SB 2278** was withdrawn from the Committees on Banking and Insurance; Agriculture and Consumer Services; and Governmental Oversight and Productivity; and referred to the Committees on Governmental Oversight and Productivity; Banking and Insurance; and Agriculture and Consumer Services; **CS for SB 240** was withdrawn from the Committee on Fiscal Policy and referred to the

Committee on Fiscal Resource; **SB 2280** was withdrawn from the Committee on Rules and Calendar and referred to the Committees on Children and Families; and Rules and Calendar; **SB 1218** was withdrawn from the Committee on Rules and Calendar and referred to the Committees on Governmental Oversight and Productivity; Fiscal Policy; and Rules and Calendar; **CS for SB 1668** was withdrawn from the Committee on Fiscal Policy and referred to the Committees on Comprehensive Planning, Local and Military Affairs; and Fiscal Resource; **SB 86, SB 312, SB 1336, SB 1460, SB 1670, CS for SB 2034** and **CS for SB 2266** were withdrawn from the Committee on Fiscal Policy.

On motion by Senator Casas, by two-thirds vote **CS for SB 1932** was removed from the calendar and referred to the Committee on Fiscal Policy.

On motion by Senator Forman, by two-thirds vote **SB 2514** was withdrawn from the committees of reference and further consideration.

MOTIONS

On motion by Senator McKay, a deadline of 5:00 p.m. Monday, April 3, was set for filing amendments to Bills on Third Reading to be considered Tuesday, April 4.

BILLS ON THIRD READING

CS for SB 2050—A bill to be entitled An act relating to workforce innovation; creating s. 445.001, F.S.; designating chapter 445, F.S., as the "Workforce Innovation Act of 2000"; creating s. 445.002, F.S.; providing definitions; transferring, renumbering, and amending s. 288.9956, F.S.; revising provisions implementing the federal Workforce Investment Act of 1998 to conform to changes made by the act; revising the investment act principles; revising funding requirements; deleting obsolete provisions; transferring, renumbering, and amending s. 288.9952, F.S.; redesignating the Workforce Development Board as "Workforce Florida, Inc."; providing for Workforce Florida, Inc., to function as a not-for-profit corporation and be the principal workforce policy organization for the state; providing for a board of directors; providing for the appointment of a president of Workforce Florida, Inc.; providing duties of the board of directors; specifying programs to be under the oversight of Workforce Florida, Inc.; requiring reports and measures of outcomes; providing for Workforce Florida, Inc., to develop the state's workforce-development strategy; authorizing the granting of charters to regional workforce boards; creating s. 445.005, F.S.; requiring the chairperson of Workforce Florida, Inc., to establish the First Jobs/First Wages Council, the Better Jobs/Better Wages Council, and the High Skills/High Wages Council; providing for council members; providing for the councils to advise the board of directors of Workforce Florida, Inc., and make recommendations for implementing workforce strategies; creating s. 445.006, F.S.; requiring Workforce Florida, Inc., to develop a strategic plan for workforce development; requiring updates of the plan; requiring a marketing plan as part of the strategic plan; providing for performance measures and contract guidelines; requiring that the plan include a teen pregnancy prevention component; transferring, renumbering, and amending s. 288.9953, F.S.; redesignating the regional workforce development boards as the "regional workforce boards"; providing requirements for contracts with an organization or individual represented on the board; transferring duties for overseeing the regional workforce boards to Workforce Florida, Inc.; requiring the workforce boards to establish certain committees; specifying that regional workforce boards and their entities are not state agencies; providing for procurement procedures; creating s. 445.008, F.S.; authorizing Workforce Florida, Inc., to create the Workforce Training Institute; providing for the institute to include Internet-based modules; requiring Workforce Florida, Inc., to adopt policies for operating the institute; authorizing the acceptance of grants and donations; transferring, renumbering, and amending s. 288.9951, F.S.; redesignating one-stop career centers as the "one-stop delivery system"; providing for the system to be the state's primary strategy for providing workforce-development services; providing a procedure for designating one-stop delivery system operators; authorizing a lease agreement with the Agency for Workforce Innovation for employment services; requiring Workforce Florida, Inc., to review the delivery of employment services and report to the Governor and Legislature; providing legislative intent with respect to the transfer of programs and administrative responsibilities for the state's workforce-development system; providing for a transition period; requiring that the Governor appoint a representative to coordinate the transition plan; requiring that the Governor submit information and obtain waivers as required by

federal law; providing for the transfer of records, balances of appropriations, and other funds; providing for the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor to contract with Workforce Florida, Inc., as the state's principal workforce policy organization; transferring the records, personnel, appropriations, and other funds of the WAGES Program and the Workforce Development Board of Enterprise Florida, Inc., to Workforce Florida, Inc., as created by the act; transferring the employees of the Jobs and Education Partnership to the Agency for Workforce Innovation; transferring the programs and functions of the Division of Workforce and Employment Opportunities and the Office of Labor Market and Performance Information of the Department of Labor and Employment Security to the Agency for Workforce Innovation; providing certain exceptions; transferring certain vacant positions to the Agency for Workforce Innovation for allocation to regional workforce boards; authorizing Workforce Florida, Inc., to contract with the Agency for Workforce Innovation for the lease of employees; creating s. 445.010, F.S.; providing principles for developing and managing information technology for the workforce system; requiring the sharing of information between agencies within the workforce system; creating s. 445.011, F.S.; requiring Workforce Florida, Inc., to implement a workforce information system, subject to legislative appropriation; specifying information systems to be included; providing requirements for procurement and validation services; requiring that the system be compatible with the state's information system; creating s. 445.012, F.S.; establishing the Careers for Florida's Future Incentive Grant Program; providing for loans to encourage students to obtain degrees or certificates in advanced technology fields; requiring Workforce Florida, Inc., to manage the grant program, under contract with the Department of Education; providing for the allocation of funds; providing for regional workforce boards to determine award recipients; specifying the amount of the grants; providing for the transfer of a grant award; creating s. 445.0121, F.S.; providing eligibility requirements for an initial incentive grant award; creating s. 445.0122, F.S.; providing for renewal of grants; creating s. 445.0123, F.S.; specifying postsecondary education institutions that are eligible to enroll a student who receives an incentive grant; creating s. 445.0124, F.S.; specifying eligible programs; creating s. 445.0125, F.S.; providing a repayment schedule after termination of an incentive grant; creating s. 445.0128, F.S.; authorizing school boards and community college boards of trustees to apply to Workforce Florida, Inc., for workplace education grants; providing requirements for grant applications; providing for a workplace education coordinator; providing program requirements; creating s. 445.013, F.S.; providing for challenge grants in support of welfare-to-work initiatives; requiring Workforce Florida, Inc., to establish the grant program, subject to legislative appropriation; specifying types of organizations that are eligible to receive a grant under the program; providing requirements for matching funds; providing requirements for administering and evaluating the grant program; creating s. 445.014, F.S.; providing for a small business workforce service initiative; requiring Workforce Florida, Inc., to establish a program for support services to small businesses, subject to legislative appropriation; specifying eligible uses of funds under the program; providing program criteria; defining the term "small business" for purposes of the program; creating s. 445.015, F.S.; providing for initiatives to support economic development for working poor families; authorizing Workforce Florida, Inc., to establish economic-development projects for families at risk of welfare dependency, subject to legislative appropriation; providing eligibility requirements; requiring Workforce Florida, Inc., to establish a pilot grant program for youth internships, subject to legislative appropriation; specifying the amount of a grant under the program; providing for eligibility; requiring a business to submit an internship work plan; specifying criteria for evaluating an application for funding of an internship; requiring Workforce Florida, Inc., to report the outcomes of the pilot program to the Legislature; establishing a specified number of pilot programs for incumbent workers with disabilities; requiring Workforce Florida, Inc., to develop guidelines for the pilot programs; transferring, renumbering, and amending s. 288.9955, F.S., relating to the Untried Worker Placement and Employment Incentive Act; conforming provisions to changes made by the act; transferring, renumbering, and amending s. 414.15, F.S.; providing certain diversion services under the one-stop delivery system; providing for regional workforce boards to determine eligibility for diversion services; deleting certain limitations on diversion payments; creating s. 445.018, F.S.; providing for a diversion program to strengthen families; specifying services that may be offered under the program; providing that such services are not assistance under federal law or guidelines; requiring families that receive services to agree not to apply for temporary cash assistance for a specified period unless an emergency

arises; providing requirements for repaying the value of services provided; transferring, renumbering, and amending s. 414.159, F.S., relating to the teen parent and pregnancy prevention diversion program; conforming cross-references to changes made by the act; creating s. 445.020, F.S.; providing for certain criteria for establishing eligibility for diversion programs; transferring, renumbering, and amending s. 414.155, F.S., relating to the relocation assistance program; providing duties of the regional workforce boards; revising eligibility requirements for services under the program; requiring the board of directors of Workforce Florida, Inc., to determine eligibility criteria and relocation plans; transferring, renumbering, and amending s. 414.223, F.S., relating to Retention Incentive Training Accounts; authorizing the board of directors of Workforce Florida, Inc., to establish such accounts; transferring, renumbering, and amending s. 414.18, F.S., relating to a program for dependent care for families with children with special needs; conforming provisions to changes made by the act; creating s. 445.024, F.S.; specifying the activities that satisfy the work requirements for a participant in the welfare-transition program; providing for regional workforce boards to administer various subsidized employment programs formerly administered by the local WAGES coalitions; including GED preparation and literacy education within the activities that satisfy work requirements under the welfare-transition program; providing requirements for participating in work activities; providing for certain individuals to be exempt from such requirements; requiring regional workforce boards to prioritize work requirements if funds are insufficient; requiring regional workforce boards to contract for work activities, training, and other services; transferring, renumbering, and amending s. 414.20, F.S.; authorizing the regional workforce boards to prioritize or limit certain support services; providing requirements for the boards in providing for counseling and therapy services; transferring, renumbering, and amending s. 414.1525, F.S.; providing for a severance benefit in lieu of cash assistance payments; requiring the regional workforce boards to determine eligibility for such a benefit; creating s. 445.028, F.S.; requiring the Department of Children and Family Services, in cooperation with Workforce Florida, Inc., to provide for certain transitional benefits and services for families leaving the temporary cash assistance program; transferring, renumbering, and amending s. 414.21, F.S., relating to transitional medical benefits; clarifying requirements for notification; transferring, renumbering, and amending s. 414.22, F.S.; authorizing the board of directors of Workforce Florida, Inc., to prioritize transitional education and training; providing for regional workforce boards to authorize child care or other services; transferring, renumbering, and amending s. 414.225, F.S.; providing for transitional transportation services administered by regional workforce boards; expanding the period such services may be available; creating s. 445.032, F.S.; providing for transitional child care services; authorizing regional workforce boards to prioritize such services; transferring, renumbering, and amending s. 414.23, F.S.; providing for the evaluation of programs funded under Temporary Assistance for Needy Families; creating s. 445.034, F.S.; providing requirements for expenditures from the Temporary Assistance for Needy Families block grant; transferring, renumbering, and amending s. 414.44, F.S.; requiring the board of directors of Workforce Florida, Inc., to collect data and make reports; amending s. 414.025, F.S.; revising legislative intent with respect to the programs administered under chapter 414, F.S., to conform to changes made by the act; amending s. 414.0252, F.S.; revising definitions; amending s. 414.045, F.S., relating to the cash assistance program; specifying families that are considered to be work-eligible cases; providing for the regional workforce boards to provide for service delivery for work-eligible cases; amending s. 414.065, F.S.; deleting provisions governing work activities to conform to changes made by the act; amending s. 414.085, F.S.; specifying eligibility standards for the temporary cash assistance program; amending s. 414.095, F.S.; revising requirements for determining eligibility for temporary cash assistance; conforming cross-references to changes made by the act; revising eligibility requirements for noncitizens; amending s. 414.105, F.S.; revising procedures for reviewing exemptions from the requirements for eligibility for temporary cash assistance; deleting certain limitations on the period of such exemptions; providing an extension of certain time limitations with respect to an applicant for supplemental security disability income (SSDI); providing for the regional workforce boards to review the prospects of certain participants for employment; amending s. 414.157, F.S., relating to the diversion program for victims of domestic violence; conforming provisions to changes made by the act; amending s. 414.158, F.S.; providing for a diversion program to prevent or reduce child abuse and neglect; providing for eligibility; amending ss. 414.35, 414.36, F.S., relating to emergency relief and the recovery of overpayments; deleting obsolete provisions; amending ss. 414.39, 414.41, F.S., relating to case screening and

the recovery of certain payments; conforming provisions to changes made by the act; amending s. 414.55, F.S.; deleting provisions authorizing a delay in the implementation of certain programs; providing for Workforce Florida, Inc., to implement the community work program; amending s. 414.70, F.S.; revising certain provisions of a drug-testing and drug-screening program to conform to changes made by the act; deleting obsolete provisions; repealing ss. 239.249, 288.9950, 288.9954, 288.9957, 288.9958, 288.9959, 414.015, 414.026, 414.0267, 414.027, 414.028, 414.029, 414.030, 414.055, 414.125, 414.25, 414.38, F.S., relating to funding for vocational and technical education programs, the Workforce Florida Act of 1996, the Workforce Development Board, the WAGES Program State Board of Directors, the WAGES Program, matching grants, local WAGES coalitions, the WAGES Program business registry, WAGES Program Employment Projects, one-stop career centers, the Learnfare Program, exemptions from requirements for certain leases of real property, and certain pilot programs; conforming provisions to changes made by the act; amending s. 14.2015, F.S.; providing additional duties of the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor with respect to workforce development; requiring that the office cooperate and contract with Workforce Florida, Inc., in performing certain functions; amending s. 20.171, F.S.; revising duties of the Assistant Secretary for Programs and Operations within the Department of Labor and Employment Security; abolishing the Division of Workforce and Employment Opportunities within the department to conform to changes made by the act; creating s. 20.50, F.S.; creating the Agency for Workforce Innovation in the Department of Management Services; specifying duties of the agency; providing for the agency to administer the Office of One-Stop Workforce Services, the Office of Workforce Accountability, and the Office of Workforce Information Services; specifying the federal grants and other funds assigned to the agency for administration; amending s. 212.08, F.S., relating to sales tax exemptions; deleting a requirement that a business register with the WAGES Program Business Registry for purposes of qualifying for certain exemptions; amending s. 212.096, F.S.; redefining the term "new employee" to include participants in the welfare-transition program for purposes of certain tax credits; amending ss. 212.097, 212.098, F.S., relating to job tax credits; providing eligibility for tax credits to certain businesses that hire participants in the welfare-transition program; amending s. 216.136, F.S.; redesignating the Occupational Forecasting Conference as the "Workforce Estimating Conference"; specifying additional duties of the conference with respect to developing forecasts for employment demands and occupational trends; amending s. 220.181, F.S., relating to the enterprise zone jobs credit; providing for businesses that hire participants in the welfare-transition program to be eligible for the credit; amending s. 230.2305, F.S., relating to the prekindergarten early intervention program; providing eligibility for children whose parents participate in the welfare-transition program; amending s. 232.17, F.S.; revising requirements for administering the Child Labor Law to conform to changes made by the act; amending s. 234.01, F.S.; providing for school boards to provide transportation services to participants in the welfare-transition program; amending s. 234.211, F.S., relating to the use of school buses; conforming provisions to changes made by the act; amending s. 239.105, F.S.; redefining the term "degree vocational education program" for purposes of ch. 239, F.S.; amending s. 239.115, F.S.; providing for a response fund to be used to provide customized training for businesses; providing for remaining balances to carry over; providing for performance funds to be distributed to certain workforce programs; conforming provisions to changes made by the act; amending s. 239.117, F.S.; providing for school districts or community colleges to pay the fees of students enrolled in a program under the welfare-transition program; amending s. 239.229, F.S.; requiring the Department of Education to update certain vocational, adult, and community education programs; amending s. 239.301, F.S.; providing for literacy assessments and other specialized services for participants in the welfare-transition program; amending s. 239.514, F.S., relating to the Workforce Development Capitalization Incentive Grant Program; conforming provisions to changes made by the act; amending s. 240.209, F.S.; requiring that the Board of Regents consider industry-driven competencies in certain program reviews; amending s. 240.312, F.S.; revising requirements for reviewing certificate career education programs and certain degree programs; amending s. 240.35, F.S.; providing for students enrolled in employment and training programs under the welfare-transition program to be exempt from certain fees; amending ss. 240.40207, 240.40685, F.S., relating to the Florida Gold Seal Vocational Scholars award and the Certified Education Paraprofessional Welfare Transition Program; conforming provisions to changes made by the act; amending s. 240.61, F.S., relating to college reach-out programs; providing for including temporary cash assistance in determining eligibility;

amending s. 246.50, F.S.; providing for recipients of temporary cash assistance to be eligible for the Teacher-Aide Welfare Transition Program; amending ss. 288.046, 288.047, 288.0656, F.S., relating to quick-response training; deleting a reference to targeted industrial clusters; providing for the program to be administered by Workforce Florida, Inc., in conjunction with Enterprise Florida, Inc.; abolishing the advisory committee; revising requirements for the grant agreements; providing for a Quick-Response Training Program for participants in the welfare-transition program; amending s. 288.901, F.S.; providing for the chairperson of Workforce Florida, Inc., to be a member of the board of directors of Enterprise Florida, Inc.; amending ss. 288.904, 288.905, 288.906, F.S.; revising the duties and functions of Enterprise Florida, Inc., to conform to changes made by the act; amending s. 320.20, F.S.; providing for employing participants in the welfare-transition program for certain projects of the Department of Transportation and the Florida Seaport Transportation and Economic Development Council; amending ss. 322.34, 341.052, F.S., relating to proceeds from the sale of seized motor vehicles and a public transit block grant program; conforming provisions to changes made by the act; amending s. 402.3015, F.S.; including children who participate in certain diversion programs under ch. 445, F.S., in the subsidized child care program; providing for certain needy families to be eligible to participate in the subsidized child care program; amending s. 402.33, F.S.; defining the term "state and federal aid" to include temporary cash assistance; amending s. 402.40, F.S.; revising membership requirements of the Child Welfare Standards and Training Council to reflect changes made by the act; amending s. 402.45, F.S., relating to the community resource mother or father program; providing for eligibility for recipients of temporary cash assistance; amending s. 403.973, F.S.; providing for expedited permitting of projects that employ participants in the welfare-transition program; amending ss. 409.2554, 409.259, F.S., relating to the child support enforcement program; conforming provisions to changes made by the act; amending s. 409.903, F.S., relating to payments for medical assistance; conforming provisions; amending s. 409.942, F.S.; requiring Workforce Florida, Inc., to establish an electronic benefit transfer program; requiring that the program be compatible with the benefit transfer program of the Department of Children and Family Services; amending ss. 411.01, 411.232, 411.242, F.S., relating to the Florida Partnership for School Readiness, the Children's Early Investment Program, and the Education Now and Babies Later Program; conforming provisions and revising eligibility for such programs; amending s. 413.82, F.S., relating to occupational access and opportunity; conforming a definition to changes made by the act; amending s. 421.10, F.S., relating to housing authorities; conforming income requirements; amending ss. 427.013, 427.0155, 427.0157, F.S., relating to the Commission for the Transportation Disadvantaged and community transportation programs; providing for the Division of Workforce Development within the Department of Education to perform duties with respect to apprenticeship training which were formerly performed by the Division of Jobs and Benefits within the Department of Labor and Employment Security; providing for the Division of Workforce Development within the Department of Education to perform duties with respect to apprenticeship training which were formerly performed by the Division of Jobs and Benefits within the Department of Labor and Employment Security; redesignating the State Apprenticeship Council as the "State Apprenticeship Advisory Council"; revising the method of appointing members to the council; amending ss. 446.40, 446.41, 446.42, 446.43, 446.44, F.S.; redesignating the Rural Manpower Services Program as the "Rural Workforce Services Program"; providing for the Division of Workforce Administrative Support of the Department of Management Services to administer the program under the direction of Workforce Florida, Inc.; amending s. 446.50, F.S.; requiring the Agency for Workforce Innovation to administer services for displaced homemakers under the direction of Workforce Florida, Inc.; requiring Workforce Florida, Inc., to develop the plan for the program; amending ss. 447.02, 447.04, 447.041, 447.045, 447.06, 447.12, 447.16, F.S.; providing for part I of ch. 447, F.S., relating to the regulation of labor organizations, to be administered by the Department of Labor and Employment Security; deleting references to the Division of Jobs and Benefits; amending s. 447.305, F.S., relating to the registration of employee organizations; providing for administration by the Department of Labor and Employment Security; amending ss. 450.012, 450.061, 450.081, 450.095, 450.121, 450.132, 450.141, F.S.; providing for part I of ch. 450, F.S., relating to child labor, to be administered by the Department of Labor and Employment Security; deleting references to the Division of Jobs and Benefits; amending s. 450.191, F.S., relating to the duties of the Executive Office of the Governor with respect to migrant labor; conforming provisions to changes made by the act; amending ss. 450.28, 450.30, 450.31, 450.33, 450.35, 450.36, 450.37, 450.38, F.S., relating to farm

labor registration; providing for part III of ch. 450, F.S., to be administered by the Department of Labor and Employment Security; deleting references to the Division of Jobs and Benefits; amending s. 497.419, F.S., relating to preneed contracts; conforming provisions to changes made by the act; providing appropriations; providing that no entitlement is created by the act; providing for expiration of specified sections; providing for severability; providing effective dates.

—as amended March 29 was read the third time by title.

On motions by Senator King, **CS for SB 2050** as amended was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—38

Madam President	Dawson	Kirkpatrick	Rossin
Bronson	Diaz-Balart	Klein	Saunders
Brown-Waite	Dyer	Kurth	Scott
Burt	Forman	Latvala	Sebesta
Campbell	Geller	Laurent	Silver
Carlton	Grant	Lee	Sullivan
Casas	Hargrett	McKay	Thomas
Childers	Holzendorf	Meek	Webster
Clary	Horne	Mitchell	
Cowin	King	Myers	

Nays—1

Jones

CS for SB 2080—A bill to be entitled An act relating to child protection; creating s. 383.50, F.S.; prescribing duties of hospitals and fire stations with respect to abandoned newborn infants, as defined; providing for anonymity of such infants' parents; amending s. 39.01, F.S.; redefining the term "abandoned"; amending s. 39.201, F.S.; revising duties of the central abuse hotline to accept specified reports of abandoned newborn infants and disclose names of eligible licensed child-placing agencies; amending s. 63.167, F.S.; providing duties of the state adoption information center with respect to maintaining a list of child-placing agencies with which abandoned newborns may be placed; creating s. 63.0423, F.S.; prescribing rights, duties and procedures for licensed child-placing agencies with respect to custody, placement, and adoption of abandoned newborn infants; providing limited relief from judgment of termination of parental rights; amending s. 63.182, F.S.; providing a statute of repose for setting aside adoptions; providing duties of the Department of Children and Family Services in conjunction with the Department of Health to produce media campaign with respect to abandoned newborns; creating s. 827.035, F.S.; providing that it is an affirmative defense to certain child-abuse charges that the parent of a newborn infant arranged its placement under this act; providing an effective date.

—as amended March 29 was read the third time by title.

On motions by Senator Grant, **CS for SB 2080** as amended was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—39

Madam President	Dawson	King	Myers
Bronson	Diaz-Balart	Kirkpatrick	Rossin
Brown-Waite	Dyer	Klein	Saunders
Burt	Forman	Kurth	Scott
Campbell	Geller	Latvala	Sebesta
Carlton	Grant	Laurent	Silver
Casas	Hargrett	Lee	Sullivan
Childers	Holzendorf	McKay	Thomas
Clary	Horne	Meek	Webster
Cowin	Jones	Mitchell	

Nays—None

SB 2082—A bill to be entitled An act relating to public records; exempting information that identifies parents who leave newborn infants

at hospitals from public records requirements; providing legislative findings; providing a contingent effective date.

