



Journal of the Senate

Number 11—Regular Session

Thursday, March 29, 2001

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CALL TO ORDER

The Senate was called to order by President McKay at 9:30 a.m. A quorum present—40:

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

PRAYER

The following prayer was offered by the Rev. Tom Veit, St. Mary, The Virgin Catholic Church of Tampa:

Most gracious God, we humbly beseech thee for the people of the great State of Florida, and especially for their Senate assembled here; that thou wouldest be pleased to direct and prosper all their consultations to the advancement of thy glory, the safety, honor and welfare of thy people; that all things may be so ordered and settled by the endeavors, upon the best and surest foundations, that peace and happiness, truth and justice, religion and piety, may be established among us for all generations.

We beseech thee so to guide and bless the Legislature of this State, that it may ordain for our governance only such things as please thee to the glory of thy name and the welfare of the people. These and all other necessary things, for them, for us and the great State of Florida, we humbly beg in the name of Almighty God. Amen.

PLEDGE

Senate Pages Jennifer Bolden of Belle Glade, Annita Sinclair of South Bay and Christopher Langton of Deltona, led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Ed Homan of Tampa, sponsored by Senator Crist, as doctor of the day. Dr. Homan specializes in Orthopedic Surgery.

ADOPTION OF RESOLUTIONS

On motion by Senator Dawson—

By Senator Dawson—

SR 1882—A resolution honoring Kids Voting Broward, Inc.

WHEREAS, voter apathy is rampant in the United States where, on average, fifty percent of eligible citizens do not vote in presidential elections, and less than fifty percent of adults 18 to 24 years of age are even registered to vote, and

WHEREAS, Kids Voting Broward, Inc., is a nonprofit, nonpartisan organization with the goals of increasing adult voter turnout, generating better-informed voters, and instilling a lifelong habit of voting among tomorrow's voters, and

WHEREAS, the Kids Voting curriculum helps students discover the power and value of voting through prescribed activities that aid in the development of skills and concepts crucial to living in a democratic society, and

WHEREAS, in national studies, Kids Voting has been proven to be a successful program, with ninety-nine percent of teachers responding that their students know more about elections, eighty-one percent of educators noting an increase in parental involvement, and a measurable increase in voter turnout of five percent in communities in which the Kids Voting program has been implemented, and

WHEREAS, Election Day 2000 was a great success for Kids Voting Broward, Inc., as 91,000 local students in kindergarten through high school gained hands-on voting experience and a record-breaking sixty percent of adults surveyed responded that they were motivated to go to the polls and vote by their children's desire to participate in the program, NOW, THEREFORE,

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

That the Senate pauses in its deliberations to commend Kids Voting Broward, Inc., for the invaluable service it provides to its community in promoting civic-mindedness in Florida's youth while increasing participation in our electoral process.

—was introduced out of order and read by title. On motion by Senator Dawson, **SR 1882** was read the second time in full and adopted.

SPECIAL GUESTS

Senator Dawson introduced Barbara Ericksen and a group of students from Broward County who were present in the gallery.

At the request of Senator Peaden—

By Senator Peaden—

SR 2136—A resolution recognizing March 30, 2001, as Doctors' Day in the Florida Senate.

WHEREAS, Doctors' Day was first observed in 1933 on the day that also commemorates the first administration of anesthesia by a physician in 1842, and

WHEREAS, the medical profession holds a special place in the hearts of Americans, and

WHEREAS, Doctors' Day provides an opportunity for physicians and patients to set aside the distractions of today's health-care environment and focus on the medical profession's contribution to society, and

WHEREAS, most physicians work long and unpredictable hours, and many must cope with the conflicting demands of work and family life, and

WHEREAS, the Florida Medical Association sponsors the Doctor of the Day program that provides volunteer physicians during the regular legislative sessions to provide medical care for the legislators, staff, and others, and

WHEREAS, physicians devote their lives to caring for people and make special contributions to our society and culture, and

WHEREAS, a red carnation has become the symbol of Doctors' Day because it denotes the qualities of love, charity, sacrifice, bravery, and courage and is worn by physicians and their spouses, NOW, THEREFORE,

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

That the Florida Senate recognizes March 30, 2001, as Doctors' Day.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Florida Medical Association as a tangible token of the sentiments of the Florida Senate.

—**SR 2136** was introduced, read and adopted by publication.

On motion by Senator King—

By Senator King—

SR 2186—A resolution recognizing March 29, 2001, as "F.S.U. Day in Tallahassee."

WHEREAS, the sesquicentennial anniversary of the Florida State University was observed on January 24, 2001, and will be celebrated throughout 2001, the 150th year after the institution's establishment by the Legislature, in 1851, as the Seminary West of the Suwannee River, and

WHEREAS, the Tallahassee campus of the Florida State University is the oldest continuous site of higher education in Florida and was the site of the state's first chapter of Phi Beta Kappa, and

WHEREAS, in 1994, the Florida State University was designated as a "Research I" institution by the Carnegie Foundation, placing Florida State in an elite group of the nation's top research universities, and

WHEREAS, the solid foundation for this "Research I" university was laid through the institution's role as the state's first liberal arts college, which grew into the Florida State College for Women, the nation's second-largest state college for women recognized by the Association of American Universities in 1924, and

WHEREAS, today the university's mission emphasizes teaching, research, and public service, with 17 independent colleges and schools, the newest being the College of Medicine, and

WHEREAS, with graduate and undergraduate degrees offered in more than 570 programs, many of which are nationally recognized, the Florida State University's comprehensive offerings prepare students for graduate school, professional degree programs, and successful careers, and

WHEREAS, as Florida's most "wired" campus and a leader in the use of new technologies, the Florida State University is setting the standard for distance learning and the use of technology in the classroom and

campus-wide, allowing professors and students to share research with colleagues and students around the world, and

WHEREAS, the Florida State University is ranked third nationally in revenues generated from scientific research and discoveries, and its research foundation continues to grow at an unprecedented rate, and

WHEREAS, well-rounded and successful graduates have taken advantage of the Florida State University's high-quality academics and research; gained service, social, and leadership skills; and prepared themselves to take meaningful roles in society, and

WHEREAS, the Florida State University has a long and continuing tradition of promoting racial, ethnic, and cultural diversity on its campus through aggressive recruitment of diverse groups of students making the college experience more enriching for its students, and

WHEREAS, the Florida State University has a strong reputation in the fine and performing arts, having developed distinguished programs in theatre, music, dance, and film, and has established a statewide presence with the Asolo Theatre, the Ringling Museum, and the Appleton Museum, and

WHEREAS, the Florida State University continues to be a tremendous source of pride for its students, faculty, alumni, friends, and administrators, as well as for all citizens of the State of Florida, and

WHEREAS, with its strong history as a liberal arts college, commitment to undergraduate education, and extensive and distinguished research in facilities such as the National High Magnetic Field Laboratory, the Florida State University is truly on the "cutting edge" of higher education, and

WHEREAS, in recognition of the Florida State University's 150 years of achievement and looking ahead to its promising future, it is fitting and appropriate that the Senate of the State of Florida recognize March 29, 2001, as "F.S.U. Day in Tallahassee," NOW, THEREFORE,

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

That the Florida Senate recognizes March 29, 2001, as "F.S.U. Day in Tallahassee" in recognition of the Florida State University's 150 years as an outstanding institution of higher education.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Talbot "Sandy" D'Alemberte, President of the Florida State University, as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator King, **SR 2186** was read the second time in full and adopted.

On motion by Senator Posey—

By Senator Posey—

SR 2222—A resolution commemorating the life of Dale Earnhardt.

WHEREAS, Dale Earnhardt was born on April 29, 1951, in Kanapolis, North Carolina and died on February 18, 2001, in Daytona, Florida, and

WHEREAS, Dale Earnhardt, during his racing career of 639 starts, 74 wins, 268 top-five finishes, and 402 top-ten finishes, earned the nickname, "The Intimidator" because of his aggressive driving style and unrelenting will to reach victory lane, and

WHEREAS, Dale Earnhardt was named Rookie of the Year in 1979, his first year of NASCAR racing, won the NASCAR Winston Cup Championship the following year, and ultimately won seven Winston Cup Championships, tying him with Richard Petty for the most championships, and

WHEREAS, Dale Earnhardt was the all-time NASCAR money winner with over \$35.5 million in career winnings, the only six-time winner of the Busch Clash, the only three-time winner of the Winston All Star Race, the five-time NMPA Driver of the Year, the four-time winner of the IROC title, twice named American Driver of the Year, and the first American driver to receive the Autosports Gregor Grant Award, and

WHEREAS, Dale Earnhardt, despite completing all 500 miles of the Daytona 500 a record 14 times, more than any other driver, was denied victory in that race for 19 years, and

WHEREAS, Dale Earnhardt finally won the Daytona 500 in 1998 on his 20th attempt, and

WHEREAS, Dale Earnhardt was killed in a tragic accident on the last lap of the Daytona 500 in 2001, and

WHEREAS, Dale Earnhardt's success both on the racetrack and in life was a living example of the philosophy of doing what you love and doing it better than anyone else, and

WHEREAS, Dale Earnhardt's untimely death was a loss to his family, his associates, his fans, and the public, NOW, THEREFORE,

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

That it is fitting that this legislative body pause in its deliberations to pay its respects to Dale Earnhardt and extend its condolences to his family and record this testimonial of esteem and bereavement.

BE IT FURTHER RESOLVED that a copy of this resolution, signed by the President of the Senate, with the Seal of the Florida Senate affixed, be transmitted to Mrs. Teresa Earnhardt as a tangible and lasting token of the respect and sentiments of the members of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Posey, **SR 2222** was read the second time in full and adopted.

POINT OF PERSONAL PRIVILEGE

On motion by Senator Rossin, the following remarks were ordered spread upon the Journal:

Senator Smith: Mr. President, I rise to a Point of Personal Privilege and request permission to briefly address the Senate.

As all of you are aware, my father passed away last Friday during the early morning hours.

I want to take this opportunity to inadequately express my mother's appreciation and my family's appreciation for the many kindnesses of this Senate and its staff.

I particularly want to thank the President of the Senate and Mrs. McKay, the Majority and Minority Leaders, Senator Mitchell and Senator Clary for attending my father's funeral. It was touching to this freshman.

I want to thank all of you for the many cards, letters, condolences, pats on the back, friendly smiles and prayers. Thank you Mr. President.

Mr. President: Thank you for your comments. Senators, for those of you who didn't join Senator Rossin, Senator King, Senator Clary, Senator Mitchell, my wife and me at the funeral the other day, let me tell you that while I didn't have the opportunity to know Rod's father, I was fortunate enough to have a picture of him sitting in front of me at the funeral. He had a really neat smile, and he had something that some people are gifted with—not everybody—he had happy eyes. He just looked like a nice man. I told Rod the turnout at the funeral was a testimony to his father. The words of the minister were a testimony to your father. The day that was provided for your father's funeral was a testimony to him too. Our thoughts and prayers are with you and your family Senator Smith.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Lee, by two-thirds vote **CS for SB 1398** was withdrawn from the Committee on Finance and Taxation.

On motion by Senator Horne, by two-thirds vote **CS for SB 746** which has been reported favorably by the Appropriations Subcommittee on Education with committee substitute, was withdrawn from the Committee on Appropriations and the committee substitute recommended by

the subcommittee will be shown as offered by the Committee on Appropriations; **CS for CS for SB 1214** which has been reported favorably by the Appropriations Subcommittee on Health and Human Services with committee substitute, was withdrawn from the Committee on Appropriations and the committee substitute recommended by the subcommittee will be shown as offered by the Committee on Appropriations; and **SB 2000** and **SB 2002** were withdrawn from the Committee on Appropriations.

BILLS ON THIRD READING

On motion by Senator King, by two-thirds vote **HB 1083** was withdrawn from the Committees on Criminal Justice; and Governmental Oversight and Productivity.

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

HB 1083—A bill to be entitled An act relating to public records; providing an exemption from the public records law for photographs and video and audio recordings of an autopsy; providing an exemption for certain members of the immediate family, or a representative thereof, or a state or federal agency; prohibiting the custodian of a photograph or video or audio recording of an autopsy from permitting any person to view or duplicate a photograph or video or audio, except pursuant to court order and under the direct supervision of the custodian or his or her designee; exempting criminal and administrative proceedings from the act; requiring certain persons to be parties in a request for access to a photograph or video or audio recording of an autopsy; providing penalties; providing for future legislative review and repeal; providing a finding of public necessity; providing a retroactive effective date.

—a companion measure, was substituted for **CS for CS for SB 1356** as amended and by two-thirds vote read the second time by title. On motions by Senator King, by two-thirds vote **HB 1083** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

Nays—None

CS for SB 238—A bill to be entitled An act relating to the death penalty; creating s. 921.137, F.S.; defining the term "mental retardation"; prohibiting imposition of the sentence of death if the court determines that the defendant has mental retardation; requiring that a defendant notify the court of an intention to raise mental retardation as a bar to the sentence of death; providing requirements for the court in determining whether the defendant has mental retardation; providing that the sentence of death may not be imposed unless the court finds by clear and convincing evidence that the defendant has mental retardation; requiring notice to the defendant if the state requests a sentence of death, notwithstanding the jury's recommendation for life imprisonment; authorizing the state to appeal a determination of mental retardation; providing for application of the act; providing an effective date.

—as amended March 27 was read the third time by title.

On motion by Senator Mitchell, **CS for SB 238** as amended was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Campbell	Cowin	Dyer
Bronson	Carlton	Crist	Garcia
Brown-Waite	Clary	Dawson	Geller
Burt	Constantine	Diaz de la Portilla	Holzendorf

Horne	Lawson	Posey	Silver
Jones	Lee	Pruitt	Smith
King	Meek	Rossin	Sullivan
Klein	Miller	Sanderson	Villalobos
Latvala	Mitchell	Saunders	Wasserman Schultz
Laurent	Peaden	Sebesta	Webster

Nays—None

CS for CS for CS for SB 446—A bill to be entitled An act relating to homelessness; amending s. 228.041, F.S.; redefining the term "homeless child"; amending ss. 232.03, 232.0315, 232.032, F.S.; revising the deadline for submission of documents for school registration; amending s. 420.5087, F.S.; relating to the State Apartment Incentive Loan Program; revising the requirements for qualifying to participate in the program; adding the homeless to the list of eligible tenant groups; amending s. 420.5092, F.S.; increasing the amount of revenue bonds the Florida Housing Finance Corporation may issue for the corporation's guarantee fund; amending s. 420.511, F.S.; revising reporting requirements of the Florida Housing Finance Corporation; amending s. 420.609, F.S.; relating to the Affordable Housing Study Commission; revising the membership of the commission; requiring the commission to analyze how to address the acute need for housing for the homeless; amending s. 420.621, F.S.; redefining the term "homeless"; creating s. 420.622, F.S.; creating the State Office on Homelessness within the Department of Children and Family Services; authorizing the Governor to appoint an executive director for the State Office on Homelessness; creating the Council on Homelessness; providing for council membership; providing for council members to be reimbursed for travel expenses; providing for grants for homeless assistance continuums of care; providing grants for homeless housing assistance; prescribing duties and responsibilities of the State Office of Homelessness; requiring the Department of Children and Family Services to adopt rules with input from the Council on Homelessness; requiring an annual report; amending s. 420.623, F.S.; revising the list of organizations that may participate in local homeless coalitions; revising the functions of local homeless coalitions; creating s. 420.624, F.S.; establishing guidelines for local homeless continuum of care; creating s. 420.626, F.S.; establishing guidelines for discharging persons at risk for homelessness from facilities serving persons with mental illness or substance abuse; amending s. 420.9075, F.S.; expanding the list of partners that counties and cities are encouraged to involve in developing housing assistance plans; amending s. 445.009, F.S.; revising regional workforce boards' one-stop delivery system; requiring the Office of Program, Policy Analysis, and Government Accountability to report on homelessness; dedicating December 21 as the Homeless Persons' Memorial Day; providing an appropriation for Challenge Grants; providing an appropriation for positions in local homeless coalitions; providing appropriations for the Department of Children and Family Services; providing an effective date.

—as amended March 27 was read the third time by title.

On motion by Senator Constantine, **CS for CS for CS for SB 446** as amended was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

Nays—None

CS for CS for SB 1180—A bill to be entitled An act relating to scholarships for students with disabilities; amending s. 229.05371, F.S.; creating the scholarship program for students with disabilities; providing for eligibility; establishing obligations of school districts; establish-

ing criteria for private school eligibility; establishing obligations for program participants; providing for funding; authorizing the State Board of Education to adopt rules; providing an effective date.

—was read the third time by title.

On motion by Senator Pruitt, **CS for CS for SB 1180** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

Nays—None

CS for SB 906—A bill to be entitled An act relating to public records; providing an exemption from the public records law for individual records of children enrolled in Learning Gateway programs; providing for the release of such records for specified purposes; exempting from the public records law those records held by a Learning Gateway Program which would be confidential if held by a state agency; providing for future legislative review and repeal; providing a finding of public necessity; providing a contingent effective date.

—was read the third time by title.

On motion by Senator Garcia, **CS for SB 906** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

Nays—None

By direction of the President, the rules were waived and the Senate proceeded to—

SPECIAL ORDER CALENDAR

SB 2000—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2001, and ending June 30, 2002, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

—was read the second time by title.

Senator Clary moved the following amendment which was adopted:

Amendment 1 (995005)—

In Section: 05 On Page: 249 Specific Appropriation: 2045 Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Public Transportation

2045 In Section 05 On Page 249
 Fixed Capital Outlay
 Transportation Outreach Program

From State Transportation (Primary)	120,043,183	119,693,183
Trust Fund		

Immediately following Specific Appropriation 2045, in the list of projects, DELETE:

Interstate Connector - Alabama into Escambia.....2,000,000

And, INSERT:

Interstate Connector - Alabama into Escambia.....1,650,000

Program: Highway And Bridge Construction

2011 In Section 05 On Page 246
 Special Categories
 Transfer To The State Transportation
 Trust Fund

From General Revenue Fund	92,343,183	91,993,183
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EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION
Universities, Division Of
Program: Educational And General Activities

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

From General Revenue Fund	1,230,716,024	1,231,066,024
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Immediately following Specific Appropriations 194, within the list of projects, INSERT:

UWF Institute for Human and Machine Cognition.....350,000

SENATOR LAURENT PRESIDING

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

Amendment 2 (995006)—

In Section: 05 On Page: 187 Specific Appropriation: 1471
Delete Insert

AGRICULTURE AND CONSUMER SERVICES,
DEPARTMENT OF, AND COMMISSIONER OF
AGRICULTURE
Program: Agricultural Economic
Development
Aquaculture

1471 In Section 05 On Page 187
 Special Categories
 Aquaculture Development

From General Revenue Fund	1,621,260	1,930,676
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In the list of projects in the proviso following Specific Appropriation 1471, INSERT:

Indian River Aquaculture Program100,000
 Statewide Shellfish Aquaculture Extension Program.....120,250
 Florida Aquaculture Extension Program.....89,166

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Recreation And Parks
Recreational Assistance To Local
Governments

1814B In Section 05 On Page 226
 Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Educational Habitat - Navarre Beach

From General Revenue Fund	400,000	250,000
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TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Public Transportation

2045 In Section 05 On Page 249
 Fixed Capital Outlay
 Transportation Outreach Program

From State Transportation (Primary)	120,043,183	119,883,767
Trust Fund		

Immediately following Specific Appropriation 2045, DELETE:

Interstate Connector - Alabama into Escambia.....2,000,000

And, INSERT:

Interstate Connector - Alabama into Escambia.....1,840,584

Program: Highway And Bridge Construction

2011 In Section 05 On Page 246
 Special Categories
 Transfer To The State Transportation
 Trust Fund

From General Revenue Fund	92,343,183	92,183,767
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Senator Clary moved the following amendment which was adopted:

Amendment 3 (995007)—

In Section: 05 On Page: 208 Specific Appropriation: 1648-A
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: State Lands
Land Administration

1648-A In Section 05 On Page 208
 Special Categories
 Transfer To The Department Of Community
 Affairs - Florida Communities Trust

From Land Acquisition Trust Fund	1,151,764
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Senator Brown-Waite offered the following amendment which was moved by Senator Clary and adopted:

Amendment 4 (995008)—

In Section: 05 On Page: 216 Specific Appropriation: 1724-B
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Beach Management

1724-B In Section 05 On Page 216
 Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Weeki Wachee River Sand Containment and
 Erosion Control

From General Revenue Fund	100,000
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Senator Mitchell offered the following amendment which was moved by Senator Clary and adopted:

Amendment 5 (995009)—

In Section: 05 On Page: 218 Specific Appropriation: 1748 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Resource Protection And Restoration

1748 In Section 05 On Page 218
Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Statewide Restoration Projects

In proviso language following Specific Appropriation 1748, STRIKE:

"Wastewater Treatment Facility - Town of Callahan ... 5,280,000"
"Florida Lakewatch 450,000"

and INSERT:

"Wastewater Treatment Facility - Town of Callahan ... 4,480,000"
"City of High Springs Municipal Wastewater System ... 1,250,000"

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

Amendment 6 (995010)—

In Section: 05 On Page: 218 Specific Appropriation: 1748 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Resource Protection And Restoration

1748 In Section 05 On Page 218
Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Statewide Restoration Projects

In proviso following Specific Appropriation 1748, STRIKE:

"Funding for Non-functional Septic Tanks (Anastasia Island).. 1,625,000"

and INSERT:

"Funding for Non-functional Septic Tanks (Anastasia Island).. 1,125,000"

and following

"West Miami Surface Water Improvements Division 800,000"

INSERT:

"West St. Augustine Stormwater and Sewer Renovation 500,000"

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

Amendment 7 (995011)—

In Section: 05 On Page: 246 Specific Appropriation: 2011 Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Highway And Bridge Construction

2011 In Section 05 On Page 246
Special Categories
Transfer To The State Transportation
Trust Fund

From General Revenue Fund 92,343,183 92,093,183

Program: Public Transportation

2045 In Section 05 On Page 249
Fixed Capital Outlay

Transportation Outreach Program

From State Transportation (Primary) 120,043,183 119,793,183
Trust Fund

Immediately following Specific Appropriation 2045, DELETE:

Interstate Connector - Alabama into Okaloosa.....1,750,000

Immediately following Specific Appropriation 2045, INSERT:

Interstate Connector - Alabama into Okaloosa.....1,500,000

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Supply

1754-A In Section 05 On Page 220
Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Grants And Aids - Potable Water Resource
Study - Okaloosa County

From General Revenue Fund 250,000

Immediately following Specific Appropriation 1754-A, INSERT:

Funds in Specific Appropriation 1754A are provided for alternative water
supplies and water resource development in Okaloosa County by the
Northwest Florida Water Management District.

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

Amendment 8 (995012)—

In Section: 05 On Page: 226 Specific Appropriation: 1814B Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Recreation And Parks
Recreational Assistance To Local
Governments

1814B In Section 05 On Page 226
Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Educational Habitat - Navarre Beach

From General Revenue Fund 400,000 150,000

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

2367B In Section 06 On Page 281
Special Categories
Economic Development Projects

From General Revenue Fund 7,000,000 7,250,000

Immediately following Specific Appropriation 2367B, INSERT:

Miami Metro Action Plan.....250,000

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

Amendment 9 (995014)—

In Section: 05 On Page: 246 Specific Appropriation: 2011 Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Highway And Bridge Construction

2011 In Section 05 On Page 246
Special Categories
Transfer To The State Transportation
Trust Fund

From General Revenue Fund 92,343,183 91,843,183

Program: Public Transportation

2045 In Section 05 On Page 249
Fixed Capital Outlay
Transportation Outreach Program

From State Transportation (Primary) Trust Fund 120,043,183 119,543,183

Immediately following Specific Appropriation 2045, DELETE:
Interstate Connector - Alabama into Okaloosa.....1,750,000

Immediately following Specific Appropriation 2045, INSERT:
Interstate Connector - Alabama into Okaloosa.....1,250,000

HIGHWAY SAFETY AND MOTOR VEHICLES,
DEPARTMENT OF
Program: Florida Highway Patrol
Highway Safety

2389-C In Section 06 On Page 285
Fixed Capital Outlay
New Florida Highway Patrol Academy -
Gadsden County

From General Revenue Fund 500,000

Immediately following Specific Appropriation 2389-C, INSERT:
Funds in Specific Appropriation 2389C are to construct a training facility designed and constructed consistent with the plan developed to house all State training programs at the Pat Thomas Law Enforcement Academy for Region 15 and 16. Additionally, the Department is authorized to enter into agreements necessary to expedite the construction of the facility.

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

Amendment 10 (995015)—

In Section: 05 On Page: 249 Specific Appropriation: 2045
Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Public Transportation

2045 In Section 05 On Page 249
Fixed Capital Outlay
Transportation Outreach Program

In the list of projects following Specific Appropriation 2045, DELETE:
Interstate Connector - Alabama into Escambia..... 2,000,000

and INSERT:
Interstate Connector - Alabama into Escambia..... 1,500,000
Relocation of U.S.1 in Palm Beach County..... 500,000

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

Amendment 11 (995016)—

In Section: 05 On Page: 249 Specific Appropriation: 2045
Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Public Transportation

2045 In Section 05 On Page 249
Fixed Capital Outlay
Transportation Outreach Program

In the list of projects following Specific Appropriation 2045, DELETE:
Design, develop, install and test fiber optical communications equipment in coordination with Florida Fiber Network 20,400,000

and INSERT:
Design, develop, install and test fiber optical communications equipment in coordination with Florida Fiber Network 17,900,000

and at the end of the projects in Specific Appropriation 2045, INSERT:

Widen US 319 from 4 Points to US 98 2,500,000

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

Amendment 12 (995017)—

In Section: 06 On Page: 281 Specific Appropriation: 2367B
Delete Insert

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

2367B In Section 06 On Page 281
Special Categories
Economic Development Projects

In Section 06 On Page 282

In the list of items following Specific Appropriation 2367B, DELETE:

Plant City-International Softball Federation (ISF)
Stadium..... 1,500,000

and INSERT:

Plant City-International Softball Federation (ISF)
Stadium..... 1,400,000

Outreach Learning Center Parking Facility (Planning)..... 100,000

Senator Clary moved the following amendments which were adopted:

Amendment 13 (995018)—

In Section: 06 On Page: 284 Specific Appropriation: 2382
Delete Insert

HIGHWAY SAFETY AND MOTOR VEHICLES,
DEPARTMENT OF
Program: Florida Highway Patrol
Highway Safety

2382 In Section 06 On Page 284
Expenses

From Highway Safety Operating Trust Fund 11,065,773 11,165,773

2383 Operating Capital Outlay
 From Highway Safety Operating Trust Fund 45,008 445,008

Immediately following Specific Appropriation 2383, INSERT:

From the funds in Specific Appropriations 2382 and 2383, \$500,000 from the General Revenue Fund is provided to establish a joint dispatch center in Leon County that consolidates law enforcement radio communication operations in conjunction with implementation of the State law enforcement 800MHz radio system.

2389A In Section 06 On Page 285
 Data Processing Services
 Kirkman Data Center - Department Of Highway Safety And Motor Vehicles
 From Highway Safety Operating Trust Fund 1,175,975 675,975

Amendment 14 (995019)—

In Section: 06 On Page: 335 Specific Appropriation: 2895
Delete Insert

STATE, DEPARTMENT OF, AND SECRETARY OF STATE
Program: Elections
Election Records, Laws And Codes

2895 In Section 06 On Page 335
 Salaries And Benefits
 Positions 39 51
 From General Revenue Fund 1,280,009 1,859,052

2897 Expenses
 From General Revenue Fund 638,747 1,026,645

2897A Operating Capital Outlay
 From General Revenue Fund 292,344

Immediately following Specific Appropriation 2897A, INSERT:

From the funds and positions in Specific Appropriations 2895 through 2897A, 12 positions and \$1,259,285 from the General Revenue Fund are provided for Voting System Improvements.

2900 Special Categories
 Election Fraud Prevention
 From General Revenue Fund 1,500,000 240,715

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

Amendment 15 (995021)—

In Section: 06 On Page: 337 Specific Appropriation: 2912B
Delete Insert

STATE, DEPARTMENT OF, AND SECRETARY OF STATE
Program: Historical Resources
Historic Properties Preservation

2912B In Section 06 On Page 337
 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay
 Historical Projects

From General Revenue Fund 1,146,680 1,646,680
 At the end of Specific Appropriation 2912B, INSERT:
 Biltmore Complex in Coral Gables.....500,000

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

Amendment 16 (995070)—

In Section: 05 On Page: 243 Specific Appropriation: 1998
Delete Insert

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

1998 In Section 05 On Page 243
 Other Personal Services
 From General Revenue Fund 25,000 1,070,000

Immediately following Specific Appropriation 1998, INSERT:

From General Revenue Funds included in Specific Appropriation 1998, \$1,045,000 is provided to the Florida Marine Research Institute for Red Tide Research.