—as amended March 29 was read the third time by title.

On motions by Senator Grant, **SB 2082** as amended was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—39

Madam President	Dawson	King	Myers
Bronson	Diaz-Balart	Kirkpatrick	Rossin
Brown-Waite	Dyer	Klein	Saunders
Burt	Forman	Kurth	Scott
Campbell	Geller	Latvala	Sebesta
Carlton	Grant	Laurent	Silver
Casas	Hargrett	Lee	Sullivan
Childers	Holzendorf	McKay	Thomas
Clary	Horne	Meek	Webster
Cowin	Jones	Mitchell	

Nays—None

SPECIAL ORDER CALENDAR

On motion by Senator Grant, consideration of **SB 428** was deferred.

On motion by Senator Brown-Waite—

CS for CS for CS for SB 1258—A bill to be entitled An act relating to money laundering; creating s. 311.12, F.S.; providing for minimum standards for seaport security; providing for development and implementation of a statewide seaport security plan and local seaport security plans; providing for inspections of seaports to determine compliance with minimum seaport security standards and reporting of results of inspections performed; providing for a fingerprint-based criminal-history check of applicants for employment and current employees at certain seaports; amending s. 560.103, F.S.; limiting the definition of the term “authorized vendor” as used in the Money Transmitters’ Code to businesses located in this state; creating s. 560.1073, F.S.; providing a criminal penalty for making or filing with the department certain false or misleading statements or documents; amending s. 560.111, F.S.; deleting requirement that violation must be knowing; adding usury to prohibited acts; amending s. 560.114, F.S.; expanding the department’s disciplinary authority; deleting requirement that certain prohibited acts be knowingly or willfully committed; adding other acts subject to disciplinary action; providing that each money transmitter is responsible for any act of its authorized vendors if the money transmitter should have known of the act; amending s. 560.117, F.S.; providing the circumstances under which the department must give notice prior to bringing disciplinary action; providing for an administrative fine; amending s. 560.118, F.S.; revising requirements for examinations, reports, and audits of money transmitters; providing a criminal penalty for violations of the section; amending s. 560.123, F.S.; revising standards for graduated penalties involving currency or payment instruments under the Florida Control of Money Laundering in Money Transmitters Act; providing that the common law corpus delicti rule does not apply to prosecutions under the Money Transmitters’ Code; amending s. 560.125, F.S.; providing graduated criminal penalties; increasing fines; providing for a civil penalty; providing that the corpus delicti rule, as specifically designated, does not apply; amending s. 560.205, F.S.; requiring the submission of fingerprints by applicants for registration under the Payment Instruments and Funds Transmission Act; amending s. 560.211, F.S.; providing a criminal penalty for violating or failing to comply with recordkeeping requirements; amending s. 560.306, F.S.; providing standards for qualifying for registration under the Check Cashing and Foreign Currency Exchange Act; amending s. 560.310, F.S.; providing a criminal penalty for violating or failing to comply with recordkeeping requirements; amending s. 655.50, F.S.; revising standards for graduated penalties involving monetary instruments under the Florida Control of Money Laundering in Financial Institutions Act; providing that the corpus delicti rule, as specifically designated, does not apply; amending s. 893.145, F.S.; redefining the term “drug paraphernalia”; amending s. 893.147, F.S.; providing a criminal penalty for transportation of drug paraphernalia; amending s. 895.02, F.S.; expanding the definition of the term “racketeering activity”; amending s. 896.101, F.S.; redefining the

terms “transaction” and “financial transaction”; defining the terms “knowing” and “petitioner”; revising elements of the offense to include avoidance of a money transmitter’s registration requirement; providing that specific circumstances do not constitute a defense to a prosecution; providing for graduated criminal penalties, fines, and civil penalties; providing for temporary injunctions; providing for seizure warrants; providing for immunity from liability arising from lawful actions taken to comply with a warrant; providing that the corpus delicti rule, as specifically designated, does not apply; amending s. 896.103, F.S.; conforming a statutory cross-reference; creating ss. 896.104, 896.105, 896.106, 896.107, F.S.; providing definitions; providing graduated criminal penalties for evading reporting or registration requirements in specific financial transactions; providing for fines and civil penalties; providing exceptions for undercover law enforcement purposes; providing for fugitive disentitlement; authorizing law enforcement agencies to provide informant rewards, subject to certain requirements; amending s. 921.0022, F.S.; adding specified monetary transaction offenses to the Criminal Punishment Code ranking chart; providing for 15 FTE and \$1,600,000 from State Transportation Fund to Department of Transportation, Office of Motor Carrier Compliance, to create contraband interdiction team; specifying composition of FTE positions; specifying purpose of contraband interdiction teams; requiring the Department of Transportation to seek additional funding from federal grants and forfeiture proceedings; authorizing the Department of Transportation to amend its budget; providing for an effective date.

—was read the second time by title.

Senator Brown-Waite moved the following amendment which was adopted:

Amendment 1 (302076)—On page 48, line 28 through page 49, line 4, delete those lines and insert: *granted by s. 16.56 or s. 27.04, obtained in furtherance of an investigation of any crime in this section, including any crime listed as specified unlawful activity under this section or any felony violation of chapter 560, has immunity from criminal liability and shall not be liable to any person for any lawful action taken in complying with the warrant, temporary injunction, or other court order, including any subpoena issued under the authority granted by s. 16.56 or s. 27.04. If any subpoena issued under the authority granted by s. 16.56 or s. 27.04 contains a nondisclosure provision, any financial institution, licensed money transmitter, employee or officer of a financial institution or licensed money transmitter, or any other person may not notify, directly or indirectly, any customer of that financial institution or licensed money transmitter whose records are being sought by the subpoena, or any other person named in the subpoena, about the existence or the contents of that subpoena or about information that has been furnished to the state attorney or statewide prosecutor who issued the subpoena or other law enforcement officer named in the subpoena in response to the subpoena.*

Pursuant to Rule 4.19, **CS for CS for CS for SB 1258** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Brown-Waite—

SB 1256—A bill to be entitled An act relating to public records exemptions; creating s. 311.13, F.S.; exempting specified information relating to seaports from public records requirements; providing for future review and repeal; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 1256** was placed on the calendar of Bills on Third Reading.

On motion by Senator Brown-Waite—

CS for CS for SB 1262—A bill to be entitled An act relating to the confidentiality of information concerning investigations conducted under the Money Transmitters’ Code; amending s. 560.129, F.S.; providing that information concerning investigations or examinations conducted by the Department of Banking and Finance are confidential and exempt from disclosure under the public records law; deleting certain

restrictions placed on access to hearings, proceedings, and related documents of the department; revising certain limitations on the disclosure of consumer complaints and other information concerning an investigation or examination; deleting certain limitations placed on the disclosure of reports prepared by, or for the use of, the Department of Banking and Finance; providing for the disclosure of records or information to certain parties approved by the department to conduct examinations; providing a finding of public necessity; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 1262** was placed on the calendar of Bills on Third Reading.

On motion by Senator Brown-Waite—

SB 1260—A bill to be entitled An act relating to trust funds; creating s. 339.082, F.S.; creating the Federal Law Enforcement Trust Fund within the Department of Transportation; providing for sources of funds; exempting the trust fund from various service charges; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; amending s. 932.7055, F.S., relating to duties of the department with respect to the deposit of certain moneys, to conform; providing an expiration date and a contingent effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 1260** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bronson—

CS for SB 726—A bill to be entitled An act relating to nitrous oxide; amending s. 877.111, F.S.; providing that it is a third-degree felony to distribute, sell, purchase, or possess more than a specified amount of nitrous oxide; allowing the use of nitrous oxide for specified purposes; providing that a person who discharges, or who aids another in discharging, nitrous oxide for subsequent inhalation creates an inference of the person's knowledge that such nitrous oxide is for unlawful use; providing an effective date.

—was read the second time by title.

Amendments were considered and adopted to conform **CS for SB 726** to **CS for CS for HB 75**.

Pending further consideration of **CS for SB 726** as amended, on motion by Senator Bronson, by two-thirds vote **CS for CS for HB 75** was withdrawn from the Committees on Criminal Justice and Fiscal Policy.

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

CS for CS for HB 75—A bill to be entitled An act relating to nitrous oxide; amending s. 877.111, F.S.; prohibiting the unlawful distribution of nitrous oxide; providing a third degree felony penalty for violation; providing an effective date.

—a companion measure, was substituted for **CS for SB 726** as amended and by two-thirds vote read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 75** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB's 1400 and 1224, SB 838, CS for SB 1266, CS for SB's 1192 and 180, CS for SB 1196, CS for SB 722 and SB 1548** was deferred.

INTRODUCTION OF FORMER SENATOR

Senator Thomas introduced former Senator Bill Grant and his daughter, Madison, who were present in the chamber.

Pursuant to the Special Order Calendar, the hour of 10:00 a.m. having arrived the Senate proceeded to consideration of **SB 2200**.

On motion by Senator Burt—

SB 2200—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2000, and ending June 30, 2001, to pay salaries, and other expenses, 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.

MOTION

On motion by Senator Burt, by two-thirds vote debate on **SB 2200** was limited to 5 minutes per amendment.

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

Amendment 1 (995051)—

In Section: On Page: 351 Specific Appropriation: Delete Insert

In Section On Page 351

Insert new section after Section 33 of the bill (and renumber subsequent sections).

Section 34. There is hereby appropriated \$6,000,000 from funds received from the settlement of litigation, to be transferred from the Department of Insurance, Insurance Commissioner's Regulatory Trust Fund to the State Student Financial Assistance Trust Fund in the Department of Education and the Board of Regents, to be divided 1/3 each to state institutions of higher learning, public community colleges, and independent post-secondary education institutions eligible to participate in the Florida Resident Access Grant Program under section 240.605, F.S., for the purpose of providing Ethics in Business undergraduate scholarships.

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

Amendment 2 (995044)—

In Section: 05 On Page: 218 Specific Appropriation: 1591G Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Water Resource Management, Division Of Water Resource Protection And Restoration

In Section 05 On Page 218 1591G Grants And Aids To Local Governments And Nonprofit Organizations - Fixed Capital Outlay Statewide Restoration Projects

From General Revenue Fund 34,373,420 34,682,420

On page 219 following Specific Appropriation 1591G immediately after City of Palm Bay #1 Port Malabar CC Unit 4/Flood Water Imp....99,500, INSERT:

City of Palmetto - Stormwater Project.....309,000

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

Amendment 3 (995048)—

In Section: 05 On Page: 218 Specific Appropriation: 1591G Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Water Resource Management, Division Of Water Resource Protection And Restoration

1591G In Section 05 On Page 218
 Grants And Aids To Local Governments And
 Nonprofit Organizations - Fixed Capital
 Outlay
 Statewide Restoration Projects

From General Revenue Fund	34,373,420	34,410,420
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In proviso following Specific Appropriation 1591G
 immediately following Stevenson Creek Water Quality
 Improvement Project.....1,500,000, INSERT:

The Indian River Lagoon Initiative.....37,000

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

Amendment 4 (995049)—

In Section: 05 On Page: 218 Specific Appropriation: 1591G
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Water Resource Management, Division Of
Water Resource Protection And Restoration

1591G In Section 05 On Page 218
 Grants And Aids To Local Governments And
 Nonprofit Organizations - Fixed Capital
 Outlay
 Statewide Restoration Projects

From General Revenue Fund	34,373,420	35,373,420
---------------------------	------------	------------

Following Specific Appropriation 1591G, INSERT after
 McIntosh Park Wetland Restoration/East Side Canal
 Water Quality Treatment System.....\$125,000:

Miami River Dredging Project.....\$1,000,000

Senators Mitchell and Horne offered the following amendment which was moved by Senator Childers and adopted:

Amendment 5 (995045)—

In Section: 05 On Page: 245 Specific Appropriation: 1801
Delete Insert

FISH AND WILDLIFE CONSERVATION COMMISSION
Florida Marine Research Institute
Marine Status And Trends Assessments,
Restoration And Technical Support

1801 In Section 05 On Page 245
 Lump Sum
 Florida Marine Research Institute

From General Revenue Fund	903,216	603,216
From Marine Resources Conservation Trust Fund	10,751,810	11,051,810

BANKING AND FINANCE, DEPARTMENT OF, AND
COMPTROLLER
Financial Accountability For Public Funds
Program
State Financial Information And State
Agency Accounting

1890-B In Section 06 On Page 258
 Special Categories
 Grants And Aids - Financial Technical
 Assistance Program

From General Revenue Fund		300,000
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Senator Silver offered the following amendment which was moved by Senator Childers and adopted:

Amendment 6 (995047)—

In Section: 06 On Page: 292 Specific Appropriation: 2226
Delete Insert

INSURANCE, DEPARTMENT OF, AND TREASURER
Insurance Regulation And Consumer
Protection
Insurance Company Licensure And Oversight

2226 In Section 06 On Page 292
Other Personal Services

From Insurance Commissioner's Regulatory Trust Fund	1,355,513	2,566,691
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Immediately following Specific Appropriation 2226,
INSERT:

From the funds provided in Specific Appropriation 2226 \$1,211,178 shall be used to contract with the State University System for the development of a public model to determine hurricane risks and projected losses to guarantee appropriate insurance rate regulation. The model must be designed in accordance with the standards of the Hurricane Methodology Commission.

Senator Childers moved the following amendment which was adopted:

Amendment 7 (995043)—

In Section: 05 On Page: 190 Specific Appropriation: 1340
Delete Insert

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF
AGRICULTURE
Agricultural Economic Development
Agricultural Inspection Stations

1340 In Section 05 On Page 190
Special Categories
Salary Incentive Payments

Immediately following Specific Appropriation 1340,
DELETE:

Funds in Specific Appropriation shall be used to construct a new inspection station in Pensacola, Florida.

Senator Clary offered the following amendment which was moved by Senator Hargrett and adopted:

Amendment 8 (995101)—

In Section: 05 On Page: 249 Specific Appropriation: 1821A
Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Public Transportation

1821A In Section 05 On Page 249
Fixed Capital Outlay
Aviation Development/Grants

From General Revenue Fund		50,000
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Immediately following Specific Appropriation 1821A,
INSERT:

From the funds provided in Specific Appropriation 1821A, \$50,000 from general revenue is provided for the New Bay County Airport Construction.

Senator Hargrett moved the following amendment which was adopted:

Amendment 9 (995108)—

In Section: 06 On Page: 276 Specific Appropriation: 2087B
Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE
Office Of Tourism, Trade And Economic
Development
Economic Development Programs And
Projects

2087B In Section 06 On Page 276
Lump Sum
Business Expansion, Retention, And
Recruitment

Immediately following the list in Specific
Appropriation 2087B, DELETE:

International - Representatives, Marketing, Research
and Investment..... 2,500,000

Immediately following the list in Specific
Appropriation 2087B, INSERT:

International - Representatives, Marketing, Research
and Investment..... 2,475,000
Florida-Caribbean Basin and African Trade Programs(SB 2064). 25,000

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

Amendment 10 (995118)—

In Section: 06 On Page: 276 Specific Appropriation: 2087B
Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE
Office Of Tourism, Trade And Economic
Development
Economic Development Programs And
Projects

2087B In Section 06 On Page 276
Lump Sum
Business Expansion, Retention, And
Recruitment

From General Revenue Fund 9,297,870 10,297,870

Add to nonrecurring GR list:

NASA Business Incubator..... 1,000,000

Senator Forman offered the following amendment which was moved
by Senator Hargrett:

Amendment 11 (995100)—

In Section: 06 On Page: 276 Specific Appropriation: 2088A
Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE
Office Of Tourism, Trade And Economic
Development
Economic Development Programs And
Projects

2088A In Section 06 On Page 276
Lump Sum
Industries Critical To Florida's Economic
Base And Future Growth

and insert in lieu thereof:

DELETE the following line of proviso immediately
following Specific Appropriation 2088A:

Tourism Commission/VISIT FLORIDA Operations..... 18,600,000

and insert in lieu thereof:

Tourism Commission/VISIT FLORIDA Operations..... 18,550,400
Florida Travel Guide for Persons with Disabilities..... 49,600

Senator Hargrett moved the following substitute amendment which
was adopted:

Substitute Amendment 11 (995115)—

In Section: 06 On Page: 276 Specific Appropriation: 2088A
Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE
Office Of Tourism, Trade And Economic
Development
Economic Development Programs And
Projects

2088A In Section 06 On Page 276
Lump Sum
Industries Critical To Florida's Economic
Base And Future Growth

At the end of existing proviso language, following
Specific Appropriation 2088A, INSERT:

From funds in Specific Appropriation 2088A, allocated for the Tourism
Commission/VISIT FLORIDA, a Florida Travel Guide for Persons with
Disabilities shall be developed.

Senator Clary offered the following amendments which were moved
by Senator Hargrett and adopted:

Amendment 12 (995113)—

In Section: 06 On Page: 295 Specific Appropriation: 2257
Delete Insert

LABOR AND EMPLOYMENT SECURITY, DEPARTMENT
OF
Workforce Assistance And Security
Workforce Placement And Assistance
Workers' Compensation

2257 In Section 06 On Page 295
Salaries And Benefits

Positions 597 642
From Workers' Compensation 22,511,906 24,127,119
Administration Trust Fund

2264 Special Categories
Transfer To The Department Of Insurance

From Workers' Compensation 4,353,607 2,738,394
Administration Trust Fund

Amendment 13 (995098)—

In Section: 06 On Page: 295 Specific Appropriation: 2268
Delete Insert

LABOR AND EMPLOYMENT SECURITY, DEPARTMENT
OF
Workforce Assistance And Security
Workforce Placement And Assistance
Safety

2268 In Section 06 On Page 295
Salaries And Benefits

Positions	0	91
From Workers' Compensation Administration Trust Fund		4,499,126

2268A In Section 06 On Page 296
Expenses

From Workers' Compensation Administration Trust Fund		57,044
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2269 Lump Sum
Workers' Compensation Lump Sum

From Workers' Compensation Administration Trust Fund		2,964,800
--	--	-----------

2270 Special Categories
Risk Management Insurance

From Workers' Compensation Administration Trust Fund		15,350
--	--	--------

2271 Data Processing Services
Information Management Center -
Department Of Labor And Employment
Security

From Workers' Compensation Administration Trust Fund		58,957
--	--	--------

Immediately following Specific Appropriation 2271,
INSERT:

From funds in Specific Appropriations 2268 through 2271, 80 positions and funding are provided for the Safety Program and 11 positions and funding are provided for the Child Labor Program. These positions and funds are contingent upon legislation becoming law reauthorizing the Safety Program.

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

Amendment 14 (995109)—

In Section: 06 On Page: 298 Specific Appropriation: 2303
Delete Insert

LABOR AND EMPLOYMENT SECURITY, DEPARTMENT
OF
Workforce Assistance And Security
Blind Services

In Section 06 On Page 298

2303 Special Categories
Grants And Aids - Client Services

From General Revenue Fund	2,036,231	2,186,231
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Following Specific Appropriation 2303, INSERT:

From funds provided in Specific Appropriation 2303 from the General Revenue Fund, \$150,000 is provided for the Recording for the Blind and Dyslexic, Florida Unit.

Senators Scott and Klein offered the following amendment which was moved by Senator Hargrett and adopted:

Amendment 15 (995106)—

In Section: 06 On Page: 329 Specific Appropriation: 2591B
Delete Insert

STATE, DEPARTMENT OF, AND SECRETARY OF
STATE
Office Of The Secretary And Division Of
Administrative Services
Advocating International Business
Partnerships

In Section 06 On Page 329

2591B Special Categories
Sister Cities/Sister State Grants Program

From General Revenue Fund	200,000	150,000
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In Section On Page 335

2644-A Special Categories
Ballet Florida

From General Revenue Fund		50,000
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Senator Hargrett moved the following amendment which was adopted:

Amendment 16 (995112)—

In Section: 06 On Page: 334 Specific Appropriation: 2629A
Delete Insert

STATE, DEPARTMENT OF, AND SECRETARY OF
STATE
Library And Information Services,
Division Of
Library, Archives And Information
Services

In Section 06 On Page 334

2629A Special Categories
Grants And Aids - Community Computer
Access Grant Program

Following Specific Appropriation 2629A, INSERT:

From the funds in Specific Appropriation 2629A, \$1,000 is provided for conducting a comprehensive study to determine the extent and scope of the "digital divide" in Florida, pursuant to the recommendations made by ITFlorida.com. The study should include a survey and implementation strategies.

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

Amendment 17 (995103)—

In Section: 06 On Page: 335 Specific Appropriation: 2646A
Delete Insert

STATE, DEPARTMENT OF, AND SECRETARY OF
STATE
Cultural Affairs, Division Of
Cultural Support And Development Grants

In Section 06 On Page 335

2646A Special Categories
Regional Cultural Facilities

From General Revenue Fund	2,350,112	2,400,112
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Immediately following Specific Appropriation 2643,
INSERT:

Smithsonian-affiliated Florida Museum..... \$50,000

Senator Campbell offered the following amendment which was moved by Senator Laurent and adopted:

Amendment 18 (995094)—

In Section: 04 On Page: 110 Specific Appropriation: 616 Delete Insert

CORRECTIONS, DEPARTMENT OF
Department Administration
Executive Direction And Support Services

616 In Section 04 On Page 110 Expenses

From Grants And Donations Trust 127,101 1,527,101 Fund

At the end of existing proviso language, following Specific Appropriation 616, INSERT:

From the funds provided in the Grants and Donations Trust Fund and contingent upon the Department of Corrections receiving sufficient trust fund receipts from an appropriate source, \$1,400,000 is provided to implement a statewide automated victim information and notification system.

Senator Dawson offered the following amendment which was moved by Senator Laurent and adopted:

Amendment 19 (995097)—

In Section: 04 On Page: 110 Specific Appropriation: 618A Delete Insert

CORRECTIONS, DEPARTMENT OF
Department Administration
Executive Direction And Support Services

618A In Section 04 On Page 110 Special Categories Grants And Aids - End Sexual Violence Project

From General Revenue Fund 250,000 240,000

Education And Programs
Adult Offender Transition, Rehabilitation And Support

764-B In Section 04 On Page 125 Special Categories Community Based Treatment And Employment Services

From General Revenue Fund 10,000

Following Specific Appropriation 764-B, INSERT:

Funds in Specific Appropriation 764-B, \$10,000 in recurring General Revenue, are provided for the Community Re-Entry Program serving Palm Beach, Broward, Dade and Monroe counties.

Senator Laurent moved the following amendments which were adopted:

Amendment 20 (995090)—

In Section: 04 On Page: 112 Specific Appropriation: 626 Delete Insert

CORRECTIONS, DEPARTMENT OF
Security And Institutional Operations
Adult Male Custody Operations

626 In Section 04 On Page 112 Expenses

From General Revenue Fund 0

Immediately following Specific Appropriation 626, INSERT:

From the funds provided in Specific Appropriation 626, the Department of Corrections may spend up to \$300,000 from General Revenue to continue the public awareness campaign describing penalties for "10-20-Life" offenses.

Amendment 21 (995092)—

In Section: 04 On Page: 161 Specific Appropriation: 1139-A Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
Residential Corrections Program
Secure Residential Commitment

1139-A In Section 04 On Page 161 Fixed Capital Outlay Commitment Beds - Statewide

From Grants And Donations Trust 7,000,000 Fund

Following Specific Appropriation 1139-A, INSERT:

From the funds in Specific Appropriation 1139-A, \$7,000,000 from trust funds is provided to construct a 124 bed juvenile justice mental health commitment facility on the grounds of G. Pierce Wood Memorial Hospital.

Senator King offered the following amendment which was moved by Senator Laurent and adopted:

Amendment 22 (995093)—

In Section: 04 On Page: 162 Specific Appropriation: 1147 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF
Prevention And Victim Services
Delinquency Prevention And Diversion

1147 In Section 04 On Page 162 Special Categories Grants And Aids - Contracted Services

From General Revenue Fund 0

Following Specific Appropriation 1147, under the "From recurring General Revenue" list, INSERT:

Youth Leadership Program--Police Athletic League of Jacksonville, Inc.....200,000

Senator Brown-Waite offered the following amendment which was moved by Senator Laurent and adopted:

Amendment 23 (995096)—

In Section: 04 On Page: 166 Specific Appropriation: 1168 Delete Insert

LAW ENFORCEMENT, DEPARTMENT OF
Criminal Justice Investigations And Forensic Science
Investigative Services

1168 In Section 04 On Page 166 Lump Sum Performance Based Program Budget (Pbpb) For Criminal Justice (Cj) Investigations And Protection

From General Revenue Fund 10,436,904 12,863,423 2686 Expenses

Following Specific Appropriation 1168, INSERT:

From the funds provided in Specific Appropriation 1168, \$2,426,519 from recurring General Revenue and 13 FTE are provided to create a Financial Crimes Analysis Center and Financial Transaction Database to support Florida's money laundering crime fighting initiative.

Senator Laurent moved the following amendments which were adopted:

Amendment 24 (995095)—

In Section: 07 On Page: 343 Specific Appropriation: 2708

	Delete	Insert
STATE COURT SYSTEM		
Trial Courts		
Court Operations - Circuit Courts		

2708 In Section 07 On Page 343 Salaries And Benefits

From General Revenue Fund	125,534,684	125,260,197
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2710 Expenses

From General Revenue Fund	3,352,078	3,324,712
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DELETE the proviso immediately following Specific Appropriation 2713A:

and insert in lieu thereof:

From the funds and positions provided in Specific Appropriations 2708, 2710, and 2713A, \$4,272,229 and 72 positions, \$611,058, and \$234,000, respectively, from General Revenue are contingent upon passage of legislation authorizing new judgeships.

Supreme Court
Court Operations - Supreme Court

2658 In Section 07 On Page 339 Salaries And Benefits

Positions	102	104
From General Revenue Fund	5,514,547	5,567,256

2660 Expenses

From General Revenue Fund	897,910	941,166
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2661 Operating Capital Outlay

From General Revenue Fund	13,945	17,945
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District Courts Of Appeal
Court Operations - 2nd District Court Of Appeal

2684 In Section 07 On Page 342 Salaries And Benefits

Positions	96	98
From General Revenue Fund	6,590,789	6,677,117

From General Revenue Fund 473,039 493,395

2687 Operating Capital Outlay

From General Revenue Fund	47,297	51,297
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Court Operations - 3rd District Court Of Appeal

2690 Salaries And Benefits

Positions	74	75
From General Revenue Fund	5,322,653	5,362,132

2692 Expenses

From General Revenue Fund	391,342	401,520
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2693 Operating Capital Outlay

From General Revenue Fund	34,845	36,845
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Court Operations - 5th District Court Of Appeal

2702 In Section 07 On Page 343 Salaries And Benefits

Positions	69	70
From General Revenue Fund	4,728,808	4,756,177

2704 Expenses

From General Revenue Fund	399,483	409,661
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2705 Operating Capital Outlay

From General Revenue Fund	74,758	76,758
---------------------------	--------	--------

Amendment 25 (995091)—

In Section: 04 On Page: 160 Specific Appropriation: 1129B

Delete	Insert
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JUVENILE JUSTICE, DEPARTMENT OF Residential Corrections Program Non-Secure Residential Commitment

1129B In Section 04 On Page 160 Fixed Capital Outlay Commitment Beds - Statewide

From General Revenue Fund	4,197,280	3,697,280
From Grants And Donations Trust Fund	32,502,720	29,502,720

DELETE the proviso immediately following Specific Appropriation 1129B

Secure Residential Commitment

1139-A In Section 04 On Page 161 Fixed Capital Outlay Commitment Beds - Statewide

From General Revenue Fund	500,000
From Grants And Donations Trust Fund	3,000,000

Immediately following Specific Appropriation 1139A, INSERT:

From the funds in Specific Appropriation 1139A, \$500,000 in General Revenue and \$3,000,000 in trust funds are provided to expand the level eight DeFuniak Springs DJJ Facility.

From Tobacco Settlement Trust Fund 9,179,000

Following Specific Appropriation 467, INSERT:

From the recurring Tobacco Settlement Trust Funds in Specific Appropriation 467, \$9,179,000 shall be utilized for biomedical research programs authorized and approved under the provisions of Section 215.5601, Florida Statutes.

Senator Silver moved the following substitute amendment which was adopted:

Substitute Amendment 28 (995119)—

In Section: 03 On Page: 092 Specific Appropriation: 467 Delete Insert

HEALTH, DEPARTMENT OF Executive Direction And Administration Executive Direction And Support Services

467 In Section 03 On Page 092 Special Categories Grants And Aids - Contracted Services

From Tobacco Settlement Trust Fund 2,000,000

Following Specific Appropriation 467, INSERT:

From the recurring Tobacco Settlement Trust Funds in Specific Appropriation 467, \$2,000,000 shall be utilized for biomedical research programs authorized and approved under the provisions of Section 215.5601, Florida Statutes.

Senators Lee, Grant, Hargrett and Sebesta offered the following amendment which was moved by Senator Silver and adopted:

Amendment 29 (995086)—

In Section: 03 On Page: 054 Specific Appropriation: 217 Delete Insert

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF: AGENCY FOR HEALTH CARE ADMINISTRATION Health Care Services Medicaid Services To Individuals

217 In Section 03 On Page 054 Special Categories Hospital Inpatient Services

At the end of the first paragraph of proviso following Specific Appropriation 217 on page 54, INSERT:

No Disproportionate Share Program payments shall be made to Tampa General Hospital after September 30, 2000 unless documentation is provided to the Agency for Health Care Administration that a \$6 million payment was made by Hillsborough County to Tampa General Hospital, or a \$3 million payment was made by Hillsborough County to Tampa General Hospital in conjunction with the passage of an ordinance that implements a hospital lien law in accordance with Chapter 98-499, Laws of Florida.

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

Amendment 30 (995084)—

In Section: 03 On Page: 057 Specific Appropriation: 236 Delete Insert

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF: AGENCY FOR HEALTH CARE ADMINISTRATION Health Care Services Medicaid Services To Individuals

Amendment 26 (995089)—

In Section: 07 On Page: 344 Specific Appropriation: 2721A Delete Insert

STATE COURT SYSTEM Trial Courts Court Operations - County Courts

2721A In Section 07 On Page 344 Aid To Local Governments Grants And Aids - Article V From County Article V Trust Fund 5,957,000 0

Article V Trust Fund Distribution

2724 In Section 07 On Page 345 Aid To Local Governments Grants And Aids - Article V From County Article V Trust Fund 7,793,268 13,750,268

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

Amendment 27 (995072)—

In Section: 33 On Page: 351 Specific Appropriation: Delete Insert

In Section 33 On Page 351

BACK OF THE BILL LANGUAGE - Section 33 and renumber subsequent sections:

SECTION 33. The unexpended balance of funds appropriated in Specific Appropriation 541 of Chapter 99-226, Laws of Florida, for the joint CMS/USF Health Care and Education Center are hereby reappropriated for this same project. This fixed capital outlay project shall be subject to the 31-month reversion period allowed for university projects.

Senator King offered the following amendment which was moved by Senator Silver:

Amendment 28 (995082)—

In Section: 03 On Page: 050 Specific Appropriation: 192A Delete Insert

BUSINESS AND PROFESSIONAL REGULATION, DEPARTMENT OF: AGENCY FOR HEALTH CARE ADMINISTRATION Health Care Services Children's Special Health Care

192A In Section 03 On Page 050 Lump Sum Florida Kidcare Program From Tobacco Settlement Trust Fund 42,000,000 32,821,000

HEALTH, DEPARTMENT OF Executive Direction And Administration Executive Direction And Support Services

467 In Section 03 On Page 092 Special Categories Grants And Aids - Contracted Services

236 In Section 03 On Page 057
 Special Categories
 Grants And Aids - Regional Perinatal
 Intensive Care Center Disproportionate
 Share

From Tobacco Settlement Trust Fund 100,000

At the end of existing proviso language, following
 Specific Appropriation 236, INSERT:

\$100,000 from recurring Tobacco Settlement Trust Funds shall be provided
 to Lee Memorial Hospital for their RPICC Program.

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

Amendment 31 (995074)—

In Section: 03 On Page: 065 Specific Appropriation: 301
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Family Safety Program
 Adult Protection

In Section 03 On Page 065
 301 Special Categories
 Grants And Aids - Domestic Violence
 Program

Immediately following Specific Appropriation 301,
 DELETE the period at the end of existing proviso, and
 insert the following:

", and \$300,000 shall be used for the operation of the AVDA -
 Transitional Housing for Battered Victims in Palm Beach County."

Senator Silver moved the following amendment which was adopted:

Amendment 32 (995071)—

In Section: 03 On Page: 066 Specific Appropriation: 310A
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Family Safety Program
 Child Protection And Permanency

In Section 03 On Page 066
 310A Special Categories
 Child Welfare - Operations

Immediately following Specific Appropriation 310A,
 amend existing proviso as follows:

DELETE:

Parent Support Project - Statewide.....250,000

and INSERT:

Parent Support Project - Statewide.....200,000
 Crisis Shelter for Children - Devereux.....50,000

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

Amendment 33 (995075)—

In Section: 03 On Page: 067 Specific Appropriation: 312
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Family Safety Program
 Child Protection And Permanency

In Section 03 On Page 067
 312 Special Categories
 Grants And Aids - Child Protection

Immediately following Specific Appropriation 312,
 INSERT:

From Tobacco Settlement Trust Funds appropriated in Specific
 Appropriation 312, the sum of \$300,000 shall be allocated to the Kinship
 Support Center - University of South Florida.

Senator Silver moved the following amendment which was adopted:

Amendment 34 (995087)—

In Section: 03 On Page: 072 Specific Appropriation: 344
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Persons With Disabilities Program
 Home And Community Services

In Section 03 On Page 072
 344 Special Categories
 Home And Community Based Services Waiver

After Specific Appropriation 344, modify existing
 proviso as follows:

In the third paragraph of proviso following Specific Appropriation 344
 on page 72:

DELETE \$136.49
 and INSERT \$148.19

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

Amendment 35 (995085)—

In Section: 03 On Page: 076 Specific Appropriation: 369A
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Mental Health Program
 Adult Community Mental Health Services

In Section 03 On Page 076
 369A Special Categories
 Mental Health Programs

From General Revenue Fund 3,094,000 3,044,000

DELETE the proviso immediately following Specific
 Appropriation 369A:

Ruth Cooper Crisis Stabilization Beds - Lee County.....365,000

and insert in lieu thereof:

Ruth Cooper Crisis Stabilization Beds - Lee County.....315,000

HEALTH, DEPARTMENT OF
 Community Public Health

County Health Departments Local Health Needs

In Section 03 On Page 100

537C Grants And Aids To Local Governments And Nonprofit Organizations - Fixed Capital Outlay
Family Health Facilities

From General Revenue Fund 750,000 775,000

From General Revenue Fund 21,435,185 20,867,338

HEALTH, DEPARTMENT OF
Community Public Health
Infectious Disease Prevention And Control

In Section 03 On Page 097

511 Special Categories
Grants And Aids - Contracted Services

From General Revenue Fund 2,954,573 3,522,420

Modify proviso following Specific Appropriation 537C on page 100 as follows:

Following Specific Appropriation 511, INSERT:

After "Specific Appropriation 537C," INSERT "\$25,000 in non-recurring general revenue funds for Borinquen Health Center,"

From the recurring General Revenue funds in Specific Appropriation 503, \$400,000 in Grants and Aids - AIDS Patient Care, and Specific Appropriation 511, \$467,850 in Grants and Aids - Contracted Services, is provided to an existing program providing methadone outpatient treatment, HIV/AIDS, and hepatitis prevention services in Broward and Palm Beach counties. The program shall have a minimum of five years experience in outpatient intervention and prevention services for HIV/AIDS, hepatitis, other sexually transmitted and communicable diseases among intravenous opioid (Heroin) users enrolled in a Methadone program under a Department of Health contract employing Methadone pharmaco replacement therapy. Treatment services will target the Southeast Florida area, and include individuals who reside in, receive treatment, and/or work in Broward, Palm Beach, Martin, and St Lucie Counties. The treatment program sponsor shall be a physician licensed under F.S. 458 or 459, certified by the American Society of Addiction Medicine, with a minimum of five years Methadone treatment experience during the past 7 years in Palm Beach or Broward Counties in direct patient care in a Florida licensed outpatient Methadone treatment program.

Family Health Services

In Section 03 On Page 094

487A Aid To Local Governments
Community Health Initiatives

From General Revenue Fund 6,375,000 6,400,000

At the end of existing proviso language, following Specific Appropriation 487A, INSERT:

Pediatric Trauma Program - Miami Children's Hospital.....25,000

Senator Silver moved the following amendment which was adopted:

Amendment 36 (995073)—

In Section: 03 On Page: 078 Specific Appropriation: 379-A
Delete Insert

Amendment 38 (995117)—

In Section: 03 On Page: 081 Specific Appropriation: 398A
Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
Services
Mental Health Program
Adult Mental Health Treatment Facilities

In Section 03 On Page 078

379-A Lump Sum
GPW - Transition Costs/ Resid. Treatment

From General Revenue Fund 3,000,000

CHILDREN AND FAMILIES, DEPARTMENT OF
Services
Substance Abuse Program
Adult Substance Abuse Prevention,
Evaluation And Treatment Services

In Section 03 On Page 081

398A Special Categories
Substance Abuse Programs

From General Revenue Fund 2,744,217 3,083,217

Following Specific Appropriation 379-A, INSERT:

From the funds in Specific Appropriation 379A, \$3,000,000 in non-recurring general revenue funds shall be used for transition costs for G. Pierce Wood Memorial Hospital and start-up costs for short-term residential treatment programs in the hospital catchment area.

Modify the second paragraph of proviso following Specific Appropriation 398A on page 81 as follows:

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

Amendment 37 (995062)—

DELETE: \$241,000
INSERT: \$580,000

and add to the end of the list:

In Section: 03 On Page: 080 Specific Appropriation: 398
Delete Insert

Community Domiciliary Project - Serenity House.....\$339,000

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

Amendment 39 (995068)—

CHILDREN AND FAMILIES, DEPARTMENT OF
Services
Substance Abuse Program
Adult Substance Abuse Prevention,
Evaluation And Treatment Services

In Section 03 On Page 080

398 Special Categories
Grants And Aids - Community Substance Abuse Services

In Section: 03 On Page: 084 Specific Appropriation: 426
Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
Services
Economic Self Sufficiency Program
Work And Gain Economic Self-Sufficiency
(Wages) And Employment Supports

426 In Section 03 On Page 084
Special Categories
Respite Child Care For Work And Gain
Economic Self-Sufficiency (Wages) Clients

Immediately following Specific Appropriation 426,
INSERT:

Funds in District 10 in Specific Appropriation 426 may be used to
purchase child care services for children of WAGES participants from a
hospital-based mildly ill child care program. The department is
authorized to pay the private pay rate for the hospital-based care. If
the child is already enrolled in subsidized child care, payments to the
regular subsidized provider may also be made for up to five days per
month while the child is receiving services in the hospital-based
program.

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

Amendment 40 (995066)—

In Section: 03 On Page: 087 Specific Appropriation: 436
Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
Comprehensive Eligibility Services

436 In Section 03 On Page 087
Salaries And Benefits

Table with 3 columns: Description, 180, 195. Rows include Positions, From General Revenue Fund, From Operations And Maintenance Trust Fund.

438 Expenses

Table with 3 columns: Description, 369,354, 436,713. Rows include From General Revenue Fund, From Operations And Maintenance Trust Fund.

438-A Operating Capital Outlay

Table with 3 columns: Description, 11,951, 35,854. Rows include From General Revenue Fund, From Operations And Maintenance Trust Fund.

Home And Community Services

441 Special Categories
Grants And Aids - Community Care For The
Elderly

Table with 3 columns: Description, 53,769,733, 53,519,735. Row: From General Revenue Fund.

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

Amendment 41 (995069)—

In Section: 03 On Page: 087 Specific Appropriation: 441
Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
Home And Community Services

441 In Section 03 On Page 087
Special Categories
Grants And Aids - Community Care For The
Elderly

At the end of existing proviso language, following
Specific Appropriation 441, INSERT:

From funds in Specific Appropriation 441, the Department of Elder
Affairs may contract with the University of Florida Health Science
Center in the amount of \$500,000 in recurring General Revenue funds for
a Dementia Caregivers Telehealth Pilot Project that will provide
statewide information and support hotline for caregivers of the elderly
with dementia.

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

Amendment 42 (995083)—

In Section: 03 On Page: 092 Specific Appropriation: 467
Delete Insert

HEALTH, DEPARTMENT OF
Executive Direction And Administration
Executive Direction And Support Services

467 In Section 03 On Page 092
Special Categories
Grants And Aids - Contracted Services

Table with 3 columns: Description, 1,020,000. Row: From Tobacco Settlement Trust Fund.

Following Specific Appropriation 467, INSERT:

From the recurring Tobacco Settlement Trust Funds in Specific
Appropriation 467, \$1,020,000 shall be provided to the University of
South Florida for a Distinguished Chair/Professorship at the Chiles
Center.

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

Amendment 43 (995076)—

In Section: 03 On Page: 092 Specific Appropriation: 469A
Delete Insert

HEALTH, DEPARTMENT OF
Executive Direction And Administration
Executive Direction And Support Services

469A In Section 03 On Page 092
Fixed Capital Outlay
Construction, Renovation, And Equipment -
County Health Departments

Table with 3 columns: Description, 1,143,600, 6,390,900. Row: From Tobacco Settlement Trust Fund.

At the end of existing proviso language, following
Specific Appropriation 469A, INSERT:

Martin County Health Department.....5,247,300

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

Amendment 44 (995079)—

In Section: 05 On Page: 188 Specific Appropriation: 1329H
Delete Insert

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF
AGRICULTURE
Agricultural Economic Development
Agricultural Products Marketing

1329H In Section 05 On Page 188
Grants And Aids To Local Governments And
Nonprofit Organizations - Fixed Capital
Outlay
Agriculture/Community Facilities

From General Revenue Fund 9,071,000 8,871,000

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

Immediately following Specific Appropriation 1329H, DELETE:

Amendment 47 (995061)—

Highlands County Fair Pavilion & Educational Building Renovation.....200,000

In Section: 03 On Page: 099 Specific Appropriation: 537 Delete Insert

HEALTH, DEPARTMENT OF Community Public Health Family Health Services

HEALTH, DEPARTMENT OF Community Public Health County Health Departments Local Health Needs

487A In Section 03 On Page 094 Aid To Local Governments Community Health Initiatives

537 In Section 03 On Page 099 Special Categories Grants And Aids - Contracted Services

From General Revenue Fund 6,375,000 6,575,000

From County Health Department Trust Fund 1,827,500 1,927,500

At the end of existing proviso language, following Specific Appropriation 487A, INSERT:

Immediately following Specific Appropriation 537,

Aeromed Life Flight - Tampa General Hospital.....200,000

Delete existing proviso and insert in lieu thereof:

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

From the funds in Specific Appropriation 537, \$1,900,000 from the cash balances in the following counties shall be used to increase school health and health care outreach services in the specified counties:

Amendment 45 (995080)—

In Section: 03 On Page: 094 Specific Appropriation: 487A Delete Insert

Dade County - School Health.....500,000 Dade County - Model Cities Project.....100,000 Hillsborough County - School Health.....500,000 Broward County - School Health.....300,000 Palm Beach County - School Health.....500,000

HEALTH, DEPARTMENT OF Community Public Health Family Health Services

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

487A In Section 03 On Page 094 Aid To Local Governments Community Health Initiatives

Amendment 48 (995058)—

Amend the proviso immediately following Specific Appropriation 487A, as follows:

In Section: 03 On Page: 099 Specific Appropriation: 537A Delete Insert

Delete:

"Shands Pediatric Emergency Center - Alachua..... 50,000"

HEALTH, DEPARTMENT OF Community Public Health County Health Departments Local Health Needs

and insert in lieu thereof:

"Shands Eastside Clinic - Alachua..... 50,000"

537A In Section 03 On Page 099 Fixed Capital Outlay Construction, Renovation, And Equipment - County Health Departments

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

From County Health Department Trust Fund 9,551,960 9,989,640

Amendment 46 (995078)—

In Section: 03 On Page: 099 Specific Appropriation: 532A Delete Insert

At the end of existing proviso language, following Specific Appropriation 537A, INSERT:

HEALTH, DEPARTMENT OF Community Public Health County Health Departments Local Health Needs

Polk County - Lake Wales Clinic.....172,140 Polk County - Haines City Clinic.....265,540

532A In Section 03 On Page 099 Aid To Local Governments Grants And Aids - Minority Health Initiatives

Amendment 49 (995065)—

From General Revenue Fund 0

In Section: 03 On Page: 101 Specific Appropriation: 547 Delete Insert

At the end of existing proviso language, following Specific Appropriation 532A, INSERT:

HEALTH, DEPARTMENT OF Children's Medical Services Children's Special Health Care

From the funds in Specific Appropriation 532A, \$300,000 in recurring general revenue shall be allocated for the statewide Sickel Cell Outreach Program.

547 In Section 03 On Page 101 Expenses

From General Revenue Fund 2,695,693 2,595,693

In Section 03 On Page 103
 565 Special Categories
 Pediatric Liver Transplant Program

In paragraph two delete "356C"
 and insert in lieu thereof:
 In paragraph two add "369B"

Amendment 51 (995059)—

From General Revenue Fund 400,441 500,441

In Section: 03 On Page: 088 Specific Appropriation: 448
 Delete Insert

Senator Silver moved the following amendments which were adopted:

Amendment 50 (995060)—

In Section: 03 On Page: 071 Specific Appropriation: 340
 Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
 Home And Community Services

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Persons With Disabilities Program
 Home And Community Services

In Section 03 On Page 088
 448 Special Categories
 Community Care Programs For The Elderly

Immediately following Specific Appropriation 448,
 DELETE:

In Section 03 On Page 071
 340 Special Categories
 Grant And Aid Individual And Family
 Supports

Douglas Gardens Teaching Nursing Home Project -
 Dade County.....100,000

The recurring general revenue in Specific Appropriation shall be
 allocated as follows:

and insert in lieu thereof:

Miami Jewish Home and Hospital for the Aged at Douglas
 Gardens - Teaching Nursing Home Project.....100,000

Amendment 52 (995055)—

In paragraph two delete "383"

In Section: 03 On Page: 090 Specific Appropriation: 457
 Delete Insert

and insert in lieu thereof:

In paragraph two add "341"

In Section 03 On Page 073
 347A Special Categories
 Developmental Services Programs

ELDER AFFAIRS, DEPARTMENT OF
 Consumer Advocate Services

In Section 03 On Page 090
 457 Salaries And Benefits

Positions 28 29

Immediately following Specific Appropriation 347A,
 DELETE:

Amendment 53 (995052)—

In paragraph two delete "390B"

In Section: 03 On Page: 094 Specific Appropriation: 487A
 Delete Insert

and insert in lieu thereof:

In paragraph two add "347B"

Mental Health Program
 Adult Community Mental Health Services

HEALTH, DEPARTMENT OF
 Community Public Health
 Family Health Services

In Section 03 On Page 094
 487A Aid To Local Governments
 Community Health Initiatives

Immediately following Specific Appropriation 487A,
 DELETE:

In Section 03 On Page 076
 367 Special Categories
 Grants And Aids - Community Mental Health
 Services

Jesse Trice Cancer Prevention Project - Dade, Hendry,
 and Lee counties..... 0

Senator Sullivan moved the following amendments which were adopted:

Amendment 54 (995007)—

In paragraph three delete "348"

In Section: 02 On Page: 019 Specific Appropriation:
 Delete Insert

and insert in lieu thereof:

In paragraph three add "367"

369A Special Categories
 Mental Health Programs

EDUCATION, DEPARTMENT OF, AND
 COMMISSIONER OF EDUCATION
 Public Schools, Division Of
 State Grants/K-12 Programs - F.E.F.P.