2005B In Section 05 On Page 244
 Special Categories
 S.T.A.R.T. - Red Tide
 From General Revenue Fund 3,000,000 1,955,000

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

Amendment 17 (995000)—

In Section: On Page: 357 Specific Appropriation:
Delete Insert

In Section On Page 357

After Section 25, add the following Section, and Renumber Subsequent Sections:

It is the policy of the state with the funds appropriated for FY 2001-02, that all state services be performed in the most effective and efficient manner in order to provide the best value to the public. Further, the state recognizes that competition among service providers may improve the quality of service provided. Therefore, any state agency may identify services provided by the state that are available commercially from a private source or through other alternative means for the provision of services, examine the current method of service delivery, assess the feasibility of privatization, outsourcing, or other alternative means for the provision of services, and provide its findings to the Legislative Budget Commission. If the agency recommends to the Legislative Budget Commission that such services may be better provided through private sources or other alternative means, the state agency shall develop methods to accurately and fairly estimate and account for the cost of providing an identified state service and engage in the following process for evaluating proposals for privatization, outsourcing, or other alternative means for the provision of services

1. Conduct an agency in-house cost estimate, a management study, or any other hearing, study, review, or cost estimate concerning any aspect of an identified state service.
2. Review the efficiency of the agency in-house state service.
3. Require that an identified state service be submitted to competitive bidding or another process that creates competition

with private sources and encourage state employees to organize and submit a bid for the identified service.

- 4. Compare the cost of the most efficient agency in-house state service with the cost of private sector bids. In comparing costs, the state agency must consider the cost of supervising the work of any private contractor. All bids or contracts must include an analysis of health care benefits, retirement, and workers' compensation insurance for employees of the contractor which are reasonably comparable to those provided by the state.
- 5. Compare the total accurate and fair estimated cost to the agency to include all indirect costs related to that agency and include costs of such agencies as the Comptroller, the Treasurer, the Attorney General, and other such support agencies.
- 6. Compare the quality of service to determine if the overall quality of the service will increase or decrease with privatization, outsourcing, or other alternative means.
- 7. Determine the net effect on state employees.
- 8. Determine the risk and consequences associated with privatization, outsourcing, or alternative means for provision of state services.

Upon completion of the process and prior to the transfer of any appropriated funds to implement a contract or memorandum of agreement related to privatization, outsourcing, or alternative means of provision of state services, the state agency shall provide to the Legislative Budget Commission its recommendations and documentation of the process.

Any contract or memorandum of agreement recommended by the state agency related to delivery of a state service pursuant to this section that requires the transfer of any appropriated funds shall be implemented pursuant to the provisions of Chapter 216, Florida Statutes, and subject to the approval of the Legislative Budget Commission.

In the event that the documentation submitted to the Legislative Budget Commission pursuant to the provisions of this section fails to demonstrate that the proposed contract or memorandum of agreement will result in an ongoing net cost savings to the state, the Legislative Budget Commission shall deny the transfer of funds proposed to implement the contract or memorandum of agreement.

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

Amendment 18 (995001)—

In Section: On Page: 357 Specific Appropriation: Delete Insert

In Section On Page 357

After Section 25., in the last paragraph, delete the last sentence which reads:

"This section is subject to the passage of Senate Bill_____."

Amendment 19 (995002)—

In Section: On Page: 357 Specific Appropriation: Delete Insert

In Section On Page 357

INSERT new section after Section 25, and renumber subsequent sections:

Pursuant to the provisions of section 440.51(14), Florida Statutes, for the fiscal year 2000-2001, the Department of Labor and Employment Security, Division of Workers' Compensation is authorized to transfer up to \$750,000 from the Workers' Compensation Trust Fund to the Florida Workers' Compensation Joint Underwriting Association. This section shall be effective upon becoming law.

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

Amendment 20 (995003)—

In Section: On Page: 356 Specific Appropriation: Delete Insert

In Section On Page 356

INSERT new section after Section 24, and renumber subsequent sections:

The unexpended balance of funds from section 38 of chapter 2000-164, Laws of Florida, authorized to reimburse eligible companies for sales tax payments made on equipment specifically associated with the creation of a network access point, is hereby reappropriated for Fiscal Year 2001-2002 to the Department of Revenue for reimbursement of such sales tax payments as provided in section 212.08(5), Florida Statutes.

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

Amendment 21 (995004)—

In Section: On Page: 357 Specific Appropriation: Delete Insert

In Section On Page 357

INSERT as the last sentence in Section 25:

In the event that the documentation submitted to the Legislative Budget Commission pursuant to the provisions stated herein fails to demonstrate that the proposed contract or contracts for human resource services will result in an ongoing net cost savings to the state, the Legislative Budget Commission shall deny the transfer of funds proposed to implement the contract or contracts.

Senator Clary moved the following amendments which were adopted:

Amendment 22 (995013)—

In Section: 05 On Page: 229 Specific Appropriation: 1858A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Recreation And Parks
Coastal And Aquatic Managed Areas

1858A In Section 05 On Page 229
Data Processing Services
Environmental Protection Management
Information Center

From General Revenue Fund	-246,310	0
From Land Acquisition Trust Fund	246,310	0

Amendment 23 (995020)—

In Section: 06 On Page: 337 Specific Appropriation: 2912B Delete Insert

STATE, DEPARTMENT OF, AND SECRETARY OF
STATE
Program: Historical Resources
Historic Properties Preservation

2912B In Section 06 On Page 337
Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Historical Projects

Immediately following Specific Appropriation 2912B, in the list of projects, DELETE, the word:

"Bolls" From General Revenue Fund 48,852,607 43,852,607

And replace with the word: Delete the fifth paragraph of proviso following Specific Appropriation 112 on page 20.

Bolles Program: State Grants K/12 Program - Non FEFP

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

Amendment 24 (995022)—

In Section: 02 On Page: 007 Specific Appropriation: 18 Delete Insert

131 In Section 02 On Page 027 Special Categories Grants And Aids - Assistance To Low Performing Schools

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Program: Education - Fixed Capital Outlay From General Revenue Fund 21,000,000 16,000,000 Program: Executive Direction Support Services

18 In Section 02 On Page 007 Fixed Capital Outlay State University System Projects 102 In Section 02 On Page 018 Special Categories Contracted Services

In the proviso after Specific Appropriation 18 for FAMU "Campus Electrical Upgrades (P,C)" strike From General Revenue Fund 4,527,968 14,527,968

6,045,500 Insert the following new paragraphs of proviso after the second paragraph of proviso following Specific Appropriation 102 on page 18:

and insert 2,545,500 and insert 2 new items for FAMU before the next line of proviso as follows:

Pharmaceutical Research Facilities.....1,500,000 Carnegie Library Remodeling/Expansion.....2,000,000 Senator Campbell offered the following amendment which was moved by Senator Sullivan and adopted:

Amendment 25 (995023)—

In Section: 02 On Page: 013 Specific Appropriation: 56A Delete Insert

From the funds appropriated in Specific Appropriation 102, \$10,000,000 is provided for technology initiatives that will benefit students and teachers. The Office of Technology and Information Services in the Department of Education shall convene a panel of recognized authorities in the field of education technology as the Technology Review Group (TRG). The TRG shall review and evaluate existing and emerging technologies that affect the performance of students and teachers and shall issue a request for proposals that addresses, at a minimum, the issues listed below. The TRG shall receive, evaluate and rank the responses to this request for proposals and shall award grants for these technology funds by December 1, 2001.

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Program: Private Colleges And Universities (1) The RFP shall address the need for FCAT software. This software should provide a license for an online assessment system that comprehensively addresses the Sunshine State Standards and Florida Comprehensive Assessment Test. The software should include a menu driven interface that allows standards-based reports for schools, classes, and individual students. Teachers should be able to track the progress of individual students through this databank throughout the year, the software package should include a superintendents reporting module that is customizable for data analysis and progress reports for groups and subgroups of interest. Prospective vendors shall include a professional development package for teachers and an account manager to facilitate all aspects of the implementation. The vendor shall be provided appropriate access to FCAT test item banks to enhance and expand random diagnostic assessment.

In the list of programs that may be funded from the funds in specific appropriation 56A for Nova/Southeastern, after Speech Pathology, INSERT: (2) The RFP shall address the need for pilot projects to evaluate the efficacy of wireless communications systems for public schools and postsecondary institutions.

,Public Sector Urban, Rural and Unmet Needs Senator Sullivan moved the following amendments which were adopted: (3) The RFP shall address the need for pilot projects to evaluate a web-based software system to improve academic achievement with a lesson plan module that enables teachers to improve academic achievement through a lesson plan module and a grading module that connects state or district standards to lesson plans, objectives and assessments. Any vendor selected should have experience implementing the following web-based modules: grade books linked to standards, lesson plans linked to standards, discipline, attendance and parent-teacher communications.

Amendment 26 (995024)—

In Section: 02 On Page: 020 Specific Appropriation: 112 Delete Insert

EDUCATION, DEPARTMENT OF, AND COMMISSIONER OF EDUCATION Public Schools, Division Of Program: State Oversight & Assistance - Public Schools (4) The RFP shall address the need for integrated services for K-12 schools that include (a) a content navigation system, appearing on every browser, to enable teachers, students and administrators to transparently access subscription and other educational content and tools, (b) real time emergency alerts delivered via the Internet and access to student health and safety information, (c) enhanced Internet filtering and caching that allows for greater bandwidth management while still permitting individual teachers the ability to access the materials that they need to fulfill their educational mission.

112 In Section 02 On Page 020 Special Categories Assessment And Evaluation

Amendment 27 (995025)—

In Section: 02 On Page: 023 Specific Appropriation: 119
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of
Program: State Grants/K-12 Programs -
FEFP

In Section 02 On Page 023
119 Aid To Local Governments
Grants And Aids - Teacher Recruitment And
Retention

In the fifth line of the first paragraph of proviso following Specific
Appropriation 119 on page 23 after the period, insert the following new
sentence of proviso:

These funds are provided also to full-time exceptional student education
teachers at the elementary school level.

In the last line of the third paragraph of proviso following Specific
Appropriation 119 on page 23, delete

August

and insert the following new proviso:

October

Amendment 28 (995026)—

In Section: On Page: 000 Specific Appropriation: 120A
Delete Insert

In Section On Page 000
120A

Insert the following new paragraph of proviso as the second paragraph of
proviso following Specific Appropriation 120A on page 24:

School districts may use a maximum of ten percent of their allocation
of funds appropriated in Specific Appropriation 120A for
technology-related staff development.

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

Amendment 29 (995027)—

In Section: 02 On Page: 028 Specific Appropriation: 131B
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of
Program: State Grants K/12 Program - Non
FEFP

In Section 02 On Page 028
131B Special Categories
Grants And Aids - Mentoring/Student
Assistance Initiatives

In the last line of the first paragraph of proviso following Specific
Appropriation 131B on page 28 after the word "Program," insert the
following new proviso:

\$100,000 is provided for the Newfound Harbor Marine Institute,

Senator Sullivan moved the following amendment which was adopted:

Amendment 30 (995028)—

In Section: 02 On Page: 028 Specific Appropriation: 131B
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Public Schools, Division Of
Program: State Grants K/12 Program - Non
FEFP

In Section 02 On Page 028
131B Special Categories
Grants And Aids - Mentoring/Student
Assistance Initiatives

In the last line of the second paragraph of proviso following Specific
Appropriation 131B on page 28 after the words "Boys and Girls Clubs",
add a comma and the following new proviso:

Help One Student Succeed,

Senator Sullivan moved the following amendment:

Amendment 31 (995030)—

In Section: 02 On Page: 035 Specific Appropriation: 170
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Workforce Development, Division Of
Program: Workforce Education Administered
Funds

In Section 02 On Page 035
170 Aid To Local Governments
Critical Jobs Initiative

After the last line of existing proviso for Specific Appropriation 170
insert:

From the funds in Specific Appropriation 170, \$800,000 is provided to
Manatee Technical Institute to create an instructional training program
in information technology.

Senator Sullivan moved the following substitute amendment which
was adopted:

Substitute Amendment 31 (995118)—

In Section: 02 On Page: 035 Specific Appropriation: 170
Delete Insert

EDUCATION, DEPARTMENT OF, AND
COMMISSIONER OF EDUCATION
Workforce Development, Division Of
Program: Workforce Education Administered
Funds

In Section 02 On Page 035
170 Aid To Local Governments
Critical Jobs Initiative

After the last line of existing proviso for Specific Appropriation 170
insert:

From the funds in Specific Appropriation 170, \$800,000 is provided to
Manatee Community College to create an instructional training program
in information technology.

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

Amendment 32 (995031)—

From General Revenue Fund 650,000 750,000

In Section: 02 On Page: 042 Specific Appropriation: 194 Delete Insert

INSERT the following proviso at the end of the list of projects following Specific Appropriation 337 on page 68:

Adult Protection Team Pilot Program - Dade County.....100,000

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

Amendment 35 (995035)—

In Section: 03 On Page: 069 Specific Appropriation: 344 Delete Insert

194 In Section 02 On Page 042 Lump Sum Educational And General Activities From General Revenue Fund 1,230,716,024 1,230,966,024

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

209 In Section 02 On Page 047 Financial Assistance Payments Scholarships From General Revenue Fund 5,567,055 5,317,055

344 In Section 03 On Page 069 Salaries And Benefits Positions 5,064 5,072 From Federal Grants Trust Fund 92,999,513 93,215,783

On page 47, following specific appropriation 209, DELETE:

2.) \$250,000 for minority scholarships

346 Expenses From Federal Grants Trust Fund 20,735,013 20,944,389

The list of items on page 44, immediately following USF Ports Federal Matching, INSERT:

347 Operating Capital Outlay From Federal Grants Trust Fund 22,024

FAMU Institute on Urban Policy and Commerce.....\$250,000

Amendment 36 (995036)—

Senator Sullivan moved the following amendment which was adopted:

In Section: 03 On Page: 074 Specific Appropriation: 377 Delete Insert

Amendment 33 (995032)—

In Section: 02 On Page: 042 Specific Appropriation: 194 Delete Insert

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

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

377 In Section 03 On Page 074 Special Categories Home And Community Based Services Waiver

194 In Section 02 On Page 042 Lump Sum Educational And General Activities From General Revenue Fund 1,230,716,024 1,230,566,024

At the end of existing proviso language, following Specific Appropriation 377, INSERT:

From the funds in Specific Appropriations 377, support coordinators shall be paid at a rate of \$148.39 per month per client to a maximum of thirty-six (36) clients per case worker.

198 In Section 02 On Page 045 Lump Sum Lump Sum - Operation Of Branch Campuses And Centers From General Revenue Fund 100,014,782 100,164,782

Amendment 37 (995037)—

In Section: 03 On Page: 090 Specific Appropriation: 488 Delete Insert

Senator Silver moved the following amendments which were adopted:

Amendment 34 (995034)—

In Section: 03 On Page: 068 Specific Appropriation: 337 Delete Insert

ELDER AFFAIRS, DEPARTMENT OF Program: Services To Elders Program Home And Community Services

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

488 In Section 03 On Page 090 Special Categories Community Care Programs For The Elderly From General Revenue Fund 1,947,000 2,147,000

337 In Section 03 On Page 068 Special Categories Grants And Aids - Domestic Violence Program

At the end of existing proviso language, following Specific Appropriation 488, INSERT:

Alzheimer's Caregiver Program - Dade County.....200,000

CHILDREN AND FAMILIES, DEPARTMENT OF Services Program: Mental Health Program Violent Sexual Predator Program

399A In Section 03 On Page 078
 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	3,817,877	3,617,877
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CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Program: Mental Health Program
 Violent Sexual Predator Program

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

399A In Section 03 On Page 078
 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	3,817,877	3,737,877
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Amendment 38 (995038)—

In Section: 03 On Page: 085 Specific Appropriation: 443
 Delete Insert

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

Amendment 41 (995041)—

In Section: 03 On Page: 078 Specific Appropriation: 400
 Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Program: Economic Self Sufficiency
 Program
 Program Management And Compliance

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

443 In Section 03 On Page 085
 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	900,000	1,100,000
---------------------------	---------	-----------

400 In Section 03 On Page 078
 Special Categories
 Grants And Aids - Community Mental Health
 Services

INSERT as the last project at the end of existing proviso following Specific Appropriation 443 on page 85:

At the end of existing proviso language, following Specific Appropriation 400, INSERT:

Broward Partnership for the Homeless.....200,000

Program: Mental Health Program
 Violent Sexual Predator Program

From the funds in Specific Appropriation 400, \$7,644,579 in recurring Tobacco Settlement Trust Funds is to be allocated to the Department of Children and Families to increase services to persons with severe and persistent mental illness as follows:

399A In Section 03 On Page 078
 Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	3,817,877	3,617,877
---------------------------	-----------	-----------

District 4.....	1,620,465
District 7.....	5,024,008
District 11.....	1,000,106

Consideration of **Amendment 39** was deferred.

Senator Carlton offered the following amendments which were moved by Senator Silver and adopted:

Senator Silver moved the following amendment which was adopted:

Amendment 40 (995040)—

Amendment 42 (995042)—

In Section: 03 On Page: 104 Specific Appropriation: 598
 Delete Insert

In Section: 03 On Page: 079 Specific Appropriation: 402A
 Delete Insert

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

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

598 In Section 03 On Page 104
 Special Categories
 Contracted Services

From General Revenue Fund	2,772,147	2,852,147
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402A In Section 03 On Page 079
 Special Categories
 Mental Health Programs

From General Revenue Fund	1,628,000	2,628,000
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After Specific Appropriation 598 on page 104, DELETE:

Immediately following Specific Appropriation 402A, DELETE:

From the funds in Specific Appropriation 556, \$250,000 in recurring General Revenue is provided for Developmental Center for Infants and Children and \$375,000 in recurring General Revenue is provided for Northeast Florida Regional Pediatric Diabetes Program at Wolfson Hospital.

The recurring General Revenue in Specific Appropriation 402A is provided for mental health projects and shall be allocated as follows:

and INSERT:

Immediately following Specific Appropriation 402A, INSERT:

From the funds in Specific Appropriation 556, \$250,000 in recurring General Revenue is provided for Developmental Center for Infants and Children; \$375,000 in recurring General Revenue is provided for Northeast Florida Regional Pediatric Diabetes Program at Wolfson Hospital; and \$80,000 is provided for Foundation for Dreams, a child care facility for children with special needs in Manatee County.

From the funds in Specific Appropriation 402A, the following mental health projects are from recurring General Revenue unless specifically noted:

Family Emergency Treatment Center - Sarasota County
 (Non-Recurring).....1,000,000

FISH AND WILDLIFE CONSERVATION COMMISSION
 Program: Florida Marine Research

Institute
Marine Status And Trends Assessments,
Restoration And Technical Support

2005B In Section 05 On Page 244
Special Categories
S.T.A.R.T. - Red Tide

From General Revenue Fund 3,000,000 2,000,000

Amendment 43 (995043)—

In Section: 03 On Page: 079 Specific Appropriation: 402A
Delete Insert

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

402A In Section 03 On Page 079
Special Categories
Mental Health Programs

From General Revenue Fund 1,628,000 2,128,000

Immediately following Specific Appropriation 402A, DELETE:

The recurring General Revenue in Specific Appropriation 402A is
provided for mental health projects and shall be allocated as follows:

and insert in lieu thereof:

From the funds in Specific Appropriation 402A, the following mental
health projects are from recurring General Revenue unless specifically
noted:

Residential Level 2 Housing - Charlotte, Desoto, Manatee, Sarasota
Counties (Non-recurring General Revenue).....500,000

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

2005B In Section 05 On Page 244
Special Categories
S.T.A.R.T. - Red Tide

From General Revenue Fund 3,000,000 2,500,000

Senator Silver moved the following amendment which was adopted:

Amendment 44 (995045)—

In Section: 03 On Page: 084 Specific Appropriation: 442
Delete Insert

CHILDREN AND FAMILIES, DEPARTMENT OF
Services
Program: Economic Self Sufficiency
Program
Program Management And Compliance

442 In Section 03 On Page 084
Lump Sum
Homeless Program

Immediately following Specific Appropriation 442 on page 84, DELETE the
following proviso:

From the recurring General Revenue funds in Specific Appropriation
442, the Department of Children and Families shall provide funding
for one full-time staff position in each of the Local Coalitions for the
Homeless as authorized in s. 420.623, Florida Statutes and two full-time

equivalent positions in the Department of Children and Families for
administrative support to the Homeless Program. In addition, the
department shall utilize the remaining General Revenue funds in Specific
Appropriation 442, to provide additional services to the homeless
pursuant to the grant-in-aid program authorized in s. 420.624, Florida
Statutes.