Immediately following Specific Appropriation 369A,
 DELETE:

In Section 02 On Page 019

Insert the following new paragraphs of proviso after the existing proviso which precedes Specific Appropriation 78 on page 19:

Each local school district shall provide a report to the Governor, the Commissioner of Education, the President of the Senate and the Speaker of the House of Representatives that shows how the district expended that part of the funds provided in Specific Appropriations 78 through 84 for 2000-2001 that is greater than the amount provided from the same specific appropriations for 1999-2000. The report shall be submitted in two parts. An interim report shall be submitted by December 1, 2000, and a final report shall be submitted by March 1, 2001.

The Department of Education shall develop a uniform report format that identifies expenditures for all new state and local revenues, including General Revenue, lottery, Principal State School Trust funds, and all local sources. The report shall identify 2000-2001 expenditures for salary improvements and applicable bonuses for administrators, instructional and support staff. The data for salaries shall include, at a minimum, the average salary increase, the percentage salary increase and the average annual salary for district administrators, school administrators, classroom teachers, other instructional personnel and support staff for the 2000-2001 fiscal year. The report shall also itemize, by percentage, expenditures for administrative support and instructional support and shall compare these rates with the 1999-2000 expenditures.

Amendment 55 (995042)—

In Section: 02 On Page: 041 Specific Appropriation: Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Universities, Division Of

In Section 02 On Page 041

On page 41, after Universities, Division of, the sixth full paragraph, INSERT new proviso as follows:

From the funds in Specific Appropriation 161 for Enhancing Undergraduate and Graduate Education each university shall, as a first priority, allocate funds to programs as required to implement the Workforce and Economic development provisions in CS/SB 2050 or similar legislation.

On page 46, the first paragraph following line item 167, INSERT a new sentence after the first sentence that ends with: "current Strategic Plan"

Each university shall, as a first priority, provide matching funds for Challenge Grants that support programs required to implement the Workforce and Economic development provisions in CS/SB 2050 or similar legislation.

On page 37, following the existing proviso for Specific Appropriation 141 INSERT:

Each Community College shall, as a first priority, provide matching funds for Challenge Grants that Support programs required to implement the Workforce and Economic Development provisions in CS/SB 2050 or similar legislation.

Senator Lee offered the following amendment which was moved by Senator Sullivan and adopted:

Amendment 56 (995116)—

In Section: On Page: 041 Specific Appropriation: Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Universities, Division Of

In Section On Page 041

on page 41, following "Universities, Division of", in the fifth full paragraph that lists items that may be funded from Enhancement funding, DELETE:

item 1 and renumber subsequent item

and INSERT a new paragraph of proviso following the sixth full paragraph:

From the funds in Specific Appropriation 161 for Enhancing Undergraduate and Graduate Education to be allocated to the University of South Florida, \$500,000 shall be allocated for the Center for Infant and Child Development at USF.

Senator Sullivan moved the following amendment which was adopted:

Amendment 57 (995039)—

In Section: 02 On Page: 006 Specific Appropriation: 9G Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Education - Fixed Capital Outlay

In Section 02 On Page 006 9G Fixed Capital Outlay Community College Projects

From General Revenue Fund 40,170,364 42,170,364

In the existing proviso for Valencia on the next to the last line delete:

4,000,000

and insert:

6,000,000

Senator Holzendorf offered the following amendment which was moved by Senator Sullivan and adopted:

Amendment 58 (995038)—

In Section: 02 On Page: 007 Specific Appropriation: 9H Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Education - Fixed Capital Outlay

In Section 02 On Page 007 9H Fixed Capital Outlay State University System Projects

From General Revenue Fund 44,998,843 48,998,843

In the existing proviso on page 8 for the University of North Florida delete

UNF - Science/Engineering Lab/Off Bldg (C)..... 8,400,000

and insert

UNF - Science/Engineering Lab/Off Bldg (C)..... 12,400,000

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

Amendment 59 (995018)—

In Section: 02 On Page: 013 Specific Appropriation: 40-A Delete Insert

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

In Section 02 On Page 013 40-A Special Categories Cuban History Documentation From General Revenue Fund 50,000

Senator Dyer offered the following amendment which was moved by Senator Sullivan and adopted:

Amendment 60 (995019)—

In Section: 02 On Page: 015 Specific Appropriation: 55 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Office Of Student Financial Assistance Student Financial Aid Program - State

In Section 02 On Page 015 55 Financial Assistance Payments Student Financial Aid From State Student Financial Assistance Trust Fund 75,003,459 75,603,459

On page 16, after the last line of existing proviso for Specific Appropriation 55, insert:

From the funds appropriated in Specific Appropriation 55, \$600,000 is provided for scholarships to instructional aides who have been employed by a public school district for at least one year, and who enroll in a program leading to a teaching certificate in a critical teacher shortage area. The following are the areas of critical state concern: foreign language, science, math, computer science and exceptional student education. The scholarship program shall provide up to \$3,000 as reimbursement for matriculation and fees per year.

In the existing list of programs on page 16, after Rosewood Family Scholarships, insert a new line of proviso:

Instructional Aide/Critical Teacher Shortage Program600,000

51 Special Categories Transfer To State Student Financial Assistance Trust Fund From General Revenue Fund 55,003,459 55,603,459

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

Amendment 61 (995029)—

In Section: 02 On Page: 018 Specific Appropriation: 72 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of State Oversight & Assistance - Public Schools

In Section 02 On Page 018 72 Special Categories Assessment And Evaluation

From General Revenue Fund 46,454,987 44,954,987

State Grants K/12 Program - Non F.E.F.P.

In Section 02 On Page 030 109A Special Categories Grants And Aids - Take Stock In Children

From General Revenue Fund 2,800,000 4,300,000

Add the following new paragraph of proviso for Specific Appropriation 109A on page 30:

Funds in Specific Appropriation 109A shall be provided on a one-to-one matching basis to the Take Stock in Children Foundation to continue expansion of its statewide mentoring program.

Senator Forman offered the following amendments which were moved by Senator Sullivan and adopted:

Amendment 62 (995003)—

In Section: 02 On Page: 021 Specific Appropriation: 79 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of State Grants/K-12 Programs - F.E.F.P.

In Section 02 On Page 021 79 Aid To Local Governments Class Size Reduction/Supplemental Instruction

Insert the following new paragraph of proviso following Specific Appropriation 79 on page 21:

From the funds appropriated in Specific Appropriation 79 for Broward County, \$88,860 is provided for a contract with the Department of Juvenile Justice, District 10, to provide after school vocational education training.

Amendment 63 (995004)—

In Section: 02 On Page: 021 Specific Appropriation: 79 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of State Grants/K-12 Programs - F.E.F.P.

In Section 02 On Page 021 79 Aid To Local Governments Class Size Reduction/Supplemental Instruction

Insert the following new paragraph of proviso following Specific Appropriation 79 on page 21:

From the funds appropriated in Specific Appropriation 79 for Broward County, \$60,000 is provided for an after school program for at-risk students which emphasizes the use of technology in the work place.

Senator Cowin offered the following amendment which was moved by Senator Sullivan and adopted:

Amendment 64 (995013)—

In Section: 02 On Page: 024 Specific Appropriation: 89 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of State Grants K/12 Program - Non F.E.F.P.

89 In Section 02 On Page 024
Aid To Local Governments
Grants And Aids - Instructional Materials

From Federal Rehabilitation Trust 27,546,310 20,295,722
Fund

In the first line of proviso following Specific
Appropriation 89 on page 24, strike:

Immediately following Specific Appropriation 127A,
INSERT:

\$100,000

By October 1, 2000, the number of approved positions for the Vocational
Rehabilitation program shall be reduced to a total of 300 FTE. Savings
resulting from the reduction in positions shall be redirected to
Specific Appropriation 127C for Purchased Client Services.

and insert the following new proviso:

\$200,000

127C Special Categories
Purchased Client Services

In the first line of the second paragraph of proviso
following Specific Appropriation 89 on page 24
strike:

From General Revenue Fund 2,214,450 4,027,097
From Federal Rehabilitation Trust 6,125,942 13,376,530
Fund

\$500,000

and insert the following new proviso:

Senator Sullivan moved the following substitute amendment which
was adopted:

\$450,000

Substitute Amendment 66 (995041)—

In the first line of the third paragraph of proviso
following Specific Appropriation 89 on page 24
strike:

In Section: 02 On Page: 032 Specific Appropriation: 127A
Delete Insert

\$1,000,000

and insert the following new proviso:

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Workforce Development, Division Of
Workforce Placement And Assistance

\$950,000

Senator Holzendorf offered the following amendment which was
moved by Senator Sullivan and adopted:

127A In Section 02 On Page 032
Salaries And Benefits

Amendment 65 (995020)—

Immediately following Specific Appropriation 127A,
INSERT:

In Section: 02 On Page: 025 Specific Appropriation: 93A
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of
State Grants K/12 Program - Non F.E.F.P.

Funds in Specific Appropriation 127A are intended to support, to the
maximum extent feasible, the provision of vocational rehabilitation
services through community-based rehabilitation programs, as provided in
ch. 99-240, L.O.F., and as may be clarified by the Legislature during
the 2000 Regular Session. To that end, and upon approval by the
applicable federal agency of corresponding revisions to the required
state plan governing the delivery of vocational rehabilitation services
under the federal Rehabilitation Act of 1973, as amended, the Department
of Education, in conjunction with the Occupational Access and
Opportunity Commission, is authorized to reduce the number of positions
in this specific appropriation to a level not to exceed 300 positions.
The department, in conjunction with the Occupational Access and
Opportunity Commission, further is authorized to redirect savings
resulting from the reduction in positions toward Specific Appropriation
127C for purchased client services. The reduction in positions
authorized under this proviso may occur in phases, but such reduction
must be completed within nine months of the approval by the applicable
federal agency of the revisions to the required state plan. The
department, in conjunction with the Occupational Access and Opportunity
Commission, must submit a budget amendment as required under s. 216.177,
F.S., to effectuate any such reduction in positions.

93A In Section 02 On Page 025
Special Categories
Grants And Aids - Grants To Public
Schools For Reading Programs

Add the following new paragraph of proviso following
proviso for Specific Appropriation 93A on page 25:

From the funds appropriated in Specific Appropriation 93A, the
Commissioner of Education may allocate \$800,000 for the Northeast
Florida Educational Consortium Best Practices Reading Initiative.

Senator Kirkpatrick offered the following amendment which was
moved by Senator Sullivan:

Amendment 66 (995015)—

Senator Klein offered the following amendment which was moved by
Senator Sullivan and adopted:

In Section: 02 On Page: 032 Specific Appropriation: 127A
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Workforce Development, Division Of
Workforce Placement And Assistance

Amendment 67 (995036)—

In Section: 02 On Page: 032 Specific Appropriation: 131
Delete Insert

127A In Section 02 On Page 032
Salaries And Benefits

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Workforce Development, Division Of
Workforce Education Grant Programs

Positions 933 700
From General Revenue Fund 7,556,212 5,743,565

131 In Section 02 On Page 032
Aid To Local Governments
Grants And Aids - Adult Handicapped Funds

Insert after the existing proviso in the lead paragraph:

For fiscal year 2001-2002, the Division of Workforce Development shall recommend the process and criteria for providing continued funding. The Division shall conduct a survey of all school districts and community colleges receiving funds from Specific Appropriation 131 in fiscal year 2000-2001 to determine actual costs and program needs and shall submit fiscal year 2001-2002 funding recommendations based on the survey data.

Senator Hargrett offered the following amendment which was moved by Senator Sullivan and adopted:

Amendment 68 (995012)—

In Section: 02 On Page: 042 Specific Appropriation: 161 Delete Insert

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

161 In Section 02 On Page 042 Lump Sum Educational And General Activities

The SIXTH PARAGRAPH After Division of Universities Heading on page 41; DELETE:

From the funds in Specific Appropriation 161, \$600,000 shall be used by the Institute on Urban Policy and Commerce for the purpose of implementing urban extension programs from the allocation to FAMU for the Enhancement of Graduate and Professional Education/Research/Extension service.

and insert in lieu thereof:

From the funds in Specific Appropriation 161, \$500,000 shall be used by the Institute on Urban Policy and Commerce for the purpose of implementing urban extension programs and \$100,000 is provided to establish a Community Public Health Leadership Center, from the allocation to FAMU for the Enhancement of Graduate and Professional Education/Research/Extension service.

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

Amendment 69 (995031)—

In Section: 02 On Page: 042 Specific Appropriation: 161 Delete Insert

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

161 In Section 02 On Page 042 Lump Sum Educational And General Activities

On page 41, after the 6th full paragraph following "Universities, Division of", INSERT a new paragraph:

From the funds in Specific Appropriation 161, for Enhancing Undergraduate and Graduate Education, \$375,000 shall be allocated for the FAU Harbor Branch Program from the funds allocated to FAU.

Amendment 70 (995034) was withdrawn.

Senator Sullivan moved the following amendments which were adopted:

Amendment 71 (995025)—

In Section: 02 On Page: 047 Specific Appropriation: 170 Delete Insert

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

170 In Section 02 On Page 047 Special Categories Grants And Aids - Shands Teaching Hospital

On page 47, following line item 170, DELETE the last sentence of the proviso:

From the funds in Specific Appropriation 170, Shands Healthcare Jacksonville, may receive funding for program enhancements.

Amendment 72 (995006)—

In Section: 02 On Page: 006 Specific Appropriation: 9G Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Education - Fixed Capital Outlay

9G In Section 02 On Page 006 Fixed Capital Outlay Community College Projects

From General Revenue Fund 40,170,364 40,570,364

After the word Pasco in the list of colleges on page 7, insert

Hernando -

Amendment 73 (995009)—

In Section: 02 On Page: 042 Specific Appropriation: 160 Delete Insert

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

160 In Section 02 On Page 042 Lump Sum I-4 Corridor/High Technology Research

On page 42, following line item 160, in the first paragraph DELETE:

\$17,600,000

and INSERT:

\$14,800,000

Amendment 74 (995010)—

In Section: 02 On Page: 044 Specific Appropriation: 161 Delete Insert

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

161 In Section 02 On Page 044 Lump Sum Educational And General Activities

On page 44, the sixth full paragraph of proviso that lists General Revenue items funded in line item 161, item #2, DELETE:

\$5,000,000

and INSERT:

\$4,775,000

Amendments 75-113 were withdrawn.

Senator Meek moved the following amendment which failed:

Amendment 114 (995002)—

In Section: 02 On Page: 042 Specific Appropriation: 161 Delete Insert

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

161 In Section 02 On Page 042 Lump Sum Educational And General Activities

On page 42, following Specific Appropriation 161, paragraph 5 that begins with "Included in the above is the following increase in enrollment", DELETE:

Included in the above is the following increase in enrollment, above the 1999-2000 estimated level, which provides for no less than 500 additional First-Time-In-College students to implement the Talented 20 Plan and an additional 378 FTE for Florida Gulf Coast University.

and INSERT:

Included in the above is the following increase in enrollment, above the 1999-2000 estimated level. In admitting new freshmen students, universities may use alternative admissions factors which may include, though not limited to, consideration of gender, ethnicity, national origin, disability, artistic talent, and athletic talent. Alternative admissions factors shall be determined by each university, and may include class rankings. Class rank, however, shall not be the only factor in determining new freshmen admissions. An additional 378 FTE are designated for Florida Gulf Coast University.

Senator Lee offered the following amendments which were moved by Senator Burt and adopted:

Amendment 115 (995120)—

In Section: 05 On Page: 192 Specific Appropriation: 1355A Delete Insert

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Agricultural Economic Development Plant Pest And Disease Control

1355A In Section 05 On Page 192 Special Categories Tree Replacement Program - Dade County Citrus Canker

Insert proviso immediately following Specific Appropriation 1355A:

Funds provided in Specific Appropriation 1355A may be used for tree replacement in any Florida county where citrus trees have been destroyed as part of the department's citrus canker eradication efforts.

Amendment 116 (995121)—

In Section: 03 On Page: 077 Specific Appropriation: 369B Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF Services Mental Health Program Adult Community Mental Health Services

369B In Section 03 On Page 077 Grants And Aids To Local Governments And Nonprofit Organizations - Fixed Capital Outlay Substance Abuse/Mental Health Facilities

From General Revenue Fund 2,650,000 2,550,000

Modify existing language following Specific Appropriation 369B on page 77 as follows:

Delete: Hillsborough County Crisis Center, Inc. 800,000

Insert: Hillsborough County Crisis Center, Inc. 700,000

HEALTH, DEPARTMENT OF Community Public Health County Health Departments Local Health Needs

537C In Section 03 On Page 100 Grants And Aids To Local Governments And Nonprofit Organizations - Fixed Capital Outlay Family Health Facilities

From General Revenue Fund 750,000 850,000

Modify existing language following Specific Appropriation 537C on page 100 as follows:

Insert after:

...(Flagler County,) \$100,000 in non-recurring General Revenue for Dover Health Center-Hillsborough County,

Senators Klein, Forman and Diaz-Balart offered the following amendment which was moved by Senator Klein and failed:

Amendment 117 (995122)—

In Section: 05 On Page: 220 Specific Appropriation: 1591H Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Water Resource Management, Division Of Water Resource Protection And Restoration

1591H In Section 05 On Page 220 Grants And Aids To Local Governments And Nonprofit Organizations - Fixed Capital Outlay Everglades Restoration

From Everglades Restoration Reserve Trust Fund 100,000,000 140,000,000

In Section 16 On Page 348
 In Section 16, DELETE:
 \$50,000,000
 and INSERT:
 \$90,000,000

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

Amendment 118 (995123)—

In Section: 06 On Page: 276 Specific Appropriation: 2088
 Delete Insert

GOVERNOR, EXECUTIVE OFFICE OF THE
 Office Of Tourism, Trade And Economic
 Development
 Economic Development Programs And
 Projects

2088 In Section 06 On Page 276
 Lump Sum
 Communities With Special Needs/Economic
 Opportunities

DELETE the following line of proviso immediately following Specific Appropriation 2088:

Special Needs Programs..... 745,198

and insert in lieu thereof:

Special Needs Programs..... 595,198
 Keep America Beautiful.....150,000

Amendment 119 (995124) was withdrawn.

Senator Latvala offered the following amendment which was moved by Senator Burt and adopted:

Amendment 120 (995125)—

In Section: 05 On Page: 222 Specific Appropriation: 1608C
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Waste Management, Division Of
 Waste Cleanup

1608C In Section 05 On Page 222
 Special Categories
 Brownfield-Eastward Ho Urban
 Redevelopment Program

From Solid Waste Management Trust Fund 150,000

Waste Control

1633A In Section 05 On Page 224
 Grants And Aids To Local Governments And
 Nonprofit Organizations - Fixed Capital
 Outlay
 Solid Waste Management

From Solid Waste Management Trust Fund 23,000,000 22,850,000

Senator Cowin offered the following amendment which was moved by Senator Burt and adopted:

Amendment 121 (995126)—

In Section: 02 On Page: 019 Specific Appropriation: 78
 Delete Insert

EDUCATION, DEPARTMENT OF, AND
 COMMISSIONER OF EDUCATION
 Public Schools, Division Of
 State Grants/K-12 Programs - F.E.F.P.

78 In Section 02 On Page 019
 Aid To Local Governments
 Grants And Aids - Florida Educational
 Finance Program

Insert the following new proviso at the end of the third line of the next to last paragraph of proviso for Specific Appropriation 78 on page 19:

However, charter schools may serve students who are temporarily homebound or who receive a portion of their instruction on-line.

Senator King offered the following amendment which was moved by Senator Burt and adopted:

Amendment 122 (995127)—

In Section: 03 On Page: 073 Specific Appropriation: 347A
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Persons With Disabilities Program
 Home And Community Services

347A In Section 03 On Page 073
 Special Categories
 Developmental Services Programs

From General Revenue Fund 1,549,000 1,749,000

Modify existing proviso following Specific Appropriation 347A on page 73 as follows:

Delete from the first paragraph "439,000"
 Insert from the first paragraph "639,000"

Modify the list following the first paragraph as follows:

Delete: W.O.R.C. Development Services - Flagler and Volusia Counties 439,000

Insert: W.O.R.C. Development Services - Flagler and Volusia Counties 639,000

Senator Hargrett offered the following amendment which was moved by Senator Burt and adopted:

Amendment 123 (995128)—

In Section: 05 On Page: 218 Specific Appropriation: 1591G
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Water Resource Management, Division Of
 Water Resource Protection And Restoration

1591G In Section 05 On Page 218
 Grants And Aids To Local Governments And
 Nonprofit Organizations - Fixed Capital
 Outlay
 Statewide Restoration Projects

From General Revenue Fund 34,373,420 34,738,500

In proviso following Specific Appropriation 1591G prior to Gulf Beaches Sewer.....300,000, INSERT:

"City of Palmetto Stormwater System - G3.....365,080"

RECONSIDERATION OF AMENDMENT

On motion by Senator Hargrett, the Senate reconsidered the vote by which Amendment 123 was adopted. Amendment 123 was withdrawn.

Senator Dawson offered the following amendment which was moved by Senator Burt and adopted:

Amendment 124 (995129)—

In Section: 05 On Page: 218 Specific Appropriation: 1591G Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Water Resource Management, Division Of Water Resource Protection And Restoration

In Section 05 On Page 218 1591G Grants And Aids To Local Governments And Nonprofit Organizations - Fixed Capital Outlay Statewide Restoration Projects

From General Revenue Fund 34,373,420 34,748,420

In the proviso following Specific Appropriation 1591G, after "North Miami Sewer System Lining.....250,000," INSERT:

Opa-Locka Wastewater System Improvements.....375,000

Pursuant to Rule 4.19, SB 2200 as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Burt, the rules were waived and staff of the Committee on Budget was instructed to make title amendments and technical changes in SB 2200 as necessary.

Senator Childers moved that provisions of Rule 2.19 be waived to allow Senate Budget Conferees the latitude to deal with additional issues which may develop in conference. The motion was adopted.