Following Specific Appropriation 442 on page 84, INSERT the following
proviso:

From the recurring General Revenue funds in Specific Appropriation 442,
\$177,332 shall be retained by the Department of Children and Families to
fund two full-time administrative positions to support the Homeless
Program; \$625,000 shall be utilized to fund one full-time position in
each of the Local Coalitions for the Homeless, and \$197,668 shall be
used to fund an increase in the homeless grant-in-aid program annual
appropriation. The remaining sum of \$4 million shall be used to provide
additional services to the homeless pursuant to the "Challenge Grants"
program authorized in s. 420.622, Florida Statutes.

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

Amendment 45 (995046)—

In Section: 03 On Page: 088 Specific Appropriation: 476
Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
Program: Services To Elders Program
Home And Community Services

476 In Section 03 On Page 088
Lump Sum
Home And Community Services Long Term
Care Options

At the end of existing proviso language, following Specific
Appropriation 476, INSERT:

In allocating funds and slots in Specific Appropriation 476 for Assisted
Living for the Elderly Medicaid Waivers, priority consideration shall be
given to slots that are available in areas where services are
coordinated through a public housing program.

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

Amendment 46 (995047)—

In Section: 03 On Page: 090 Specific Appropriation: 488
Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
Program: Services To Elders Program
Home And Community Services

488 In Section 03 On Page 090
Special Categories
Community Care Programs For The Elderly

From General Revenue Fund 1,947,000 2,147,000

At the end of the project list, following Specific Appropriation 488,
INSERT:

Alzheimers Services - Dade and Monroe Counties.....200,000

479 In Section 03 On Page 089
Special Categories
Grants And Aids - Alzheimers Disease
Respite Services

From General Revenue Fund 7,295,680 7,095,680

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

Amendment 47 (995048)—

In Section: 03 On Page: 090 Specific Appropriation: 488
Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
Program: Services To Elders Program
Home And Community Services

In Section 03 On Page 090
488 Special Categories
Community Care Programs For The Elderly

From General Revenue Fund 1,947,000 2,007,000

At the end of the project list, following Specific Appropriation 488, INSERT:

Senior Citizen Advocacy - Duval County.....60,000

In Section 03 On Page 089
480 Special Categories
Grants And Aids - Community Care For The Elderly

From General Revenue Fund 47,135,201 47,075,201

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

Amendment 48 (995049)—

In Section: 03 On Page: 092 Specific Appropriation: 500
Delete Insert

ELDER AFFAIRS, DEPARTMENT OF
Program: Services To Elders Program
Consumer Advocate Services

In Section 03 On Page 092
500 Special Categories
Public Guardianship Contracted Services

From General Revenue Fund 406,286 456,286

Amendment 49 was withdrawn.

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

Amendment 50 (995051)—

In Section: 03 On Page: 098 Specific Appropriation: 551
Delete Insert

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

In Section 03 On Page 098
551 Special Categories
Grants And Aids - Contracted Services

INSERT a new paragraph of proviso language following the existing paragraph on page 98 following Specific Appropriation 551:

Funds from Specific Appropriation 551 may be used by the Department of Health in order to contract with a research institute, specializing in the study, cure, and prevention of chronic and debilitating diseases, for the development, production and implementation of a statewide chronic disease prevention and awareness initiative.

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

Amendment 51 (995052)—

In Section: 03 On Page: 100 Specific Appropriation: 575
Delete Insert

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

In Section 03 On Page 100
575 Aid To Local Governments
Grants And Aids - Minority Health Initiatives

DELETE the existing paragraph of proviso language following Specific Appropriation 575:

And INSERT the following language:

From the funds in Specific Appropriation 575, \$300,000 in recurring General Revenue is provided for the Jessie Trice Cancer Prevention Project, \$300,000 in recurring General Revenue is provided for the statewide Sickle Cell Outreach Program, \$100,000 in recurring General Revenue is provided for the Community Environmental Health Advisory Board (CEHAB) and its pilot projects, and \$500,000 in recurring General Revenue is provided for the Minority Outreach Program at the Rafael Penalver Clinic, Inc.

Senator Silver moved the following amendments which were adopted:

Amendment 52 (995033)—

In Section: 23 On Page: 356 Specific Appropriation:
Delete Insert

In Section 23 On Page 356

In Section 23 on page 356 in the fifth line of proviso:

STRIKE "is"

Amendment 53 (995044)—

In Section: 03 On Page: 082 Specific Appropriation: 430
Delete Insert

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

In Section 03 On Page 082
430 Special Categories
Grants And Aids - Children And Adolescent
Substance Abuse Services

From General Revenue Fund 27,346,094 26,621,094

At the end of the third paragraph, following Specific Appropriation 430, DELETE:

PAR Adolescent Intervention Center (PAIC) - Pasco County.....725,000

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

In Section 04 On Page 161
1233A Special Categories
Legislative Initiatives To Reduce And Prevent Juvenile Crime

From General Revenue Fund 6,508,449 7,233,449

Immediately following Specific Appropriation 1233A, Insert the following in the table:

PAR Adolescent Intervention Center (PAIC) - Pasco County.....725,000

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

Amendment 54 (995053)—

In Section: On Page: 000 Specific Appropriation: Delete Insert

In Section On Page 000

Immediately following the last paragraph of Section 25, insert the following new section/language and renumber subsequent sections:

Section 26. Notwithstanding the proviso language contained in Specific Appropriations 1129C and 1149A, Chapter 2000-166, Laws of Florida, moneys appropriated for Grants and Aids to Local Governments and Nonprofit Organizations - Fixed Capital Outlay Local Delinquency Intervention Facilities and Legislative Initiatives to Reduce Juvenile Crime, may be released without the execution of a lease to the Department of Juvenile Justice, so long as the Department of Juvenile Justice is given a first mortgage lien of 10 years on the facility relocated, expanded, constructed, or renovated with such appropriation.

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

Amendment 55 (995054)—

In Section: On Page: 357 Specific Appropriation: Delete Insert

In Section On Page 357

Immediately following the last paragraph of Section 25, insert the following new section language and renumber subsequent sections:

Section 26. The unencumbered General Revenue balance of funds provided in Specific Appropriation 1925, Chapter 99-226, Laws of Florida, for the West Palm Beach Regional Service Center shall revert on June 30, 2001, and is hereby re-appropriated and authorized to cover expenses associated with final architectural work and permitting costs for the Second District Court of Appeal branch courthouse located in Hillsborough County.

Senator Cowin moved the following amendment which was adopted:

Amendment 56 (995055)—

In Section: 04 On Page: 129 Specific Appropriation: 841A Delete Insert

CORRECTIONS, DEPARTMENT OF Program: Education And Programs Basic Education Skills

841A In Section 04 On Page 129 Lump Sum Inmate Education Programs

Immediately following Specific Appropriation 841A, INSERT:

Funds are provided in Specific Appropriation 841A to enhance educational programs for male and female youthful offenders. These funds shall be placed initially in reserve and shall be released only upon receipt of an implementation plan to increase the number of male and female youthful offenders receiving General Equivalency Diplomas and vocational certificates in occupational fields with a demonstrated job market labor

demand. The implementation plan must: (1) give priority to inmates within five years of release, (2) contain measurable outcomes and outputs with standards and time frames by which the standards will be achieved, and (3) include an evaluation component. In developing the implementation plan for vocational programs, the department is encouraged to emphasize programs which have been proven successful, such as guide dog training.

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

Amendment 57 (995056)—

In Section: 04 On Page: 161 Specific Appropriation: 1225 Delete Insert

JUVENILE JUSTICE, DEPARTMENT OF Program: Residential Corrections Program Secure Residential Commitment

1225 In Section 04 On Page 161 Special Categories Grants And Aids - Contracted Services

Insert proviso immediately following Specific Appropriation 1225:

From the funds provided in Specific Appropriation 1225, the Department of Juvenile Justice shall fund the annual operation of the Polk Youth Development Center, a secure, 350-bed facility for high risk youth, at a per diem rate of \$78.29 times the minimum occupancy of 315 beds, plus \$34.50 per bed for each additional bed.

Amendments 58-68 were withdrawn.

Consideration of Amendment 69 was deferred.

Amendments 70 and 71 were withdrawn.

Consideration of Amendment 72 was deferred.

Senator Lawson moved the following amendment which failed:

Amendment 73 (995075)—

In Section: 06 On Page: 288 Specific Appropriation: 2422 Delete Insert

HIGHWAY SAFETY AND MOTOR VEHICLES, DEPARTMENT OF Program: Licenses, Titles And Regulations Driver Licensure

2422 In Section 06 On Page 288 Expenses

Immediately following Specific Appropriation 2422, INSERT:

From the funds in Specific Appropriation 2422, \$80,000 is provided from the Highway Safety Operating Trust Fund for the Partners for Highway Safety Program.

Amendments 74-85 were withdrawn.

Consideration of Amendment 86 was deferred.

Amendments 87-94 were withdrawn.