On motion by Senator Casas—

CS for SB 2202—A bill to be entitled An act implementing the 2000-2001 General Appropriations Act; providing legislative intent; providing that specified funds are to be allocated based on equity and are not subject to the provisions of s. 394.908, F.S.; amending s. 409.9115, F.S.; specifying how the Agency for Health Care Administration shall make payments for the Medicaid disproportionate share program for mental health hospitals; requiring the Agency for Health Care Administration to use a specified disproportionate share formula, specified audited financial data, and a specified Medicaid per diem rate in fiscal year 2000-2001 for qualifying hospitals; amending s. 409.9116, F.S.; providing a formula for rural hospital disproportionate share payments; amending s. 216.181, F.S.; authorizing the Department of Children and Family Services and the Department of Health to advance certain moneys for certain contract services; directing the Agency for Health Care Administration to include health maintenance organization recipients in the county billing for a specified purpose; authorizing the Departments of Children and Family Services, Management Services, Labor and Employment Security, and Health and the Agency for Health Care Administration to transfer positions and funds to comply with the General Appropriations Act or the WAGES Act; amending s. 39.3065, F.S.; providing for the sheriffs of Broward County and Seminole County to provide child protective investigative services; amending s. 1, ch. 99-219, Laws

of Florida; extending flexibility to implement reorganization of the Department of Children and Family Services until July 1, 2001; amending s. 216.181, F.S.; authorizing the Department of Law Enforcement to transfer some positions and associated budget and a certain percentage of salary rate between budget entities and providing requirements with respect thereto; providing that billing agent consulting services related to certain Medicaid provider agreements not be considered billing agent services; requiring the Agency for Health Care Administration to develop a reimbursement schedule; authorizing the Department of Law Enforcement to use certain moneys to provide meritorious-performance bonuses for employees, subject to approval; amending s. 212.20, F.S.; providing for use of moneys allocated to the Solid Waste Management Trust Fund; amending s. 403.7095, F.S.; revising the expiration date of the solid waste management grant program; requiring a specified level of funding for counties receiving solid waste management and recycling grants; providing for allocation of funds for innovative programs to address recycling practices and procedures; amending s. 110.1239, F.S.; providing requirements for the funding of the state group health insurance program; amending s. 86, ch. 93-213, Laws of Florida, as amended; deferring repayment requirements for certain funding provided to the state NPDES program; amending s. 287.161, F.S.; requiring the Department of Management Services to charge all persons receiving transportation from the executive aircraft pool a specified rate; providing for deposit and use of such fees; amending s. 403.1826, F.S.; providing authority of the Department of Environmental Protection to waive requirements related to water pollution control and sewage treatment grants; amending s. 216.181, F.S.; providing authority to the Department of Transportation to facilitate the transfer of personnel to the turnpike headquarters facility in Orange County; providing legislative intent concerning funds appropriated for the San Carlos Institute; providing for allocation of moneys provided for workforce development and providing for budget amendment when a program is moved; providing for future repeal of various provisions; providing for audit and transfer of specified funds relating to law enforcement programs transferred to St. Johns River and Tallahassee Community Colleges; amending s. 240.2605, F.S.; requiring the Board of Regents to rank certain donations; requiring provisions of universities in the State University System to provide lists of certain donations; requiring the Board of Regents to submit a report; requiring the Board of Regents to rank such donations; providing effect of veto of specific appropriation or proviso to which implementing language refers; providing applicability to other legislation; providing performance measures and standards for programs within state agencies; providing that the performance measures and standards are linked to appropriations in the General Appropriations Act; providing an effective date.

—was read the second time by title.

Senator Laurent moved the following amendment:

Amendment 1 (834312)(with title amendment)—On page 9, between lines 20 and 21, insert:

Section 8. In order to implement Specific Appropriation 217 of the 2000-2001 General Appropriations Act, paragraph (c) is added to subsection (5) of section 409.905, Florida Statutes, to read:

409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

(5) HOSPITAL INPATIENT SERVICES.—The agency shall pay for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of days necessary to comply with the General Appropriations Act.

(c) The Agency for Health Care Administration shall adjust a hospital's inpatient per diem rate to reflect the cost of serving the Medicaid population at that institution if:

1. *There is a significant change in the mix of patient services, primarily resulting from the effects of a natural disaster occurring after July 1, 2000, which has caused the hospital's average annual Medicaid per-patient cost to increase by more than 25 percent; or*

2. *The hospital experiences an increase in Medicaid caseload by more than 20 percent, primarily resulting from the closure of a hospital in the same service area occurring after July 1, 2000, which has caused the hospital's average annual Medicaid per-patient cost to increase by more than 25 percent.*

The agency must submit the estimated costs for any adjustment in a hospital inpatient per diem pursuant to the criteria in this paragraph to the Social Services Estimating Conference for its consideration and inclusion in the total estimates for the Medicaid program. Before the agency implements a change in a hospital's inpatient per diem rate pursuant to the criteria in this paragraph, the Legislature must have appropriated sufficient funds in the General Appropriations Act to support the increase in cost as estimated by the Social Services Estimating Conference. This subsection expires July 1, 2001.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, following the semicolon (;) insert: amending s. 409.905, F.S.; prescribing conditions upon which an adjustment in a hospital's inpatient per diem rate may be based;

Senator Laurent moved the following substitute amendment which was adopted:

Amendment 2 (021446)(with title amendment)—On page 9, between lines 20 and 21, insert:

Section 8. In order to implement Specific Appropriation 217 of the 2000-2001 General Appropriations Act, paragraph (c) is added to subsection (5) of section 409.905, Florida Statutes, to read:

409.905 Mandatory Medicaid services.—The agency may make payments for the following services, which are required of the state by Title XIX of the Social Security Act, furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically necessary and in accordance with state and federal law. Nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

(5) HOSPITAL INPATIENT SERVICES.—The agency shall pay for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of days necessary to comply with the General Appropriations Act.

(c) *The Agency for Health Care Administration shall adjust a hospital's inpatient per diem rate to reflect the cost of serving the Medicaid population at that institution if:*

1. *There is a change in the mix of patient services, primarily resulting from the effects of a natural disaster occurring after July 1, 2000, which has caused the hospital's average annual Medicaid per-patient cost to increase by more than 25 percent; or*

2. *The hospital experiences an increase in Medicaid caseload by more than 20 percent, primarily resulting from the closure of a hospital in the same service area occurring after July 1, 1995, which has caused the hospital's average annual Medicaid per-patient cost to increase by more than 25 percent.*

The agency must include the estimated costs for any adjustment in a hospital inpatient per diem pursuant to this paragraph in the estimates it provides to the Social Services Estimating Conference for inclusion in the total estimates for the Medicaid program. Before the agency implements a change in a hospital's inpatient per diem rate pursuant to this paragraph, the Legislature must have specifically appropriated sufficient funds in the General Appropriations Act to support the increase in cost

as estimated by the Social Services Estimating Conference. This subsection expires July 1, 2001.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, following the semicolon (;) insert: amending s. 409.905, F.S.; prescribing conditions upon which an adjustment in a hospital's inpatient per diem rate may be based;

Senator Kirkpatrick moved the following amendment which was adopted:

Amendment 3 (710854)(with title amendment)—On page 21, between lines 7 and 8, insert:

Section 20. *The Division of Pari-mutuel Wagering of the Department of Business and Professional Regulation shall transfer all tangible personal property which is owned by the department and currently in use by the College of Veterinary Medicine at the University of Florida in Gainesville, Florida, to the College of Veterinary Medicine at the University of Florida.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 3, line 18, after the semicolon (;) insert: providing for the transfer of tangible personal property from the Department of Business and Professional Regulation to the College of Veterinary Medicine at the University of Florida;

Pursuant to Rule 4.19, **CS for SB 2202** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Casas, the rules were waived and staff of the Committee on Fiscal Policy was instructed to make title amendments and technical changes in **CS for SB 2202** as necessary.

RECESS

On motion by Senator McKay, the rules were waived and the Senate recessed at 12:45 p.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:42 p.m. A quorum present—40:

Madam President	Dawson	Jones	Mitchell
Bronson	Diaz de la Portilla	King	Myers
Brown-Waite	Diaz-Balart	Kirkpatrick	Rossin
Burt	Dyer	Klein	Saunders
Campbell	Forman	Kurth	Scott
Carlton	Geller	Latvala	Sebesta
Casas	Grant	Laurent	Silver
Childers	Hargrett	Lee	Sullivan
Clary	Holzendorf	McKay	Thomas
Cowin	Horne	Meek	Webster

SPECIAL ORDER CALENDAR, continued

On motion by Senator Silver—

CS for SB 1026—A bill to be entitled An act relating to the Florida Retirement System; amending ss. 121.021, 121.0515, 121.052, 121.053, 121.055, 121.081, 121.091, 121.1115, 121.1122, 121.031, and 121.121, F.S.; prescribing the method for calculating average final compensation; providing that members employed in a regularly established position shall be vested after 5 years of creditable service; providing that any terminated, inactive member must be actively employed in a covered position for 1 calendar year or more on or after the bill's effective date to achieve vested status with 5 years of service; providing for employer contribution rate increases to each membership class; adding to the Special Risk Class of membership certain aerial firefighting surveillance positions; upgrading service credit for certain years for special risk members; providing for funding of changes to the definition of average final

compensation from the assets of the Florida Retirement System Trust Fund in an amount and manner sufficient to maintain actuarial soundness; providing for employer contribution rate decreases to each membership class; providing for the development of a rate stabilization mechanism; adding assistant state attorneys, assistant statewide prosecutors, and assistant public defenders to the Senior Management Service Class of the system; providing a legislative declaration of an important state interest; providing effective dates.

—was read the second time by title.

The Committee on Fiscal Policy recommended the following amendments which were moved by Senator Silver and adopted:

Amendment 1 (590950)(with title amendment)—On page 25, between lines 4 and 5, insert:

Section 13. *It is the intent of the Legislature that the increased cost attributable to the 1999 actuarial experience study conducted by the system actuaries for the 2000-2001 fiscal year shall be funded by a one-time lump sum payment from the excess actuarial assets of the Florida Retirement System Trust Fund. The retirement contribution rates for subsequent years shall be adjusted with the next actuarial valuation of the Florida Retirement System.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 28, after the semicolon (;) insert: providing for funding of the 1999 actuarial experience study from excess assets of the Florida Retirement System Trust Fund;

Amendment 2 (293046)(with title amendment)—On page 29, between lines 2 and 3, insert:

Section 17. *The following sums are appropriated from recurring General Revenue Fund for fiscal year 2000-2001. The sum of \$921,000 is appropriated to the Justice Administrative Commission for the purpose of paying the costs associated with adding assistant state attorneys to the Senior Management Service Class in the Florida Retirement System. The sum of \$605,000 is appropriated to the Justice Administrative Commission for the purpose of paying the costs associated with adding assistant public defenders to the Senior Management Service Class in the Florida Retirement System. The sum of \$24,000 is appropriated to the Department of Legal Affairs, Office of Statewide Prosecutor for the purpose of paying the costs associated with adding assistant statewide prosecutors to the Senior Management Service Class in the Florida Retirement System.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 2, line 2, following the semicolon (;) insert: providing an appropriation;

Pursuant to Rule 4.19, **CS for SB 1026** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Lee—

CS for SB 60—A bill to be entitled An act relating to the tax on intangible personal property; amending s. 199.032, F.S.; reducing the rate of such tax; amending s. 199.033, F.S.; reducing the rates of the tax on securities in a Florida Futures Investment Fund to conform; amending s. 199.185, F.S.; exempting accounts receivable from the tax as of a specified date; deleting an exemption from the tax to conform; amending s. 199.023, F.S.; amending the definition of the term “beneficial interest”; amending s. 199.052, F.S.; relieving trustees of specified obligations; deleting a distinction between Florida-situs trusts and foreign-situs trusts; amending the obligations of Florida residents who have a beneficial interest in a trust; imposing obligations on certain agents other than trustees; exempting certain banks and savings associations from specified responsibilities; providing that a bank’s or savings association’s management or control of certain intangible personal property may not be used as the basis for imposing the tax; relieving Florida investment advisors of specified obligations; amending s. 199.175, F.S.; amending, for purposes of determining taxable situs, the definition of

the term “any person domiciled in this state”; amending s. 199.183, F.S.; exempting from the tax certain intangible personal property that is owned, managed, or controlled by a trustee of a trust; providing an effective date.

—was read the second time by title.

Senator Horne moved the following amendment which was adopted:

Amendment 1 (211994)(with title amendment)—On page 8, between lines 17 and 18, insert:

Section 8. Subsection (3) is added to section 218.25, Florida Statutes, to read:

218.25 Limitation of shared funds; holders of bonds protected; limitation on use of second guaranteed entitlement for counties.—

(3) *As an additional assurance to holders of bonds issued before March 8, 2000, which are secured by the guaranteed entitlement or second guaranteed entitlement for counties, or bonds issued to refund such bonds which mature no later than the bonds that they refunded and which result in a reduction of debt service payable in each fiscal year, it is the intent of the Legislature that, to the extent the elimination of tax sources dedicated to funding the guaranteed entitlement or the second guaranteed entitlement for counties or a reduction in the rate of assessment of such taxes results in an inability of a county to pay debt service on such bonds, the Legislature will provide alternative funding sources in an amount sufficient to pay any deficit in the amount required for such debt service. This commitment of the Legislature is contingent on the county first using any funds available under this part for the payment of such debt service.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 2, line 1, following the semicolon (;) insert: amending s. 218.25, F.S.; providing additional assurance to holders of bonds secured by shared funds;

Senators Mitchell, Rossin and Dyer offered the following amendment which was moved by Senator Mitchell and failed:

Amendment 2 (093460)(with title amendment)—On page 2, line 6 through page 4, line 28, delete those lines and insert:

Section 1. Paragraph (l) of subsection (1) and subsection (2) of section 199.185, Florida Statutes, are amended to read:

199.185 Property exempted from annual and nonrecurring taxes.—

(1) The following intangible personal property shall be exempt from the annual and nonrecurring taxes imposed by this chapter:

(l) ~~Two-thirds of~~ The accounts receivable arising or acquired in the ordinary course of a trade or business which are owned, controlled, or managed by a taxpayer on January 1, 2001 ~~2000~~, and thereafter. ~~It is the intent of the Legislature that, pursuant to future legislative action, the portion of such accounts receivable exempt from taxation be increased to all such accounts receivable on January 1, 2001, and thereafter. This exemption does not apply to accounts receivable that arise outside the taxpayer’s ordinary course of trade or business. For the purposes of this chapter, the term “accounts receivable” means a business debt that is owed by another to the taxpayer or the taxpayer’s assignee in the ordinary course of trade or business and is not supported by negotiable instruments. Accounts receivable include, but are not limited to, credit card receivables, charge card receivables, credit receivables, margin receivables, inventory or other floor plan financing, lease payments past due, conditional sales contracts, retail installment sales agreements, financing lease contracts, and a claim against a debtor usually arising from sales or services rendered and which is not necessarily due or past due. The examples specified in this paragraph shall be deemed not to be supported by negotiable instruments. The term “negotiable instrument” means a written document that is legally capable of being transferred by indorsement or delivery. The term “indorsement” means the act of a payee or holder in writing his or her name on the back of an instrument without further qualifying words other than “pay to the order of” or “pay to” whereby the property is assigned and transferred to another.~~

(2)(a) With respect to the first mill of the annual tax, every natural person is entitled each year to an exemption of the first \$200,000 of the value of property otherwise subject to said tax. A husband and wife filing jointly shall have an exemption of \$400,000.

(b) With respect to the last 0.5 mill of the annual tax, every natural person is entitled each year to an exemption of the first \$100,000 of the value of property otherwise subject to said tax. A husband and wife filing jointly shall have an exemption of \$200,000.

Agents and fiduciaries, other than guardians and custodians under a gifts-to-minors act, filing as such may not claim this exemption on behalf of their principals or beneficiaries; however, if the principal or beneficiary returns the property held by the agent or fiduciary and is a natural person, the principal or beneficiary may claim the exemption. No taxpayer shall be entitled to more than one exemption under this subsection paragraph (a) and one exemption under paragraph (b). This exemption shall not apply to that intangible personal property described in s. 199.023(1)(d).

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, lines 3-10, delete those lines and insert: personal property; amending s. 199.185, F.S.; exempting certain accounts receivable from the tax as of a specified date; increasing the exemption from the annual tax; amending s. 199.023, F.S.;

RECONSIDERATION OF AMENDMENT

On motion by Senator Dyer, the Senate reconsidered the vote by which Amendment 2 failed. Amendment 2 failed. The vote was:

Yeas—13

Table with 4 columns: Name, Name, Name, Name. Rows: Campbell/Geller/Jones/Meek, Dawson/Hargrett/Klein/Mitchell, Dyer/Holzendorf/Kurth/Rossin, Forman.

Nays—23

Table with 4 columns: Name, Name, Name, Name. Rows: Madam President/Clary/Kirkpatrick/Scott, Brown-Waite/Diaz de la Portilla/Latvala/Sebesta, Burt/Diaz-Balart/Laurent/Silver, Carlton/Grant/Lee/Sullivan, Casas/Horne/McKay/Webster, Childers/King/Saunders.

Pursuant to Rule 4.19, CS for SB 60 as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Cowin—

SB 64—A bill to be entitled An act relating to the tax on sales, use, and other transactions; specifying a period during which the sale of clothing and school supplies shall be exempt from such tax; defining the terms "clothing" and "school supplies" for purposes of the exemption; providing for rules; providing an appropriation; providing an effective date.

—was read the second time by title.

The Committee on Commerce and Economic Opportunities recommended the following amendment which was moved by Senator Cowin and adopted:

Amendment 1 (290808)—On page 2, line 19, delete "\$200,000" and insert: \$215,000

Senator Kurth moved the following amendment which was adopted:

Amendment 2 (044838)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. (1) For the period beginning at 12:01 a.m., July 29, 2000, through midnight, August 6, 2000, taxes levied under chapter 212, Florida Statutes, shall have extraordinary administration and be collected in the following manner:

(a) No tax shall be collected on sales of clothing, wallets, or bags, including handbags, backpacks, fanny packs, and diaper bags, but excluding briefcases, suitcases, and other garment bags, having a selling price of \$100 or less during the period from 12:01 a.m., July 29, 2000, through midnight, August 2, 2000.

(b) Taxes administered on sales of clothing, wallets, or bags, including handbags, backpacks, fanny packs, and diaper bags, but excluding briefcases, suitcases, and other garment bags, having a selling price of \$100 or less during the period from 12:01 a.m., August 3, 2000, through midnight, August 6, 2000, shall be collected as stated in chapter 212, Florida Statutes, except that such revenues shall be designated to augment funding of grants and aid for adult and children's mental health services for the 2000-2001 fiscal year.

(2) As used in this section, the term "clothing" means any article of wearing apparel, including all footwear, except skis, swim fins, roller blades, and skates, intended to be worn on or about the human body. For purposes of this section, the term "clothing" does not include watches, watchbands, jewelry, umbrellas, or handkerchiefs.

(3) This section does not apply to sales within a theme park or entertainment complex as defined in section 509.013(9), Florida Statutes, within a public lodging establishment as defined in section 509.013(4), Florida Statutes, or within an airport as defined in section 330.27(2), Florida Statutes.

(4) The provisions of chapter 120, Florida Statutes, to the contrary notwithstanding, the Department of Revenue may adopt rules to carry out this section.

Section 2. (1) For the period beginning at 12:01 a.m., July 29, 2000, through midnight, August 6, 2000, taxes levied under chapter 212, Florida Statutes, shall have extraordinary administration and be collected in the following manner:

(a) No tax shall be collected on sales of school supplies having a selling price of \$10 per item or less during the period from 12:01 a.m., July 29, 2000, through midnight, August 2, 2000.

(b) Taxes administered on sales of school supplies having a selling price of \$10 per item or less during the period from 12:01 a.m., August 3, 2000, through midnight, August 5, 2000, shall be collected as stated in chapter 212, Florida Statutes, except that such revenues shall be designated to augment funding of grants and aid for adult and children's mental health services for the 2000-2001 fiscal year.

(2) As used in this section, the term "school supplies" includes pens, pencils, erasers, crayons, notebooks, notebook filler paper, legal pads, composition books, poster paper, scissors, cellophane tape, glue or paste, rulers, protractors, compasses, and calculators.

(3) The provisions of chapter 120, Florida Statutes, to the contrary notwithstanding, the Department of Revenue may adopt rules to carry out this section.

Section 3. The sum of \$200,000 is appropriated from the General Revenue Fund to the Department of Revenue for the purpose of administering this act.

Section 4. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to the tax on sales, use, and other transactions; specifying a period during which the sale of clothing shall be exempt from such tax; specifying a period during which the taxes collected from the sale of clothing shall be used to augment funding of grants and aid for adult and children's mental health services; defining the term "clothing" for purposes of the exemption; exempting sales at certain locations from the tax exemption; providing for rules; specifying a period during which the sale of school supplies is exempt from the sales tax; specifying a period during which the taxes collected from the sale of school supplies shall be used to augment funding of grants and aid for adult and children's mental health services; defining the term "school supplies" for purposes of the exemption; providing for rules; providing an appropriation; providing an effective date.

Pursuant to Rule 4.19, **SB 64** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Horne—

CS for SB 388—A bill to be entitled An act relating to taxation; amending s. 212.08, F.S.; providing an exemption from the tax on sales, use, and other transactions for sales or leases to all organizations exempt from federal income tax under s. 501(c)(3) of the Internal Revenue Code; removing specific exemptions for military museums, homes for the aged, nursing homes, and hospices, religious, charitable, and scientific institutions, state theater contract organizations, Coast Guard auxiliaries, athletic event sponsors, and the Gasparilla Distance Classic Association, and revising the exemptions for religious organizations, organizations providing special benefits to minors, veterans' organization headquarters, educational institutions, works of art, and citizen support organizations, to conform; amending s. 212.084, F.S.; providing for application of provisions relating to temporary exemption certificates to newly organized organizations exempt under s. 501(c)(3); repealing s. 196.195(4), F.S., relating to proof of nonprofit status; repealing s. 196.196(1)(c), F.S., relating to determining whether property is being used for a charitable, religious, scientific, or literary purpose; amending ss. 212.0821, 212.084, 376.3072, 403.715, 414.029, 496.404, and 564.02, F.S.; conforming cross-references; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 388** was placed on the calendar of Bills on Third Reading.

On motion by Senator Latvala—

CS for CS for SB 770 and SB 286—A bill to be entitled An act relating to alcoholic beverages; amending s. 561.501, F.S.; reducing the surcharges on liquor, wine, cider, and beer sold for consumption on the premises; providing an exemption from the surcharge to certain nonprofit organizations; amending s. 561.121, F.S.; increasing the portion of the surcharge which is transferred to the Children and Adolescents Substance Abuse Trust Fund; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 770 and SB 286** was placed on the calendar of Bills on Third Reading.

On motion by Senator Sebesta—

SB 932—A bill to be entitled An act relating to the tax on sales, use, and other transactions; repealing s. 212.18(5), F.S., which imposes an additional annual registration fee on dealers who have taxable sales or purchases of \$30,000 or more, and s. 212.20(6)(d), F.S., which provides for deposit of the proceeds of such fees in the Solid Waste Management Trust Fund; amending ss. 212.20, 218.65, and 288.1169, F.S.; for the sole purpose of conforming cross-references; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 932** was placed on the calendar of Bills on Third Reading.