Senator Saunders moved the following amendment which was adopted:

Amendment 95 (995096)—

In Section: 03 On Page: 079 Specific Appropriation: 402A Delete Insert

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

In Section 03 On Page 079
 402A Special Categories
 Mental Health Programs

From General Revenue Fund	1,628,000	1,808,000
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At the end of the project list, following Specific Appropriation 402A, INSERT:

Ruth Cooper Center Crisis Stabilization Unit - Charlotte, Collier, Desoto, Glades, Lee and Sarasota Counties.....180,000

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

In Section 03 On Page 105
 608 Special Categories
 Grants And Aids - Regional Perinatal Intensive Care Center/ Perinatal Support Services

From General Revenue Fund	1,601,183	1,421,183
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THE PRESIDENT PRESIDING

Amendments 96-107 were withdrawn.

Consideration of **Amendment 108** was deferred.

Amendments 109 and 110 were withdrawn.

Consideration of **Amendment 111** was deferred.

On motion by Senator Horne, further consideration of **SB 2000** with pending **Amendments 39, 69, 72, 86, 108 and 111** was deferred.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Cowin, by two-thirds vote **SB 2040** was withdrawn from the committees of reference and further consideration.

RECESS

On motion by Senator King, the Senate recessed at 11:58 a.m. to reconvene at 1:30 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:39 p.m. A quorum present—40:

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

SPECIAL GUEST

The President introduced former U. S. Senator Connie Mack who was present in the gallery.

SPECIAL ORDER CALENDAR, continued

On motion by Senator Horne, the Senate resumed consideration of—

SB 2000—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2001, and ending June 30, 2002, to pay salaries, and other expenses, capital outlay -

buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

—which was previously considered and amended this day.

Senator Holzendorf moved the following amendment:

Amendment 39 (995039)—

In Section: 03 On Page: 101 Specific Appropriation: 580A
 Delete Insert

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

In Section 03 On Page 101
 580A Fixed Capital Outlay
 Construction, Renovation, And Equipment -
 County Health Departments

From County Health Department Trust Fund	3,300,000	3,500,000
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Immediately following Specific Appropriation 580B on page 102, INSERT the following proviso:

From the County Health Department Trust Funds in Specific Appropriation 580A, \$200,000 shall be provided to the Jacksonville Community Health Center for planning funds for the design of a new medical facility in northwest Duval County.

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Program: Mental Health Program
 Violent Sexual Predator Program

In Section 03 On Page 078
 399A Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund	3,817,877	3,617,877
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Senator Holzendorf moved the following substitute amendment which was adopted:

Substitute Amendment 39 (995115)—

In Section: 03 On Page: 101 Specific Appropriation: 580B
 Delete Insert

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

In Section 03 On Page 101
 580B Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Family Health Facilities

From General Revenue Fund	5,850,000	6,050,000
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Immediately following Specific Appropriation 580B on page 102, INSERT the following proviso at the end of the current list:

Jacksonville Community Health Center - Planning.....200,000

CHILDREN AND FAMILIES, DEPARTMENT OF
 Services
 Program: Mental Health Program
 Violent Sexual Predator Program

In Section 03 On Page 078
 399A Special Categories
 Grants And Aids - Contracted Services

From General Revenue Fund 3,817,877 3,617,877

From General Revenue Fund 1,230,716,024 1,230,966,024

Senator Dawson moved the following amendment:

Amendment 69 (995071)—

In Section: 05 On Page: 246 Specific Appropriation: 2011 Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Highway And Bridge Construction

2011 In Section 05 On Page 246
Special Categories
Transfer To The State Transportation
Trust Fund

From General Revenue Fund 92,343,183 97,343,183

Program: Public Transportation

2045 In Section 05 On Page 249
Fixed Capital Outlay
Transportation Outreach Program

From State Transportation (Primary) Trust Fund 120,043,183 125,043,183

At the end of the projects after Specific Appropriation 2045, INSERT:

"Widening of SR 710 - Riviera Beach...5,000,000"

Senators Klein, Campbell and Pruitt offered the following substitute amendment which was moved by Senator Klein and failed:

Substitute Amendment 69 (995149)—

In Section: 05 On Page: 249 Specific Appropriation: 2045 Delete Insert

TRANSPORTATION, DEPARTMENT OF
Transportation Systems Development
Program: Public Transportation

2045 In Section 05 On Page 249
Fixed Capital Outlay
Transportation Outreach Program

At the end of existing proviso language following Specific Appropriation 2045, INSERT:

From the list of projects funded in Specific Appropriation 2045, an amount of 10 percent shall be deducted from each project to provide \$12,000,000 for District 4 transportation projects.

The question recurred on Amendment 69 which failed.

Amendment 72 was withdrawn.

Senator Meek moved the following amendment:

Amendment 86 (995087)—

In Section: 02 On Page: 042 Specific Appropriation: 194 Delete Insert

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

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

On page 42, immediately following specific appropriation 194 insert a new first paragraph:

From the funds in specific appropriation 194, \$250,000 is provided to Florida Agricultural and Mechanical University to develop a plan for a Program in Medical Sciences in affiliation with the University of Florida College of Medicine. The plan shall include a Memorandum of Understanding describing the major programmatic components and proposed budget for the program that has been signed by both universities. The plan shall be submitted to the Governor, President of the Senate and Speaker of the House of Representatives by February 15, 2002.

202 In Section 02 On Page 046
Special Categories
Challenge Grants

From General Revenue Fund 16,857,214 16,607,214

Senator Meek moved the following substitute amendment which was adopted:

Substitute Amendment 86 (995160)—

In Section: 02 On Page: 042 Specific Appropriation: 194 Delete Insert

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

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

From General Revenue Fund 1,230,716,024 1,230,816,024

On page 42, immediately following specific appropriation 194 insert a new first paragraph:

From the funds in specific appropriation 194, \$100,000 is provided to Florida Agricultural and Mechanical University to study and to develop a plan for a Program in Medical Sciences in affiliation with the University of Florida College of Medicine. The plan shall describe the major programmatic components and proposed budget for the program. The plan shall be submitted to the Governor, President of the Senate and Speaker of the House of Representatives by October 1, 2001.

202 In Section 02 On Page 046
Special Categories
Challenge Grants

From General Revenue Fund 16,857,214 16,757,214

Amendment 108 was withdrawn.

Senator Garcia moved the following amendment:

Amendment 111 (995112)—

In Section: 04 On Page: 173 Specific Appropriation: 1340 Delete Insert

LEGAL AFFAIRS, DEPARTMENT OF, AND
ATTORNEY GENERAL
Program: Office Of Attorney General
Victim Services

1340 In Section 04 On Page 173
Special Categories
Grants And Aids - Minority Communities
Crime Prevention Programs

Immediately following Specific Appropriation 1340, INSERT:

From General Revenue Fund 7,000,000 6,900,000

From the funds in Specific Appropriations 1340, \$500,000 from recurring General Revenue is provided for the operation of the Neighborhood Watch Resource Center to implement the Neighborhood Watch Program in Miami-Dade county (CBIR 182).

In proviso after item 2367B strike:

Plant City - International Softball Federation (ISF).....1,500,000

Senator Garcia offered the following substitute amendment which was moved by Senator Horne and adopted:

In proviso after item 2367B insert:

Plant City - International Softball Federation (ISF).....1,400,000

Substitute Amendment 111 (995127)—

In Section: On Page: 000 Specific Appropriation: Delete Insert

COMMUNITY AFFAIRS, DEPARTMENT OF

In Section On Page 000

In Section 06 On Page 193 1520-A Aid To Local Governments Community Development Corporation Grants

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Resource Management Water Resource Protection And Restoration

From General Revenue Fund 100,000

Senator Miller moved the following substitute amendment which was adopted:

Substitute Amendment 128 (995173)—

1740B In Section 05 On Page 218 Special Categories Transfer To Ecosystem Management And Restoration Trust Fund - Water Projects From General Revenue Fund 36,838,553 36,738,553

In Section: 06 On Page: 281 Specific Appropriation: 2367B Delete Insert

1748 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Statewide Restoration Projects From Ecosystem Management And Restoration Trust Fund 87,838,553 87,738,553

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

Immediately following Specific Appropriation 1748, in the table below, revise funding for the Sweetwater Comprehensive Drainage Plan - Dade to the following:

2367B In Section 06 On Page 281 Special Categories Economic Development Projects From General Revenue Fund 7,000,000 6,900,000

Sweetwater Comprehensive Drainage Plan-DADE....3,365,279

In proviso after item 2367B strike:

LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL Program: Office Of Attorney General Victim Services

Plant City - International Softball Federation (ISF).....1,500,000

In proviso after item 2367B insert:

1340 In Section 04 On Page 173 Special Categories Grants And Aids - Minority Communities Crime Prevention Programs From General Revenue Fund 3,929,163 4,029,163

Plant City - International Softball Federation (ISF).....1,400,000

COMMUNITY AFFAIRS, DEPARTMENT OF

Immediately following Specific Appropriation 1340, INSERT:

1520-A In Section 06 On Page 193 Aid To Local Governments Community Development Corporation Grants From General Revenue Fund 100,000

From the funds in Specific Appropriation 1340, \$100,000 from recurring General Revenue is provided for the Neighborhood Watch Resource Center in Miami-Dade County (CBIR 182).

Senator Saunders moved the following amendment which was adopted:

Amendment 112 (995114)—

Consideration of Amendment 112 was deferred.

Senator Miller moved the following amendment:

Amendment 128 (995153)—

In Section: 06 On Page: 281 Specific Appropriation: 2367B Delete Insert

In Section: 05 On Page: 202 Specific Appropriation: 1597B Delete Insert

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

COMMUNITY AFFAIRS, DEPARTMENT OF Program: Housing And Community Development Affordable Housing And Neighborhood Redevelopment

2367B In Section 06 On Page 281 Special Categories Economic Development Projects

In Section 05 On Page 202 1597B Special Categories Grants And Aids - Community Development Services Projects

In proviso language following Specific Appropriation 1597B, DELETE:

Empowerment Zone Miami/Dade.....1,700,000

And, INSERT:

Empowerment Zone Miami/Dade.....1,475,000
Empowerment Alliance of Southwest Florida.....225,000

Senator Carlton moved the following amendment which was adopted:

Amendment 134 (995161)—

In Section: 05 On Page: 243 Specific Appropriation: 1998
Delete Insert

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

1998 In Section 05 On Page 243
Other Personal Services

From General Revenue Fund 25,000 480,000

(Note: This is a stacking amendment; proviso will need to be adjusted
for this amendment in conjunction with amendment #16). In proviso
following Specific Appropriation 1998, INSERT:

From the General Revenue Funds provided in Specific Appropriation 1998,
\$455,000 is provided to the Florida Marine Research Institute for Red
Tide Research.