On motion by Senator Horne—

CS for SB 1070—A bill to be entitled An act relating to taxation; amending s. 95.091, F.S.; specifying the time period within which the Department of Revenue and Department of Business and Professional Regulation may determine and assess the amount of certain taxes, penalties, or interest due beginning July 1, 2002; conforming a cross-reference; amending s. 106.265, F.S.; providing that the Florida Elections Commission, rather than the Department of Revenue, shall have responsibility for collecting civil penalties for violation of ch. 104 or ch. 106, F.S.; amending ss. 175.111, 185.09, F.S.; removing a requirement that insurers subject to a premium tax for a municipal or special district firefighter pension plan or a municipal police pension plan file an annual

premium receipt report with the Division of Retirement; amending s. 213.053, F.S.; authorizing the Department of Revenue to share information regarding such reports with the Department of Management Services and to share certain identifying information with the Department of Highway Safety and Motor Vehicles; amending s. 203.01, F.S.; authorizing the Department of Revenue to require quarterly, semiannual, or annual returns for the tax on gross receipts for utility services under certain conditions; amending ss. 206.09, 206.095, F.S.; authorizing the department to suspend a requirement for certain reports from carriers transporting, or terminal operators handling, motor fuel and similar products, under certain conditions; amending s. 212.051, F.S.; including specialty chemicals and bioaugmentation products within the exemption for equipment and machinery used for pollution control in connection with the manufacture of items of tangible personal property for sale; providing definitions; amending s. 212.08, F.S.; providing an exemption for use of a specified percentage of nonresidual fuel to produce electrical or steam energy; applying the exemption for certain repair and labor charges to an additional SIC Industry Major Group Number; providing that such exemption is remedial; amending s. 212.06, F.S.; clarifying the exemption from the indexed tax on manufactured asphalt for asphalt used for government public works projects; specifying that the exemption includes federal projects; amending s. 213.015, F.S., relating to the Taxpayer's Bill of Rights; providing a right to be treated in a professional manner by the Department of Revenue; providing a right to an explanation for the reason for audit selection; amending s. 213.21, F.S., relating to conferences; specifying the circumstances under which a taxpayer is deemed to have shown reasonable cause for noncompliance when relying on written advice from the Department of Revenue; repealing s. 213.235(6), F.S., which relates to application of the annual rate of interest applicable to tax payment deficiencies as determined under that section; amending s. 213.27, F.S.; authorizing the department to contract with public or private vendors to develop and implement a voluntary system for sales and use tax collection and administration; providing for compensation; requiring reports; providing for application of provisions of ch. 212, F.S., to system users; providing for maintenance of confidentiality of certain information; providing a penalty; amending s. 220.62, F.S.; adding savings association holding companies to the definition of the term "savings association"; providing that section 1 of chapter 98-187, Laws of Florida, applies retroactively to certain term obligations; providing effective dates.

—was read the second time by title.

Senator Grant offered the following amendments which were moved by Senator Horne and adopted:

Amendment 1 (120176)—On page 16, line 2, delete "*tertiary*,"

Amendment 2 (224948)—On page 16, line 3, delete "*color-polymers*" and insert: *polymers*

Amendment 3 (290312)—On page 18, delete line 8 and insert: *by burning residual fuel, the full exemption shall apply.*

Senator Horne moved the following amendment which was adopted:

Amendment 4 (483334)—On page 26, lines 29 and 30, delete those lines and insert: *association holding company registered under the Homeowners' Loan Act (HOLA) of 1933, 12 U.S.C. 1467a, as amended, or any*

Pursuant to Rule 4.19, **CS for SB 1070** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Horne—

SB 1072—A bill to be entitled An act relating to tax administration; amending s. 220.03, F.S.; updating references to the Internal Revenue Code for corporate income tax purposes; providing a retroactive effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 1072** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bronson—

CS for SB's 1400 and 1224—A bill to be entitled An act relating to sexual predators and sexual offenders; amending s. 775.21, F.S.; revising the definition of the term "conviction" to include a conviction in another jurisdiction; clarifying the definition of the term "temporary residence" to include an out-of-state address; revising criteria under which an offender may be designated as a sexual predator; expanding scope of persons required to register as sexual predators; revising criteria for exemption from registration requirements; expanding the information required to be provided for registration purposes; requiring that the Department of Corrections or custodian of a local jail notify the Department of Law Enforcement if a sexual predator escapes from custody, absconds from supervision, or dies; requiring a sexual predator to report a legal name change; deleting a current exemption from registration for sexual predators whose civil rights are restored; requiring that a sexual predator report in person to the sheriff or the Department of Law Enforcement prior to changing a place of residence; revising criteria under which a court may remove an offender's designation as a sexual predator; revising verification procedures; revising provisions granting certain agencies and personnel immunity from civil liability for the release of information concerning sexual predators; revising penalties; providing legislative findings with respect to the designation of sexual offenders; amending s. 943.0435, F.S.; revising the definitions of the terms "sexual offender" and "conviction"; revising criteria under which an offender is required to register as a sexual offender; revising reporting requirements for sexual offenders; expanding the information to be provided for registration purposes; revising verification procedures; deleting current exemption from lifetime registration if sexual offender has civil rights restored; revising provisions granting certain agencies and personnel immunity from civil liability for the release of information concerning sexual offenders; amending s. 944.606, F.S., relating to reporting requirements for sexual offenders upon release; revising definitions of the terms "convicted" and "sexual offender"; expanding the information required to be provided for notification purposes; requiring that the Department of Corrections notify the Department of Law Enforcement if a sexual offender escapes, absconds, or dies; amending s. 944.607, F.S., relating to notification to the Department of Law Enforcement of information on sexual offenders; revising the definitions of the terms "sexual offender" and "convicted"; correcting a reference to refer to the Department of Law Enforcement; clarifying requirements that a sexual offender report his or her temporary residence; expanding the information required to be provided for notification purposes; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB's 1400 and 1224** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bronson—

SB 838—A bill to be entitled An act relating to DNA testing; amending s. 943.325, F.S.; requiring certain persons convicted of burglary to submit blood specimens for DNA analysis; requiring persons on probation, community control, or other supervision for any offense who are required to provide blood samples to provide them even without a court order requiring it; providing for enforcement; reenacting s. 810.02, F.S., relating to burglary; providing an effective date.

—was read the second time by title.

The Committee on Fiscal Policy recommended the following amendments which were moved by Senator Bronson and adopted:

Amendment 1 (621828)—On page 1, line 28, before the comma (,) insert: *and is on probation, community control, parole, conditional release, control release, or any other court-ordered supervision*

Amendment 2 (931356)—On page 3, delete line 1 and insert: *supervision, the collection*

Pursuant to Rule 4.19, **SB 838** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Webster—

CS for SB's 1192 and 180—A bill to be entitled An act relating to juvenile justice; amending s. 784.075, F.S., relating to third degree felony penalty for battery on a juvenile probation officer; conforming cross-references; amending s. 984.09, F.S.; providing conforming provisions; amending s. 984.225, F.S.; revising requirements for placement of a child in a staff-secure shelter; amending s. 984.226, F.S.; providing for physically secure settings for children in need of services; authorizing the Department of Juvenile Justice to establish physically secure settings; providing for a waiver of a child's right to counsel at court appearances; authorizing a court to place a child in a physically secure setting under prescribed circumstances; requiring the department to verify to the court that a bed is available; providing duration of stay in a physically secure setting; providing for court review of a child's placement; providing grounds for transfer of jurisdiction of the child to the Department of Children and Family Services; amending s. 985.201, F.S.; extending court jurisdiction over certain children for certain purposes; extending court jurisdiction over juveniles released from a commitment program prior to age 21; amending s. 985.207, F.S.; authorizing law enforcement to take a child into custody under certain circumstances; amending s. 985.211, F.S.; requiring a probable cause affidavit or written report to be made within a time certain; requiring such affidavit or report to be filed with the clerk of the circuit court within a time certain; amending s. 985.213, F.S.; revising provisions relating to the risk assessment workgroup; revising provisions relating to the risk assessment instrument for purposes of detention care placement; amending s. 985.215, F.S.; authorizing detention of a child for failure to appear at certain court hearings; requiring law enforcement agencies to complete and present certain investigations to a state attorney within a time certain; providing for increased holding times for children charged with offenses of certain severity; deleting references to assignment centers; amending s. 985.216, F.S.; prescribing punishment for contempt of court by a delinquent child or a child in need of services; amending s. 985.219, F.S.; requiring law enforcement agencies to act upon subpoenas and serve process within a certain time; amending s. 985.231, F.S., to conform; amending s. 985.233, F.S.; revising conditions under which adult sanctions may be imposed; creating the Juvenile Arrest and Monitor Unit, a pilot program in Orange County; prescribing the duration and purpose of the program; providing duties of the Orange County Sheriff's Office and the Department of Juvenile Justice; requiring the sheriff's office to contract with the University of Central Florida to conduct a study of the program's effectiveness and results; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB's 1192 and 180** was placed on the calendar of Bills on Third Reading.

On motion by Senator Brown-Waite—

CS for SB 1196—A bill to be entitled An act relating to juvenile justice; amending s. 20.316, F.S.; revising the duties of the Secretary of Juvenile Justice; abolishing the offices of the Deputy Secretary for Operations and the Assistant Secretary of Programming and Planning; establishing various programs within the department; creating juvenile justice operating circuits; revising the boundaries of the department's service districts to conform to the boundaries of the judicial circuits; amending ss. 984.09 and 985.216, F.S., relating to alternative sanctions coordinators; deleting references to county juvenile justice councils; amending s. 985.03, F.S.; defining the term "conditional release" to mean the supervision and treatment services formerly known as aftercare; defining the term "probation" to mean the legal status formerly known as community control; revising and deleting definitions to conform to other changes made by the act; amending ss. 985.309, 985.31, and 985.311, F.S.; revising the minimum period for certain juveniles to participate in a boot camp, a serious or habitual juvenile offender program, or an intensive residential treatment program; amending ss. 20.19, 39.0015, 216.136, 232.19, 288.9957, 419.001, 744.309, 784.075, 790.22, 938.17, 948.51, 984.03, 984.05, 984.086, 984.10, 985.04, 985.06, 985.2066, 985.207, 985.215, 985.226, 985.227, 985.228, 985.23, 985.231, 985.233, 985.305, 985.308, 985.312, 985.3141, 985.315, 985.316, 985.317, 985.401, 985.404, 985.4045, 985.406, 985.411, 985.4145, 985.415, 985.416, 985.417, F.S.; conforming provisions to changes made by the act; creating s. 985.4135, F.S.; creating juvenile justice circuit boards and juvenile justice county councils; providing for membership, duties,

and procedures; providing that certain members of district juvenile justice boards and county juvenile justice councils may complete their terms; repealing s. 985.413, F.S., relating to district juvenile justice boards; repealing s. 985.414, F.S., relating to county juvenile justice councils; requiring the department to provide technical assistance to facilitate transition to circuit boards and county councils; providing for repeal; authorizing the Executive Office of the Governor to establish salaries for positions within the Department of Juvenile Justice at specified rates; providing effective dates.

—was read the second time by title.

Senator Brown-Waite moved the following amendment which was adopted:

Amendment 1 (033568)—On page 54, line 5, after “conditions of” insert: *probation*,

Pursuant to Rule 4.19, **CS for SB 1196** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Lee—

CS for SB 722—A bill to be entitled An act relating to habitual juvenile offenders; providing a short title; amending s. 985.227, F.S.; revising provisions with respect to mandatory direct filing of information with respect to certain juvenile offenders; amending s. 985.233, F.S.; revising provisions with respect to alternatives for juveniles prosecuted as adults; reenacting s. 985.226(2)(b), F.S., relating to criteria for waiver of juvenile court jurisdiction and relating to hearing on motion to transfer for prosecution as an adult, to incorporate the amendments in reference thereto; providing an effective date.

—was read the second time by title.

Senator Silver offered an amendment.

Further consideration of **CS for SB 722** with the pending amendment was deferred.

On motion by Senator Brown-Waite—

SB 1548—A bill to be entitled An act relating to the prosecution of juveniles; amending s. 985.227, F.S.; requiring that the state attorney prosecute a juvenile between certain ages as an adult if the juvenile is charged with a specified violent felony and possessed a firearm or destructive device during the commission of the felony or discharged a firearm or destructive device during the commission of the felony which resulted in death or great bodily harm; providing for a juvenile convicted under the act to be sentenced as an adult; providing an effective date.

—was read the second time by title.

Senator Brown-Waite moved the following amendment which was adopted:

Amendment 1 (883722)—On page 3, line 7, after the period (.) insert: *For purposes of this paragraph, “actually possessed” means carrying it on the person.*

Pursuant to Rule 4.19, **SB 1548** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator McKay—

CS for SB 1266—A bill to be entitled An act relating to victims; creating the Task Force on Victims of Self-Inflicted Crimes within the Executive Office of the Governor; providing for membership of the task force; requiring the task force to review the problems of victims of self-inflicted crimes and propose solutions to remediate this behavior; requiring the task force to hold a specified number of public meetings; providing requirements for a written report by the task force; providing for members of the task force to be reimbursed for travel and per diem expenses; authorizing the task force to employ an executive director;

abolishing the task force after a specified date; providing an appropriation; providing an effective date.

—was read the second time by title.

The Committee on Fiscal Policy recommended the following amendment which was moved by Senator McKay and adopted:

Amendment 1 (633556)—On page 3, line 30, delete “\$250,000” and insert: \$100,000

Senator Rossin moved the following amendment which was adopted:

Amendment 2 (183520)—On page 3, line 16, after the period (.) insert: *The recommendations of the task force must include proposed legislation.*

Pursuant to Rule 4.19, **CS for SB 1266** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

The Senate resumed consideration of—

CS for SB 722—A bill to be entitled An act relating to habitual juvenile offenders; providing a short title; amending s. 985.227, F.S.; revising provisions with respect to mandatory direct filing of information with respect to certain juvenile offenders; amending s. 985.233, F.S.; revising provisions with respect to alternatives for juveniles prosecuted as adults; reenacting s. 985.226(2)(b), F.S., relating to criteria for waiver of juvenile court jurisdiction and relating to hearing on motion to transfer for prosecution as an adult, to incorporate the amendments in reference thereto; providing an effective date.

—which was previously considered this day. The pending amendment by Senator Silver was withdrawn.

Senator Lee offered an amendment which was subsequently withdrawn.

Pursuant to Rule 4.19, **CS for SB 722** was placed on the calendar of Bills on Third Reading.

REPORTS OF COMMITTEES

The Committee on Health, Aging and Long-Term Care recommends the following pass: SB 164, SB 1974 with 1 amendment, SB 2422 with 2 amendments

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

The Committee on Comprehensive Planning, Local and Military Affairs recommends the following pass: SB 2346 with 3 amendments

The Committee on Regulated Industries recommends the following pass: SB 2392

The bills contained in the foregoing reports were referred to the Committee on Governmental Oversight and Productivity under the original reference.

The Committee on Fiscal Resource recommends the following pass: SB 904

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

The Committee on Fiscal Policy recommends the following pass: CS for SB 198 with 1 amendment, CS for SB 420 with 1 amendment, CS for SB 1574 with 1 amendment, SB 1592, SB 1652 with 1 amendment

The Committee on Fiscal Resource recommends the following pass: SB 928

The Committee on Rules and Calendar recommends the following pass: HB 1049, HB 1051, HB 1053, HB 1055, HB 1057, HB 1059, HB 1061, HB 1063 with 5 amendments, HB 1065, HB 1067, HB 1069

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1194

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

The Committee on Comprehensive Planning, Local and Military Affairs recommends a committee substitute for the following: Senate Bills 4 and 380

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 1046

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

The Committee on Agriculture and Consumer Services recommends a committee substitute for the following: SB 2446

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1462

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Comprehensive Planning, Local and Military Affairs under the original reference.

The Committee on Agriculture and Consumer Services recommends a committee substitute for the following: CS for SB 1494

The Committee on Criminal Justice recommends committee substitutes for the following: SB 2108, SB 2414

The Committee on Health, Aging and Long-Term Care recommends committee substitutes for the following: SB 1660, SB 2354

The Committee on Judiciary recommends a committee substitute for the following: SB 1942

The Committee on Transportation recommends committee substitutes for the following: SB 202, SB 1018, SB 1376

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

The Committee on Commerce and Economic Opportunities recommends a committee substitute for the following: SB 2074

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

The Committee on Commerce and Economic Opportunities recommends a committee substitute for the following: SB 1334

The Committee on Judiciary recommends a committee substitute for the following: Senate Bills 826 and 398

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1598

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 1890

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1996

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 2160

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

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 992

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

The Committee on Agriculture and Consumer Services recommends a committee substitute for the following: SB 810

The Committee on Fiscal Policy recommends committee substitutes for the following: CS for SB 1098, CS for SB 1114, CS for SB 1368

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 222

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 1028

The Committee on Judiciary recommends a committee substitute for the following: SB 2190

The Committee on Regulated Industries recommends committee substitutes for the following: SB 220, SB 2396

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Comprehensive Planning, Local and Military Affairs; and Senators Clary, Diaz-Balart, Campbell, Lee, McKay, Casas and Sullivan—

CS for SB's 4 and 380—A bill to be entitled An act relating to the Florida Building Code; amending s. 120.80, F.S.; prohibiting the Florida Building Commission from granting a waiver or variance from code requirements; providing for alternative means of compliance and enforcement; amending s. 125.01, F.S.; authorizing counties to enforce and amend the Florida Building Code, rather than adopt a building code; amending s. 125.56, F.S.; substituting references to the Florida Building Code for references to locally adopted building codes; providing for enforcement and amendment of the Florida Fire Prevention Code; amending s. 161.0415, F.S.; requiring the permitting agency to cite to a specific provision of the Florida Building Code when requesting information on a coastal construction permit; amending ss. 161.052, 161.053, F.S.; providing that certain provisions must be incorporated into the Florida Building Code; providing rulemaking authority to the Florida Building Commission; preserving certain rights and authority of the Department of Environmental Protection; amending s. 161.05301, F.S.; deleting authority of the department to delegate coastal construction building codes review to local governments; amending the deadline by which current

department positions must support implementation of a beach management plan; amending s. 161.55, F.S.; deleting structural requirements for specific types of coastal structures; amending s. 161.56, F.S.; deleting authority of local governments to enforce coastal construction standards; deleting authority of local governments to adopt specific building codes; amending s. 235.26, F.S.; eliminating authority of the Commissioner of Education to adopt a uniform statewide building code for public educational and ancillary facilities; authorizing the commissioner to develop such a code and submit it to the Florida Building Commission for adoption; providing specific requirements for the development of the code; requiring specific types of construction to conform to the Florida Building Code and the Florida Fire Prevention Code; providing for enforcement of the codes by school districts, community colleges, and the Department of Education; providing for review of and updates to the code; amending s. 253.033, F.S.; replacing references to local building codes with references to the Florida Building Code; amending s. 255.25, F.S.; deleting the requirement that the Department of Management Services approve design and construction plans for state agency buildings; amending s. 255.31, F.S.; eliminating authority of the department to conduct plan reviews and inspection services; providing exceptions; amending s. 316.1955, F.S.; deleting parking requirements for persons who have disabilities; amending s. 381.006, F.S.; eliminating the Department of Health's authority to adopt regulations governing sanitary facilities in public places and places of employment; amending s. 383.301, F.S.; amending the legislative intent regarding regulation of birth centers; amending s. 383.309, F.S.; eliminating the authority of the Agency for Health Care Administration to adopt certain rules governing birth centers; providing for adoption of those standards within the Florida Building Code and the Florida Fire Prevention Code; authorizing the agency to enforce specified provisions of the Florida Building Code and the Florida Fire Prevention Code; amending s. 394.879, F.S.; eliminating the authority of the Department of Children and Family Services or the Agency for Health Care Administration to adopt certain rules governing crisis stabilization units; providing for adoption of those standards within the Florida Building Code; authorizing the agency to enforce specified provisions of the Florida Building Code; amending s. 395.0163, F.S.; providing that construction of certain facilities is governed by the Florida Building Code and the Florida Fire Prevention Code; providing for plan reviews and construction surveys by the Agency for Health Care Administration; clarifying that inspection and approval includes compliance with the Florida Building Code; amending s. 395.1055, F.S.; eliminating the authority of the Agency for Health Care Administration to adopt standards for construction of licensed facilities; providing for adoption of those standards within the Florida Building Code; authorizing the agency to enforce specified provisions of the Florida Building Code and the Florida Fire Prevention Code; amending s. 395.10973, F.S.; authorizing the Agency for Health Care Administration to enforce specified provisions of the Florida Building Code; amending s. 399.02, F.S.; eliminating the Division of Elevator Safety's authority to adopt certain codes and provide exceptions thereto; requiring the division to develop a code and submit it to the Florida Building Commission for adoption; authorizing the division to enforce specified provisions of the Florida Building Code; requiring the division to review and recommend revisions to the Florida Building Code; amending ss. 399.03, 399.13, F.S.; substituting references to the Florida Building Code for references to the Elevator Safety Code; amending s. 399.061, F.S.; revising requirements for elevator inspections and service maintenance contracts; amending s. 400.011, F.S.; revising the purpose of part I of ch. 400, F.S., to eliminate the provision of construction standards for nursing homes and related health care facilities; amending s. 400.23, F.S.; eliminating the authority of the Agency for Health Care Administration to adopt construction regulations for nursing homes and related health care facilities; authorizing the agency to enforce specified provisions of the Florida Building Code; directing the agency to assist the Florida Building Commission; amending s. 400.232, F.S.; providing that the design and construction of nursing homes is governed by the Florida Building Code and the Florida Fire Prevention Code; authorizing the agency to conduct plan reviews and construction surveys of those facilities; amending s. 468.604, F.S.; substituting references to the Florida Building Code for references to listed locally adopted codes; amending s. 468.607, F.S.; providing for the continuing validity of the certifications of certain building inspectors and plans examiners for a certain period of time; amending s. 468.609, F.S.; clarifying the prerequisites for taking certain certification examinations; amending s. 468.617, F.S.; adding school boards, community college boards, state agencies, and state universities as entities that may contract for joint inspection services or contract with other certified persons to perform plan reviews and inspection services; amending s.

469.002, F.S.; eliminating a required asbestos disclosure statement; providing for inclusion of such a statement within the Florida Building Code; amending s. 471.015, F.S.; authorizing the Board of Professional Engineers to establish qualifications for special inspectors of threshold buildings and to establish qualifications for the qualified representative of such a special inspector; providing for minimum qualifications for qualified representatives; amending s. 481.213, F.S.; authorizing the Board of Architecture and Interior Design to establish qualifications for certifying licensed architects as special inspectors of threshold buildings and to establish qualifications for the qualified representative of such a special inspector; amending s. 489.103, F.S.; substituting references to the Florida Building Code for references to locally adopted codes; amending s. 489.107, F.S.; requiring that the office of the Construction Industry Licensing Board be in Leon County; amending ss. 489.115, 497.255, 553.06, 553.141, 553.503, 553.506, 553.512, 553.73, 553.74, F.S.; replacing references to the Board of Building Codes and Standards with references to the Florida Building Commission; amending s. 500.09, F.S.; clarifying that the Department of Agriculture and Consumer Services may not adopt construction regulations for food establishments; requiring the adoption of such regulations within the Florida Building Code; authorizing the department to enforce specified provisions of the Florida Building Code; preserving the department's authority to adopt and enforce sanitary regulations; amending s. 500.12, F.S.; authorizing the department to enforce specific provisions of the Florida Building Code; providing a requirement for obtaining or renewing a local occupational license; amending s. 500.147, F.S.; authorizing the department to enforce specific provisions of the Florida Building Code; amending s. 509.032, F.S.; clarifying that the Division of Hotels and Restaurants may not adopt construction standards for public food and public lodging establishments; providing for the adoption of such standards within the Florida Building Code and the Florida Fire Prevention Code; authorizing the division to enforce specified provisions of the Florida Building Code and the Florida Fire Prevention Code; preserving the authority of local governments to inspect public food and public lodging establishments for compliance with the Florida Building Code and the Florida Fire Prevention Code; amending s. 509.221, F.S.; substituting references to the Florida Building Code for references to other state and local codes; amending s. 514.021, F.S.; providing that the Department of Health may not adopt construction regulations for public swimming pools and bathing places; providing for the adoption of such standards within the Florida Building Code; authorizing the department to conduct plan reviews, to issue approvals, and to enforce specified provisions of the Florida Building Code; preserving the department's authority to adopt and enforce sanitary regulations; amending s. 514.03, F.S.; preserving local governments' authority to conduct plan reviews and inspections for compliance with the Florida Building Code; amending s. 553.06, F.S.; amending portions of the State Plumbing Code by replacing a reference to the board with a reference to the commission; amending s. 553.141, F.S.; deleting specific requirements for the ratio of public restroom facilities for men and women; requiring the incorporation of such requirements into the Florida Building Code; requesting the Division of Statutory Revision to change a title; creating s. 553.355, F.S.; establishing minimum construction requirements for manufactured buildings; amending s. 553.36, F.S.; providing for approval of building components; redefining the term "manufactured building" to include certain storage sheds and to exclude manufactured housing; defining the term "module"; updating references to the Florida Building Code; amending s. 553.37, F.S.; authorizing the Department of Community Affairs to adopt certain rules; providing that, if the department delegates certain authority, manufacturers shall have plan reviews and inspections conducted by a single agency; transferring rulemaking authority to the Florida Building Commission; creating s. 553.375, F.S.; providing for recertification of manufactured buildings; amending s. 553.38, F.S.; transferring to the Florida Building Commission authority to adopt rules governing manufactured buildings; amending s. 553.381, F.S.; providing for certification of manufacturers of manufactured buildings; providing certification requirements; transferring authority for construction standards to the Florida Building Commission; amending s. 553.39, F.S.; replacing the department's rules with the Florida Building Code; creating s. 553.5041, F.S.; providing requirements for parking accommodations for persons who have disabilities; amending s. 553.512, F.S.; providing that the commission may not waive specified requirements for parking for persons who have disabilities; providing that applicants for waiver must have applied for variance from specified local requirements; deleting the word "handicapped"; amending s. 553.71, F.S.; redefining the term "threshold building"; defining the terms "special inspector" and "prototype building"; amending s. 553.72, F.S.; amending legislative intent

relating to the Florida Building Code; amending s. 553.73, F.S.; expanding the list of regulations to be included in the Florida Building Code; clarifying the limitations applicable to administrative amendments to the code; clarifying the effect on local governments of adopting and updating the Florida Building Code; specifying that amendments to certain standards or criteria are effective statewide only upon adoption by the commission; providing for the immediate effect of certain amendments to the Florida Building Code in certain circumstances; revising criteria for commission approval of amendments to the Florida Building Code; prescribing which edition of the Florida Building Code applies to a given project; providing an additional exemption from the Florida Building Code; authorizing the Florida Building Commission to provide exceptions to the exemptions; providing for review of decisions of certain local government officials; delegating certain responsibilities to the State Fire Marshal, rather than the Department of Insurance; amending s. 553.77, F.S.; revising the powers of the commission; providing for fees for product approval; correcting a cross-reference; amending s. 553.781, F.S.; clarifying that the Department of Business and Professional Regulation conducts disciplinary investigations and takes disciplinary actions; amending s. 553.79, F.S.; replacing the term "mobile home" with the term "manufactured home"; deleting the authority of the Department of Community Affairs to establish qualifications for and certify special inspectors; revising the responsibilities of special inspectors; requiring the Florida Building Commission to establish standards for specified structures; deleting standards for specified structures; clarifying that building code plan review is required independent of firesafety plan review; deleting specific requirements for the submittal of plans; directing the Florida Building Commission to adopt requirements for plan review; amending s. 553.80, F.S.; consolidating all exemptions from local enforcement of the building code; providing for uses of facility maintenance permits by school boards, community college boards, and state universities; amending ss. 553.83, 553.84, 553.85, F.S.; replacing references to local codes and state minimum codes with references to the Florida Building Code; amending s. 553.841, F.S.; authorizing the commission to establish the Building Code Training Program by rule; providing that the State Fire Marshal is to be consulted on the Building Code Training Program; amending coursework requirements; amending s. 553.842, F.S.; requiring the commission to make recommendations to the Legislature for a statewide product approval system; exempting certain counties from the statewide product approval system; amending s. 553.901, F.S.; transferring the authority to adopt the thermal efficiency code from the Department of Community Affairs to the Florida Building Commission; amending s. 553.902, F.S.; amending the term "exempted building"; deleting an exemption; authorizing the commission to recommend additional exemptions; deleting the term "energy performance index"; amending s. 553.903, F.S.; deleting an obsolete requirement relating to thermal efficiency; amending s. 553.907, F.S.; deleting requirements for certification of compliance to local governments; amending s. 553.9085, F.S.; deleting obsolete references; amending s. 553.909, F.S.; deleting specific requirements for water heaters; directing that such requirements be set in the energy code; creating s. 627.0626, F.S.; requiring that certain rate filings include discounts, credits, or other rate differentials to lower certain insurance rates; amending ss. 633.01, 633.0215, 633.025, F.S.; replacing references to the Department of Insurance with references to the State Fire Marshal; amending s. 633.0215, F.S., the Florida Fire Prevention Code; providing for triennial adoption of the code; providing requirements for local amendments; amending s. 633.025, F.S.; amending provisions relating to smoke detector requirements in residential buildings; providing requirements for adopting local firesafety codes and standards; amending s. 633.72, F.S.; revising the membership of the Florida Fire Code Advisory Council; revising duties of the council with regard to the Florida Building Commission; amending s. 655.962, F.S.; deleting specific construction requirements for automated teller machines; requiring such requirements to be adopted into the Florida Building Code; amending s. 62 of ch. 98-287, Laws of Florida; deleting the requirement that the Legislature approve or reject the Florida Building Code, provide for repeal of local codes on a date certain, and provide for certain local ordinances to remain effective; amending s. 68 of ch. 98-287, Laws of Florida; revising the future repeal of certain sections of the Florida Statutes to provide a date certain, and to transfer and renumber a certain section; providing that the Legislature has reviewed the Florida Building Code and directing the Florida Building Commission to continue the process to adopt the code; providing that certain changes in the code are not subject to rule challenge; providing for determining the cost differential between building under the old code and building under the new code; providing procedures; providing for applicability of the analysis to insurance rates; requiring a report to the Governor and the Legis-

lature; establishing the windborne debris region for the state; deleting disclosure requirements; exempting certain counties from local-amendment procedures; exempting certain types of amendments from the local-amendment procedures; requiring the Florida Building Commission to amend the plumbing section of the Florida Building Code as specified; repealing ss. 125.0106, 255.21(2), 553.79(11), F.S.; providing that nothing in the act is intended to imply any repeal or sunset of any existing general or special law not specifically identified; providing effective dates.

By the Committee on Transportation and Senators Clary, Latvala, McKay, Brown-Waite, Casas, Cowin, Sullivan and Saunders—

CS for SB 202—A bill to be entitled An act relating to disabled parking permits; amending s. 320.0848, F.S.; eliminating fees imposed on applicants for certain permits; revising provisions relating to fees for temporary disabled parking permits; providing an effective date.

By the Committee on Regulated Industries—

CS for SB 220—A bill to be entitled An act relating to the Florida Engineers Management Corporation; amending s. 471.038, F.S., the "Florida Engineers Management Corporation Act"; providing purpose; providing for per diem and travel expenses for the board of directors and staff of the management corporation; providing for termination of initial appointments and for new appointments to the board of directors; revising powers and duties of the management corporation; providing additional requirements of the contract between the management corporation and the Department of Business and Professional Regulation; changing the submission date of the management corporation's annual status report; specifying that meetings of the board of directors are open to the public as provided by law; providing for maintenance of board records by the management corporation; providing rulemaking authority to the board to ensure the security of examinations; eliminating a provision requiring the Office of Program Policy Analysis and Government Accountability to conduct performance audits at the request of the Joint Legislative Auditing Committee; abrogating the repeal of s. 471.038, F.S., the "Florida Engineers Management Corporation Act," notwithstanding s. 5, ch. 97-312, Laws of Florida; amending s. 471.005, F.S.; providing definitions; revising cross-references; amending s. 471.0035, F.S.; conforming cross-references; amending ss. 471.011, 471.015, 471.017, 471.021, 471.023, 471.033, F.S.; transferring to the management corporation duties of the department relating to issuance, reissuance, and renewal of licenses, certifications, and temporary registrations and to purchase of the licensure examination; revising cross-references; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senator Dyer—

CS for SB 222—A bill to be entitled An act relating to safety standards for public health care employees; providing definitions; requiring that the Department of Labor and Employment Security adopt a blood-borne-pathogen standard for public employees; requiring the use of needleless systems and sharps with engineered sharps-injury protection; requiring that incidents of exposure be recorded in a sharps-injury log; specifying the information to be included in the sharps-injury log; authorizing the Department of Labor and Employment Security to include additional requirements as part of the blood-borne-pathogen standard; requiring that the department compile a list of needleless systems and sharps with engineered sharps-injury protection to assist employers in complying with the department's standard; providing a declaration of an important state interest; providing an effective date.

By the Committee on Agriculture and Consumer Services; and Senator Carlton—

CS for SB 810—A bill to be entitled An act relating to the Motor Fuel Marketing Practices Act; amending s. 526.303, F.S.; revising a definition; providing for application to certain civil actions; amending s. 526.311, F.S.; revising enforcement provisions; transferring from the

Department of Legal Affairs to the Department of Agriculture and Consumer Services responsibilities as the lead agency to enforce the Motor Fuel Marketing Practices Act; revising disposition of funds collected in civil actions; amending ss. 526.312, 526.313, F.S., to conform; amending s. 526.3135, F.S.; specifying certain required reporting by the Division of Standards of the Department of Agriculture and Consumer Services; providing an effective date.

By the Committee on Judiciary and Senators Grant and Cowin—

CS for SB's 826 and 398—A bill to be entitled An act relating to judicial nominating commissions; amending s. 43.29, F.S.; providing for the appointment of members to judicial nominating commissions; prohibiting justices and judges from serving; prohibiting reappointment; providing for suspension or removal; providing for filling of vacancies; requiring appointing authorities to seek to ensure racial, ethnic, gender, and geographical diversity of membership; requiring consideration of county representation on circuit judicial nominating commissions; requiring concurrence of a majority for commission actions; providing a severability clause; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senator Clary—

CS for SB 992—A bill to be entitled An act relating to public records; creating ss. 458.353, 459.028, F.S.; providing exemptions from public records requirements for information contained in reports made by physicians and osteopathic physicians of adverse incidents occurring in office practice settings; providing for future review and repeal; providing findings of public necessity; providing an effective date.

By the Committee on Transportation and Senator Sullivan—

CS for SB 1018—A bill to be entitled An act relating to rest areas; directing the Department of Transportation to fly the POW-MIA flag and erect appropriate markers honoring POW's and MIA's; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senator Campbell—

CS for SB 1028—A bill to be entitled An act relating to the unlicensed practice of a health care profession; amending s. 455.637, F.S.; revising provisions relating to sanctions against the unlicensed practice of a health care profession; providing legislative intent; revising and expanding provisions relating to civil and administrative remedies; providing criminal penalties; incorporating and modifying the substance of current provisions that impose a fee to combat unlicensed activity and provide for disposition of the proceeds thereof; providing applicability; repealing s. 455.641, F.S., relating to unlicensed activity fees, to conform; reenacting ss. 455.574(1)(d), 468.1295(1), 484.014(1), 484.056(1), F.S., relating to violation of security provisions for examinations and violations involving speech-language pathology, audiology, opticianry, and the dispensing of hearing aids, to incorporate the amendment to s. 455.637, F.S., in references thereto; creating s. 455.665, F.S.; requiring a specified statement in any advertisement by a health care practitioner for a surgical procedure; amending s. 921.0022, F.S.; modifying the criminal offense severity ranking chart to include offenses relating to unlicensed practice of a health care profession; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senators Silver and Kirkpatrick—

CS for SB 1046—A bill to be entitled An act relating to Medicaid managed behavioral health care; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to contract for prepaid behavioral health care services for Medicaid recipients in specified counties; providing requirements for the agency in developing procurement procedures; defining the term "comprehensive behavioral health care

services"; providing deadlines for entering such contracts; deleting provisions requiring the Department of Insurance to develop certain requirements for entities that provide mental health care services; authorizing the Agency for Health Care Administration to contract for mental health and substance abuse treatment services for Medicaid recipients through an administrative services organization agreement; providing requirements for procurement and availability of such services; providing an effective date.

By the Committees on Fiscal Policy; Children and Families; and Senator Kurth—

CS for CS for SB 1098—A bill to be entitled An act relating to foster care; amending s. 409.145, F.S.; authorizing the Department of Children and Family Services to continue providing foster care services to certain individuals who are enrolled full-time in a degree-granting program in a postsecondary educational institution; specifying circumstances under which such services shall be terminated; providing an appropriation; providing an effective date.

By the Committees on Fiscal Policy; Agriculture and Consumer Services; and Senator Thomas—

CS for CS for SB 1114—A bill to be entitled An act relating to protection of agriculture and horticulture; amending s. 581.091, F.S.; clarifying provisions with respect to a requirement to immediately inform the Department of Agriculture and Consumer Services upon receipt or possession of any noxious weed, plant, plant product, or regulated article infested or infested with any plant pest, declared to be a threat to the state's agricultural and horticultural interests, and to hold such weed, plant, or article for inspection; providing that it is unlawful to fail to disclose information regarding any infested or infested plant, plant product, regulated article, or noxious weed; amending s. 581.184, F.S.; defining the terms "infested or infested" and "exposed to infection" for purposes of the act; requiring the department to develop a risk-assessment program for commercial plantings; requiring the department to develop a statewide program of decontamination to prevent and limit the spread of citrus canker disease; providing program requirements; authorizing the department to develop specified compliance agreements and other agreements; requiring county sheriffs, upon request of the department, to provide assistance in obtaining access to private property for the purpose of enforcing citrus canker eradication efforts; specifying responsibilities of the sheriff; authorizing the department to reimburse the sheriff for reasonable costs of implementing the provisions of the act; providing for satisfaction of specified notice requirements; amending s. 193.461, F.S.; providing for classification of lands subject to eradication or quarantine programs; amending s. 298.005, F.S.; redefining the term "owner" for purposes of ch. 298, F.S., relating to drainage and water control; amending s. 298.11, F.S.; providing for assessable land to entitle a landowner to vote in an election of supervisors; amending s. 298.12, F.S.; limiting eligibility to vote in such election to landowners whose assessments are paid for the previous year; amending s. 298.22, F.S.; authorizing water control districts to construct and operate facilities to control and prevent agricultural pests and diseases; amending s. 298.225, F.S.; specifying those amendments that constitute insubstantial amendments to a water control plan; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senator Brown-Waite—

CS for SB 1194—A bill to be entitled An act implementing recommendations of the Constitutional Transition Task Force appointed by the Secretary of State with respect to governmental reorganization; amending s. 15.01, F.S.; striking a reference to performance by the Secretary of State of constitutional duties; amending s. 20.03, F.S.; redefining the term "cabinet" as used in provisions relating to the structure of the executive branch to conform to changes made to the State Constitution; amending s. 20.10, F.S.; providing for the structure of the Department of State and providing for the appointment, term of office, and duties of the head of the department; amending ss. 112.3144, 112.3145, F.S.; transferring certain functions relating to the disclosure of financial interests by public officers and employees from the Department of State

to the Florida Commission on Ethics; amending s. 257.36, F.S.; requiring district officers and agencies to comply with certain laws relating to the management of records and revising provisions governing the destruction or disposition of agency records; amending s. 267.072, F.S.; revising programs administered by the Division of Historical Resources of the Department of State; amending s. 288.8175, F.S.; transferring from the Department of Education to the Department of State certain functions relating to linkage institutes between certain educational institutions and foreign countries; amending s. 403.7145, F.S.; conforming provisions relating to the recycling programs for the capitol to changes made in the structure of the executive branch by the State Constitution; transferring, renumbering, and amending ss. 617.301-617.312, F.S., relating to homeowners' associations, to clarify that such provisions are not administered by the Division of Corporations of the Department of State; amending ss. 617.0601, 617.0701, 617.0721, 617.0831, 712.01, 723.0751, 849.085, 849.0931, F.S.; conforming cross-references; amending s. 849.094, F.S.; transferring from the Division of Licensing of the Department of State to the Department of Agriculture and Consumer Services certain functions relating to the regulation of game promotions; requiring the Secretary of State to make a report to the Legislature on recommended statutory changes; providing effective dates.

By the Committee on Commerce and Economic Opportunities; and Senator Klein—

CS for SB 1334—A bill to be entitled An act relating to information technology; creating a not-for-profit corporation known as itflorida.com, Inc.; providing for board membership, organization, meetings, and disclosure requirements; requiring coordination by the State Technology Office; providing for the purpose and duties of itflorida.com, Inc.; requiring Enterprise Florida, Inc., to create and implement a marketing and image campaign; requiring development and maintenance of a website for information and technology industry marketing and workforce recruitment; requiring a study group to explore the use of state employee pension funds for venture capital support; expressing support of activities to enhance information technology, including a Network Access Point; amending s. 212.08, F.S.; providing a sales tax exemption on certain equipment used to deploy broadband technologies associated with a Network Access Point; amending s. 364.386, F.S.; requiring a study by the Legislature to identify obstacles related to the affordable access to consumers by Internet service providers; requiring a plan for the establishment of information technology business incubators in the state; prescribing incubator components; providing an effective date.

By the Committees on Fiscal Policy, Transportation and Senator Webster—

CS for CS for SB 1368—A bill to be entitled An act relating to the Department of Transportation; amending s. 20.23, F.S.; providing for a change in administrative duties; providing for an additional district office; providing additional responsibilities of the Transportation Commission; amending s. 206.8745, F.S.; providing for a refund of tax paid on undyed diesel fuel consumed by the engine of a qualified motor coach during idle time for certain purposes; defining "motor coach"; providing restrictions on refunds; providing for proper documentation; granting the Department of Revenue authority to adopt rules; amending s. 311.07, F.S.; expanding the use of certain seaport funds; amending ss. 316.302, 316.516, 316.545, F.S.; updating cross-references to the current federal safety regulations; deleting references to weight and safety officers; amending s. 316.515, F.S.; deleting a reference to an automobile transporter height limit; repealing s. 316.610(3), F.S., relating to commercial motor vehicle inspections; amending s. 330.30, F.S.; removing the requirement for joint submission of applications for airport site approval and for an airport license; amending s. 332.004, F.S.; expanding the definition of the term "airport or aviation development project" to include off-site airport noise mitigation projects; amending s. 334.044, F.S.; authorizing the department to purchase promotional items for use in certain public awareness campaigns; amending s. 335.02, F.S.; providing a maximum-lane policy; amending ss. 335.141, 341.302, F.S.; repealing the department's authority to regulate train operating speeds; amending ss. 336.41, 336.44, 255.20, 337.14, F.S.; providing that any contractor prequalified by the State of Florida is presumed qualified to bid on projects in excess of \$250,000 for county and expressway authority projects; amending s. 336.025, F.S.; expanding the authorized uses

of the local option fuel tax; amending s. 337.025, F.S.; authorizing highway maintenance projects to be included in the innovative highway program; amending s. 337.11, F.S.; authorizing the department to combine the right-of-way phase of certain projects into a single contract; amending s. 337.14, F.S.; extending the period of validity of contractor prequalification; amending s. 337.175, F.S.; providing for retainage flexibility; amending s. 338.161, F.S.; authorizing the department to promote the use of toll facilities; amending s. 338.165, F.S.; providing an exemption for high-occupancy toll lanes; amending s. 339.12, F.S.; increasing the current cap on the local government advance reimbursement program; amending s. 339.135, F.S.; deleting an obsolete requirement for identification of advanced right-of-way acquisition projects in the tentative work program; amending s. 339.155, F.S.; clarifying the public participation process in transportation planning; conforming provisions to federal requirements; amending s. 339.175, F.S.; providing duties of the Metropolitan Planning Technical Advisory Committee; providing for a coordinating committee in certain metropolitan planning organizations; amending s. 341.051, F.S.; deleting an obsolete provision for public transit capital projects; amending s. 343.56, F.S.; authorizing the use of certain federal funds to pay principal and interest on bonds; amending s. 373.4137, F.S.; providing a technical correction; providing an effective date.

By the Committee on Transportation and Senator King—

CS for SB 1376—A bill to be entitled An act relating to the Department of Transportation; amending s. 316.1895, F.S.; directing the department to provide for pedestrian crosswalks with pedestrian control devices at all public elementary schools and middle schools in the state under certain circumstances; amending s. 334.044, F.S.; requiring the department to cooperate with local entities to alleviate specified hazardous walking conditions; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senator Webster—

CS for SB 1462—A bill to be entitled An act relating to community service; creating the Florida Volunteer and Community Service Act of 2000; providing legislative intent; authorizing the state to establish policies and procedures which provide for the expenditure of funds to develop and facilitate initiatives that encourage and reward volunteerism; providing purposes of the act; authorizing the Florida Commission on Community Service to provide specified assistance for the establishment and implementation of programs pursuant to the act; amending s. 14.29, F.S.; expanding the purposes of a required report of the Florida Commission on Community Service; providing an effective date.

By the Committees on Agriculture and Consumer Services; Natural Resources; and Senator Laurent—

CS for CS for SB 1494—A bill to be entitled An act relating to Lake Okeechobee; amending s. 373.4595, F.S.; providing legislative findings and intent; providing definitions; providing for implementation of a Lake Okeechobee Protection Program; requiring completion of a Lake Okeechobee Protection Plan by a specified date; requiring implementation of a regional water quality treatment construction project; requiring completion of research and rulemaking related to Lake Okeechobee; requiring regional water quality monitoring; regulating the diversion of specified water; requiring a phosphorus control program and implementation of a best management practices program; providing for interagency agreements and for interim measures; providing for protection of native flora and fauna; providing for a study regarding phosphorus removal; requiring annual reports; requiring certain permits for activities in the Lake Okeechobee watershed; providing for rights of the Seminole Tribe of Florida; preserving all existing state water quality standards; preserving existing authority; amending s. 373.406, F.S.; providing exemptions from regulation under pt. IV of ch. 373, F.S., relating to management and storage of surface waters; amending s. 403.067, F.S.; clarifying total maximum daily load calculation; clarifying that allocations may be made for basins; changing a report's due date; clarifying name of basin plans; providing the South Florida Water Management District with certain authority to manage lands it acquires for the Kissimmee

River Headwaters Revitalization Project; encouraging less than fee title acquisition under certain circumstances; providing an effective date.

By the Committee on Criminal Justice and Senator Campbell—

CS for SB 1598—A bill to be entitled An act relating to pawnbrokers and secondhand dealers; creating s. 943.0546, F.S.; requiring the Department of Law Enforcement to administer a statewide database of pawnshop transactions and acquisitions of secondhand goods; requiring local law enforcement agencies to submit records of such transactions to the department; authorizing a law enforcement agency to access the database only for investigative purposes and subject to specified conditions; requiring the department to submit an annual report to the Legislature; requiring the Department of Law Enforcement to adopt rules; amending s. 539.001, F.S., relating to the Florida Pawnbroking Act; specifying the form of a petition under which a claimant may bring an action to recover possession of misappropriated property; providing for a court to determine the disposition of misappropriated property as part of a criminal case; requiring the Division of Consumer Services of the Department of Agriculture and Consumer Services to prescribe a pamphlet to describe a claimant's rights to recover misappropriated property from a pawnbroker; requiring that the division prescribe by rule a disclosure form; requiring that such form be provided to any person demanding the return of property from a pawnbroker; providing rulemaking authority; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senators Forman, Meek, Jones, Silver and Dawson—

CS for SB 1660—A bill to be entitled An act relating to health care; providing intent; creating the Jessie Trice Cancer Prevention Program within the Department of Health; providing for funding; providing an appropriation; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senator Klein—

CS for SB 1890—A bill to be entitled An act relating to end-of-life care; amending s. 395.1041, F.S.; specifying conditions under which hospital personnel may withhold resuscitation; clarifying intent regarding orders not to resuscitate; amending ss. 400.142, 400.4255, 400.6095, F.S.; clarifying intent regarding orders not to resuscitate issued and acted upon by a physician and staff, respectively, in a nursing home, assisted living facility, or hospice; amending s. 401.45, F.S.; relating to emergency treatment, requiring use of official form for valid do-not-resuscitate order; specifying required signatures; specifying authorized substitute signatures; amending s. 455.597, F.S., relating to licensure renewal requirements for certain health care professionals; providing for substitution of continuing education programs or courses on end-of-life care and palliative health care for any authorized domestic violence continuing education program or course taken within a specified period; amending s. 765.102, F.S., relating to legislative findings and intent; adding legislative intent to allow a person to plan for future incapacity orally or by executing a document; encouraging health care professionals to rapidly increase their understanding of end-of-life and palliative health care; requiring a statewide, culturally sensitive educational campaign on end-of-life care for the general public; creating s. 765.1103, F.S.; requiring certain health care facilities, health care providers, and health care practitioners to comply with patient requests for pain management and palliative care; amending s. 765.203, F.S.; revising the suggested form for designating a health care surrogate to include reference to anatomical-gift declarations; amending s. 765.204, F.S.; providing a procedure for determining a principal's capacity; revising provisions; providing cross-references; amending s. 765.205, F.S.; providing responsibilities of a health care surrogate with respect to medical records of the principal; amending s. 765.303, F.S.; revising the suggested form for a living will; amending s. 765.305, F.S.; providing a procedure for withholding or withdrawing medical treatment in the absence of a living will; changing the prerequisite circumstances on which a health care surrogate must rely before authorizing withholding or withdrawing of medical treatment for another person; amending s. 765.306, F.S., relating to determination of patient condition; changing the factors that must be evaluated for determining whether a living will may take effect; deleting

the requirement for a consulting physician to separately examine the patient; amending s. 765.401, F.S.; providing a proxy to make health care decisions on behalf of a patient; deleting the alternative requirements that a proxy act in accordance with a written declaration or that the patient has certain specified medical conditions before a proxy may consent to withholding or withdrawing life-prolonging procedures; providing cross-references; creating the End-of-Life Care Workgroup; providing membership of the workgroup; requiring a report; providing an effective date.

By the Committee on Judiciary and Senator Campbell—

CS for SB 1942—A bill to be entitled An act relating to child custody jurisdiction and enforcement; creating the "Uniform Child Custody Jurisdiction and Enforcement Act"; providing purposes of act; providing definitions; specifying proceedings not governed by the act; providing application to Indian tribes; providing international application of the act; providing the effect of a child custody determination; providing priority for questions of jurisdiction under the act; providing for notice to persons outside the state; providing for appearance at proceedings and limited immunity; providing for communication between courts of this state and courts of other states; providing for taking testimony in another state; providing for cooperation between courts and the preservation of records; providing for initial child custody jurisdiction; providing for exclusive, continuing jurisdiction; providing for jurisdiction to modify a child custody determination; providing for temporary emergency jurisdiction; providing for notice, opportunity to be heard, and joinder; providing procedures with respect to simultaneous proceedings; providing for determination of an inconvenient forum; providing procedures for a decline of jurisdiction by reason of conduct; specifying information to be submitted to the court; providing for the appearance of the parties and the child at proceedings; providing definitions relating to enforcement; providing for enforcement under the Hague Convention; providing duty of the court to enforce child custody determinations of a court of another state; providing for temporary visitation; providing for registration of out-of-state child custody determinations; providing for enforcement of registered determinations; providing procedures with respect to simultaneous proceedings; providing for expedited enforcement of a child custody determination; providing for service of petition and order; providing for hearing and order; providing for issuance of a warrant to take physical custody of a child under certain circumstances; providing for award of costs, fees, and expenses to the prevailing party; providing for recognition of enforcement orders of a court of another state; providing for appeals; providing for actions by the state attorney; providing for actions by law enforcement officers; providing for assessment of costs and expenses incurred by the state attorney and law enforcement officers; providing for application and construction of the act; providing severability; providing for transition; amending ss. 39.502, 61.13, and 741.30, F.S.; conforming references and cross-references; repealing ss. 61.1302, 61.1304, 61.1306, 61.1308, 61.131, 61.1312, 61.1314, 61.1316, 61.1318, 61.132, 61.1322, 61.1324, 61.1326, 61.1328, 61.133, 61.1332, 61.1334, 61.1336, 61.1338, 61.134, 61.1342, 61.1344, 61.1346, and 61.1348, F.S., relating to the "Uniform Child Custody Jurisdiction Act"; providing an effective date.

By the Committee on Regulated Industries and Senator Clary—

CS for SB 1996—A bill to be entitled An act relating to professional services contracts; creating s. 725.08, F.S.; providing for indemnification in design professional contracts and voiding all others as being against public policy; providing definitions; providing for application; amending s. 725.06, F.S.; conforming to the act; providing an effective date.

By the Committee on Commerce and Economic Opportunities; and Senator Bronson—

CS for SB 2074—A bill to be entitled An act relating to sports industry economic development projects; amending s. 212.20, F.S.; providing for the Department of Revenue to distribute sales tax reimbursements to certified sports industry economic development projects under certain circumstances; amending s. 213.053, F.S.; extending the current information sharing with the Office of Tourism, Trade, and Economic Development to include the sales tax reimbursement program for certified

sports industry economic development projects; creating s. 288.113, F.S.; creating a tax reimbursement program for certified sports industry economic development projects; providing legislative findings and declarations; providing definitions; providing eligibility criteria for amateur sports businesses; prescribing the terms and amounts of tax reimbursements; providing a certification procedure, to be established and administered by the Office of Tourism, Trade, and Economic Development; providing for periodic recertification; abating or reducing funding in specified circumstances; providing a maximum number of years for which an amateur sports business may be certified; providing for decertification; providing a penalty for falsifying an application; providing for a tax reimbursement agreement and prescribing terms of the agreement; providing for annual claims for reimbursement; providing duties of the Department of Revenue; providing for administration of the program; providing for recordkeeping and submission of an annual report to the Legislature; amending s. 288.1229, F.S.; providing an additional purpose for which the Office of Tourism, Trade, and Economic Development may authorize a direct-support organization to assist the office; providing for the creation of new jobs in this state; providing an effective date.

By the Committee on Criminal Justice and Senator Brown-Waite—

CS for SB 2108—A bill to be entitled An act relating to health care of inmates in the state correctional system; providing legislative intent with respect to the Correctional Managed Health Care Pilot Program; creating the Correctional Managed Health Care Oversight Board to oversee the pilot program; providing for the membership of the board; providing duties of the board; providing for meetings of the board; requiring that the board inspect facilities operated under the pilot program and report to the Governor and Legislature; providing for expiration of the board; establishing the Correctional Managed Health Care Pilot Program; specifying the correctional facilities to be included in the pilot program; requiring the Department of Corrections to contract with a private health care vendor for the purpose of providing health care services; providing procedures under which the private vendor may deviate from procedures or protocols adopted by the department; providing for a criminal history check of individuals employed by or contracting with the health care vendor; providing that sovereign immunity does not apply to any vendor performing services under the pilot program; requiring that the vendor and any subcontractor indemnify the state and the department against any liability; requiring that the population of inmates served under the pilot program be similar to other inmates in the state correctional system; exempting the facilities under the pilot program from the direction of the State of Florida Correctional Medical Authority; providing for the prime vendor pharmaceutical contract to be available to the health care vendor operating the pilot program; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senator Campbell—

CS for SB 2160—A bill to be entitled An act relating to state government; amending s. 110.117, F.S.; providing eligibility for state employees for a personal day each year; amending s. 110.122, F.S.; providing for accumulated sick leave upon termination of employment; amending s. 110.1521, F.S.; providing for development of a model rule on family support personnel policies; amending s. 255.25, F.S.; authorizing state agencies to negotiate a replacement lease under certain conditions; providing an exception to limitations on state-agency leases for leases negotiated pursuant to the pilot project established by the Department of Management Services; providing for leases without competitive bids for office space in an area designated as part of the Front Porch Florida Initiative when approved by the department; requiring the department to undertake a pilot project to assist agencies to locate private-sector leases; authorizing the department to adopt rules; providing goals for the pilot project; amending s. 255.2501, F.S.; providing a limitation on lease of space financed with local government obligation for leases entered into under s. 255.25, F.S.; amending s. 272.161, F.S.; authorizing the department to assign permit parking spaces; authorizing the department to establish fees for all state-owned parking facilities under its jurisdiction; authorizing the department to issue tickets; amending s. 287.042, F.S.; authorizing the department to plan and coordinate purchases in volume and to execute purchasing agreements and contracts

for emergency medical services organizations; amending s. 365.171, F.S.; modifying provisions relating to the “911” fee; authorizing the department to establish by rule the methods for collecting data and the “911” fee; repealing ss. 110.1522 and 110.1523, F.S., relating to the Family Support Personnel Policies Act; providing an effective date.

By the Committee on Judiciary and Senator Saunders—

CS for SB 2190—A bill to be entitled An act relating to business entities; amending ss. 607.11101, 608.4383, 620.204, 620.8906, F.S.; deleting requirement that a deed be recorded in order to transfer title to real property incident to merger; amending s. 608.406, F.S.; clarifying application of limited liability company name requirements to a fictitious name; amending s. 620.8904, F.S.; deleting requirement that a deed be recorded in order to transfer title to real property incident to conversion of a partnership or a limited partnership; creating s. 694.16, F.S., relating to conveyances incident to the merger or conversion of a business entity; providing a directive to the Division of Statutory Revision; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senator Campbell—

CS for SB 2354—A bill to be entitled An act relating to general regulatory administration of the health care professions; amending s. 455.564, F.S.; revising general licensing provisions for professions under the jurisdiction of the Department of Health; providing for processing of applications from foreign or nonresident applicants not yet having a social security number; providing for temporary licensure of such applicants; revising provisions relating to ongoing criminal investigations or prosecutions; requiring proof of restoration of civil rights under certain circumstances; authorizing requirement for personal appearance prior to grant or denial of a license; providing for tolling of application decision deadlines under certain circumstances; amending s. 455.565, F.S.; eliminating duplicative submission of fingerprints and other information required for criminal history checks; providing for certain access to criminal history information through the department’s health care practitioner credentialing system; creating s. 455.56505, F.S.; requiring certain health care practitioners seeking licensure or renewed licensure to submit information and fingerprints for profiling purposes according to schedule provided; requiring report from Department of Health; amending s. 455.5651, F.S.; authorizing the department to publish certain information in practitioner profiles; amending s. 455.5653, F.S.; deleting obsolete provisions relating to scheduling and development of practitioner profiles for additional health care practitioners; providing the department access to information on health care practitioners maintained by the Agency for Health Care Administration for corroboration purposes; amending s. 455.5654, F.S.; providing for adoption by rule of a form for submission of profiling information; amending s. 455.567, F.S.; expanding the prohibition against sexual misconduct to cover violations against guardians and representatives of patients or clients; providing penalties; amending s. 455.574, F.S.; providing for determination of the amount of the examination fee when the board or department purchases the examination; amending s. 455.587, F.S.; revising authority to set fees; providing reporting requirements; amending s. 455.624, F.S.; revising and providing grounds for disciplinary action relating to having a license to practice a regulated health care profession acted against, sexual misconduct, inability to practice properly due to alcohol or substance abuse or a mental or physical condition, and testing positive for a drug without a lawful prescription therefor; providing for restriction of license as a disciplinary action; providing for issuance of a citation and assessment of a fine for certain first-time violations; reenacting ss. 455.577, 455.631, 455.651(2), 455.712(1), 458.347(7)(g), 459.022(7)(f), 468.1755(1)(a), 468.719(1)(a) and (2), 468.811, and 484.056(1)(a), F.S., relating to theft or reproduction of an examination, giving false information, disclosure of confidential information, business establishments providing regulated services without an active status license, and practice violations by physician assistants, nursing home administrators, athletic trainers, orthotists, prosthetists, pedorthists, and hearing aid specialists, to incorporate the amendment to s. 455.624, F.S., in references thereto; repealing s. 455.704, F.S., relating to the Impaired Practitioners Committee; amending s. 455.707, F.S., relating to impaired practitioners, to conform; clarifying provisions relating to complaints against impaired practitioners; amending s. 310.102, F.S.;

revising and removing references, to conform; amending s. 455.711, F.S.; revising provisions relating to active and inactive status licensure; eliminating reference to delinquency as a licensure status; providing rule-making authority; amending ss. 455.587 and 455.714, F.S.; conforming references; creating s. 455.719, F.S.; providing that the appropriate medical regulatory board, or the department when there is no board, has exclusive authority to grant exemptions from disqualification from employment or contracting with respect to persons under the licensing jurisdiction of that board or the department, as applicable; amending s. 943.0585, F.S.; providing expunged criminal history records to the department under certain circumstances; providing an appropriation for continued review of clinical laboratory services for kidney dialysis patients and requiring a report thereon; amending s. 455.637, F.S.; revising provisions relating to sanctions against the unlicensed practice of a health care profession; providing legislative intent; revising and expanding provisions relating to civil and administrative remedies; providing criminal penalties; incorporating and modifying the substance of current provisions that impose a fee to combat unlicensed activity and provide for disposition of the proceeds thereof; providing applicability; repealing s. 455.641, F.S., relating to unlicensed activity fees, to conform; reenacting ss. 455.574(1)(d), 468.1295(1), 484.014(1), and 484.056(1), F.S., relating to violation of security provisions for examinations and violations involving speech-language pathology, audiology, opticianry, and the dispensing of hearing aids, to incorporate the amendment to s. 455.637, F.S., in references thereto; creating s. 455.665, F.S.; requiring a specified statement in any advertisement by a health care practitioner for a surgical procedure; amending s. 921.0022, F.S.; modifying the criminal offense severity ranking chart to include offenses relating to unlicensed practice of a health care profession; providing an effective date.

By the Committee on Regulated Industries and Senator Sebesta—

CS for SB 2396—A bill to be entitled An act relating to the Florida State Boxing Commission; amending s. 548.002, F.S.; providing a definition; amending s. 548.003, F.S.; requiring one member of the Florida State Boxing Commission to be a licensed physician; providing additional duties and responsibilities of the commission; amending s. 548.008, F.S.; increasing the penalty for participating in or promoting a toughman or badman competition; providing for certification of violations; amending s. 548.017, F.S.; providing requirements for ringside physicians; amending s. 548.021, F.S.; providing a criminal penalty for attempting to obtain a license by means of fraudulent information; creating s. 548.024, F.S.; authorizing the commission to adopt rules providing for background investigations of applicants for licensure; authorizing the commission to require submission of fingerprint cards; providing procedure for processing fingerprint cards; amending s. 548.028, F.S.; expanding provisions with respect to persons whom the commission may not license; amending s. 548.041, F.S.; providing requirements and restrictions with respect to age, condition, and suspension of boxers; providing for revocation of license under specified circumstances; amending s. 548.043, F.S.; providing requirements and procedure for the weighing of participants in a boxing match; amending s. 548.046, F.S.; revising provisions with respect to physicians' attendance at boxing matches; requiring the provision of urine samples by participants under specified circumstances; providing for revocation of license for failure or refusal to provide a required urine sample; providing conditions with respect to forfeiture and redistribution of purse upon failure or refusal to provide a required urine sample; specifying authority of physicians at boxing matches; providing procedure in the event of injury of a referee; amending s. 548.049, F.S.; increasing the minimum coverage amount of required insurance for participants in boxing matches; requiring promoters to pay any deductible for such insurance policy; amending s. 548.05, F.S.; providing additional requirements with respect to contracts between managers and professionals; amending s. 548.057, F.S.; placing specified restrictions on judges of boxing matches; providing requirements with respect to number and location of judges; amending s. 548.074, F.S.; providing that the department shall have the power to administer oaths, take depositions, make inspections, serve subpoenas, and compel the attendance of witnesses and other evidence; amending s. 548.075, F.S.; authorizing the commission to adopt rules to permit the issuance of citations; repealing s. 548.045, F.S., relating to the creation, qualifications, compensation, and powers and duties of the medical advisory council; providing an effective date.

By the Committee on Criminal Justice and Senator Brown-Waite—

CS for SB 2414—A bill to be entitled An act relating to drug trafficking; amending s. 893.02, F.S.; defining the term "mixture" for purposes of ch. 893, F.S.; amending s. 893.03, F.S.; deleting Dronabinol from the substances listed under Schedule II; adding Dronabinol to the controlled substances listed in Schedule III; adding 1,4-Butanediol to the controlled substances listed under Schedule II; deleting certain mixtures containing hydrocodone from the substances listed under Schedule III; amending s. 893.13, F.S.; providing enhanced penalties for the sale, manufacture, or possession of methamphetamine; providing enhanced penalties for possessing methamphetamine within a specified distance of a school, park, or public housing facility; providing enhanced penalties for purchasing or using a minor to sell or deliver methamphetamine; amending s. 893.135, F.S.; revising certain penalties imposed for trafficking in controlled substances; deleting certain provisions requiring that an offender be sentenced under the Criminal Punishment Code; prohibiting the sale, purchase, manufacture, or delivery of gamma-hydroxybutyric acid (GHB); providing penalties; prohibiting the sale, purchase, manufacture, or delivery of 1,4-Butanediol; providing penalties; prohibiting the sale, purchase, manufacture, or delivery of various drugs known as "phenethylamines"; providing penalties; amending s. 775.087, F.S.; including the offenses of trafficking in gamma-hydroxybutyric acid (GHB), trafficking in 1,4-Butanediol, and trafficking in phenethylamines within provisions that impose enhanced penalties for offenses committed while possessing a firearm, destructive device, semiautomatic firearm, or machine gun; amending s. 893.145, F.S.; including certain objects used for unlawfully inhaling or introducing nitrous oxide into the human body within the definition of the term "drug paraphernalia"; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; amending s. 948.034, F.S.; deleting provisions authorizing the court to sentence an offender convicted of specified repeat felony drug offenses to a term of probation in lieu of imprisonment; reenacting ss. 39.01(30)(a), 316.193(5), 327.35(5), F.S., relating to harm to a child and driving or boating under the influence, to incorporate the amendment to s. 893.03, F.S., in references thereto; reenacting ss. 397.451(7), 414.095(1), F.S., relating to background checks and eligibility for the WAGES Program, to incorporate the amendments to s. 893.135, F.S., in references thereto; reenacting s. 440.102(11)(b), F.S., relating to the drug-free workplace program, to incorporate the amendment to s. 893.03, F.S., in references thereto; reenacting ss. 772.12(2), 782.04(1)(a), (3) and (4), F.S., relating to the Drug Dealer Liability Act and the offense of murder, to incorporate the amendments to section 893.135, F.S., in references thereto; reenacting ss. 817.563, 831.31, 856.015(1)(d), 893.0356(2)(a), 893.12(2)(b), (c), and (d), F.S., relating to the sale of counterfeit controlled substances, open house parties, controlled substance analogs, and the seizure and forfeiture of contraband, to incorporate the amendment to s. 893.03, F.S., in references thereto; reenacting ss. 893.1351(1), 903.133, 907.041(4)(b), 921.0024(1)(b), 921.142(2), 943.0585, 943.059, F.S., relating to trafficking offenses, bail, pretrial detention and release, the Criminal Punishment Code worksheet, capital trafficking offenses, and expunction and sealing of criminal history records, to incorporate the amendments to 893.135, F.S., in references thereto; providing an effective date.

By the Committee on Agriculture and Consumer Services; and Senator Mitchell—

CS for SB 2446—A bill to be entitled An act relating to tobacco production relief; providing legislative intent; providing for use of state funds to assist persons and communities adversely affected by the settlement; providing for periodic appropriation and distribution of those funds; specifying what funds will be used for and specifying entities to receive funds; providing for appointment of trustees to administer the distribution of the funds and specifying their duties; authorizing reimbursement for per diem and travel; providing for public meetings and records; providing an effective date.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State SB 446, SB 448, SB 450, SB 452, SB 454, SB 456, SB 458, SB 460, SB 462, SB 464, SB 466, SB 468, SB 470, SB 472, SB 474, SB 476, SB 478, SB 480, SB 482, SB 484, SB 486, SB 488, SB 490, SB 492, SB 494, SB 496,

SB 498, SB 500, SB 502, SB 504, SB 506, SB 508, SB 510, SB 512, CS for SB 514, SB 516, SB 518, SB 520, SB 522, SB 524, SB 526, CS for SB 528, CS for SB 530, SB 532, SB 534, SB 536, CS for SB 538, SB 540, SB 542, SB 544, CS for SB 546, SB 548, SB 550, SB 552, SB 554, SB 556, SB 558, SB 560, SB 562, SB 564, SB 566, SB 568, SB 570, SB 572, SB 574, SB 576, SB 578, SB 580, SB 582, SB 584, SB 586, SB 588, SB 590, SB 592, SB 594, SB 596, SB 598, CS for SB 600, SB 602, SB 604, SB 608, SB 610, SB 612, SB 614, SB 616, SB 618, SB 620, SB 622, SB 624, SB 626, SB 628, SB 630, SB 632, SB 634, SB 636, SB 638, SB 640, SB 642, SB 644, SB 646, CS for SB 648, SB 650, SB 652, SB 654, SB 656, SB 658 and SB 660 which he approved on March 30, 2000.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Toni Jennings, President

I am directed to inform the Senate that the House of Representatives has passed as amended CS for CS for HB 75 and requests the concurrence of the Senate.

John B. Phelps, Clerk

GUBERNATORIAL APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Architecture and Interior Design Appointee: Gonzalez, Rick, West Palm Beach	10/31/2003
Board of Clinical Laboratory Personnel Appointee: Daniels, Carol W., Ft. Pierce	10/31/2003
Construction Industry Licensing Board Appointees: Lang, Robert A., Temple Terrace McKittrick, Paul T., Daytona Beach	10/31/2003 10/31/2003
Board of Directors, Enterprise Florida, Inc. Appointee: Payne, John K., Sebring	07/01/2003
Investment Advisory Council Appointee: Pugh, James H., Jr., Orlando	12/12/2003
Board of Directors, Prison Rehabilitative Industries and Diversified Enterprises, Inc. Appointee: Mellem, Kenneth L., Largo	09/30/2003
Board of Speech-Language Pathology and Audiology Appointees: Casiano, Roy R., Miami McMurray, Agnes R., Tallahassee	10/31/2001 10/31/2003
Florida Transportation Commission Appointee: Holton, James W., Redington Beach	09/30/2003
Board of Veterinary Medicine Appointees: Helm, JoAnn K., Brooksville Jones, Kandra L., Orange Park Vega, Sergio E., Miami	10/31/2002 10/31/2003 10/31/2001
Governing Board of the South Florida Water Management District Appointee: Gutierrez, Nicolas J., Jr., Miami	03/01/2004

[Referred to the Committee on Gubernatorial Appointments and Confirmations.]

By the Committees on Criminal Justice Appropriations; Health Care Licensing and Regulation; and Representative Ball and others—

CS for CS for HB 75—A bill to be entitled An act relating to nitrous oxide; amending s. 877.111, F.S.; prohibiting the unlawful distribution of nitrous oxide; providing a third degree felony penalty for violation; providing an effective date.

—was referred to the Committees on Criminal Justice and Fiscal Policy

RETURNING MESSAGES—FINAL ACTION

The Honorable Toni Jennings, President

I am directed to inform the Senate that the House of Representatives has passed SB 666.

John B. Phelps, Clerk

The bill contained in the foregoing message was ordered enrolled.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 29 was corrected and approved.

CO-SPONSORS

Diaz-Balart—SB 2380; Dyer—SB 1536; Mitchell—SB 1514

RECESS

On motion by Senator McKay, the Senate recessed at 4:39 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Tuesday, April 4.