2005B In Section 05 On Page 244
Special Categories
S.T.A.R.T. - Red Tide

From General Revenue Fund 3,000,000 2,545,000

Senator Sanderson moved the following amendment which was
adopted:

Amendment 137 (995171)—

In Section: 03 On Page: 074 Specific Appropriation: 375
Delete Insert

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

375 In Section 03 On Page 074
Special Categories
Grant And Aid Individual And Family
Supports

Immediately following Specific Appropriation 375, DELETE:

Thera Residence for Autistic Care - Broward County.....200,000

Following Specific Appropriation 375, INSERT:

Thera Residence for Autistic Care - Broward
County.....100,000
Inclusive Child Care Project - Broward, Clay, and Duval
Counties.....100,000

Pursuant to Rule 4.19, SB 2000 as amended was ordered engrossed
and then placed on the calendar of Bills on Third Reading.

SB 2002—A bill to be entitled An act implementing the 2001-2002
General Appropriations Act; providing legislative intent; providing for
allocation of moneys provided for workforce development and providing
for budget amendment when a program is moved; 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 2001-2002 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 organiza-
tion recipients in the county billing for a specified purpose; amending s.
409.905, F.S.; prescribing conditions upon which an adjustment in a
hospital's inpatient per diem rate may be based; amending s. 216.177,
F.S.; providing notice requirements for the Department of Children and
Family Services with respect to transferring portions of district budgets;
amending s. 409.915, F.S.; exempting counties from contributing toward
the increased cost of hospital inpatient services due to elimination of
Medicaid ceilings on certain types of hospitals and for special Medicaid
reimbursements to hospitals; revising the level of county participation;
prohibiting the Agency for Health Care Administration from adjusting
premiums paid to health maintenance organizations or prepaid health
care plans due to elimination of Medicaid ceilings on certain types of
hospitals and special Medicaid payments to hospitals; amending s.
409.904, F.S.; revising eligibility requirements for certain medical as-
sistance payments; amending s. 409.905, F.S.; prescribing additional
limitations that may be placed on hospital inpatient services under
Medicaid; amending s. 409.906, F.S.; revising standards for payable
intermediate care services; amending s. 409.908, F.S.; revising stand-
ards, guidelines, and limitations relating to reimbursement of Medicaid
providers; amending s. 409.91195, F.S.; providing for a restricted drug
formulary applicable to Medicaid providers; amending s. 409.912, F.S.;
prescribing additional services that the Agency for Health Care Admin-
istration may provide through competitive bidding; authorizing the
agency to establish, and make exceptions to, a restricted drug formulary;
amending s. 409.904, F.S.; providing additional limitations on services
that may be furnished to medically needy patients; amending s. 409.913,
F.S.; requiring the Agency for Health Care Administration to implement
a pilot program to prevent Medicaid fraud and abuse with respect to
pharmaceuticals; amending s. 409.906, F.S.; providing for reimburse-
ment and use-management reforms with respect to community mental
health services; amending s. 409.912, F.S.; authorizing the agency to
contract with children's clinic networks for certain purposes; amending
s. 409.9122, F.S.; providing for disproportionate assignment of certain
Medicaid-eligible children to children's clinic networks; providing for the
assignment of certain Medicaid recipients to managed care plans;
amending s. 409.904, F.S.; providing for the Agency for Health Care
Administration to pay for specified cancer treatment; amending s.
39.3065, F.S.; prescribing responsibility of the Seminole County Sheriff
with respect to child protective investigations; amending s. 414.045,
F.S.; revising reporting requirements with respect to the cash assistance
program; providing legislative intent and directives with respect to
community-based care initiatives; requiring the availability of certain funds
for the temporary assistance for needy families program; authorizing a
transfer of funds between the Department of Children and Family Ser-
vices and the Department of Juvenile Justice relating to transfer of staff
between the departments; amending s. 318.21, F.S.; distributing a por-
tion of the civil penalties paid to the county courts to the state courts
system instead of the Department of Children and Family Services for
administrative, training, and other costs associated with the implemen-
tation and maintenance of Florida foster care citizen review panels;
amending s. 925.037, F.S.; providing that the state courts system shall
allocate conflict counsel funds among certain counties; amending s.
25.402, F.S.; revising membership of the County Article V Trust Fund
advisory committee; revising uses of the fund; amending s. 216.262, F.S.;
providing for additional positions to operate additional prison bed capac-
ity under certain circumstances; amending ss. 938.01, 943.25, F.S.; pro-
viding for deposit of certain funds for use by the Department of Law
Enforcement, rather than the Department of Community Affairs; pro-
viding for future reversion to current text; transferring the Criminal
Justice Program from the Department of Community Affairs to the
Department of Law Enforcement; transferring the Prevention of Domes-
tic and Sexual Violence Program from the Department of Community
Affairs to the Department of Children and Family Services; providing
matching funds for the administration of such program; directing Enter-
prise Florida, Inc., to operate sister-city and sister-state programs ac-
cording to specified standards; authorizing Enterprise Florida, Inc., to

contract for the implementation of Florida's international volunteer corps; authorizing the Department of Community Affairs to use specified methods to issue notices of intent; 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. 259.101, F.S.; requiring appropriations from the Florida Preservation 2000 Trust Fund to the Save Our Everglades Trust Fund for land acquisition; providing for disposition and use of certain moneys accruing to the Florida Forever Trust Fund; amending s. 259.105, F.S.; deleting a restriction on use of moneys allocated under the Florida Forever Act to the South Florida Water Management District; amending s. 403.709, F.S.; providing for use of moneys allocated to the Solid Waste Management Trust Fund; amending s. 403.7095, F.S., relating to the solid waste management grant program; requiring a specified level of funding for counties receiving solid waste management and recycling grants; amending s. 373.59, F.S.; requiring release of certain moneys by the Secretary of Environmental Protection to water management districts, upon request; amending s. 252.373, F.S.; authorizing the use of certain funds to improve local disaster preparedness; amending s. 110.12315, F.S.; providing copayment requirements for the state employees' prescription drug program; providing for a preferred brand name drug list to be used in the administration of such program; amending s. 110.1239, F.S.; providing requirements for the funding of the state group health insurance program; providing for future repeal of various provisions; providing effect of veto of specific appropriation or proviso to which implementing language refers; providing applicability to other legislation; incorporating by reference specified performance measures and standards directly linked to the appropriations made in the 2001-2002 General Appropriations Act, as required by the Government Performance and Accountability Act of 1994; providing severability; providing an effective date.

—was read the second time by title.

Senator Silver moved the following amendments which were adopted:

Amendment 1 (152652)(with title amendment)—On page 10, line 27 through page 11, line 3, delete section 6 and renumber subsequent sections.

And the title is amended as follows:

On page 1, lines 18-21, delete those lines and insert: contract services;

Amendment 2 (821416)—On page 32, lines 20 and 21, delete those lines and insert: percent or based on competitive bid in counties with more than 35 Medicaid participating pharmacies.

Senator Mitchell moved the following amendment:

Amendment 3 (061034)(with title amendment)—On page 71, between lines 24 and 25, insert:

Section 63. *A contract for services, request for proposal, or invitation to bid between an agency of this state and a contract vendor succeeding to the operation of a program or function of an agency of this state may not be executed unless the vendor is a corporation that is domiciled in this state or that will maintain a significant business presence in this state for the duration of the contract. For the purposes of this section, the term "significant business presence" means a retention of substantially all of the filled positions previously assigned the state agency at substantially the same total cash equivalent of salaries and benefits.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 6, line 8, following the semicolon (;) insert: prescribing requirements for entities contracting for the assumption of state programs or functions;

On motion by Senator Horne, further consideration of **SB 2002** with pending **Amendment 3** was deferred.

On motion by Senator Diaz de la Portilla—

SB 946—A bill to be entitled An act relating to the Key Largo Hammocks State Botanical Site; changing the name of the site; providing an effective date.

—was read the second time by title.

The Committee on Natural Resources recommended the following amendment which was moved by Senator Bronson and adopted:

Amendment 1 (120834)(with title amendment)—On page 1, lines 8 and 10, delete "Hammocks" and insert: *Hammock*

And the title is amended as follows:

On page 1, line 2, delete "Hammocks" and insert: *Hammock*

Pursuant to Rule 4.19, **SB 946** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Campbell—

SB 98—A bill to be entitled An act relating to parental rights; amending s. 61.13, F.S.; providing that specified rights apply to both parents; providing an effective date.

—was read the second time by title.

The Committee on Judiciary recommended the following amendments which were moved by Senator Campbell and adopted:

Amendment 1 (825402)—On page 3, line 17, between "rights" and "as" insert: *upon request*

Amendment 2 (551328)—On page 3, line 16, before the period (.) insert: *, including any restrictions on this right as provided in a domestic violence injunction*

Pursuant to Rule 4.19, **SB 98** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator King—

CS for SB 252—A bill to be entitled An act relating to release of employee information by employers; providing specified requirements of employers with respect to a background investigation of an applicant for employment or appointment as a full-time, part-time, or auxiliary law enforcement officer, correctional officer, or correctional probation officer; providing requirements relating to an authorization to release information; defining the terms "employing agency" and "employment information"; providing for injunctive relief; providing a presumption; providing qualified immunity from civil liability for release; providing for fees to cover certain costs incurred by the employer; providing an effective date.

—was read the second time by title.

Senator King moved the following amendment which was adopted:

Amendment 1 (821306)(with title amendment)—On page 3, lines 8-11, delete those lines and insert:

(5) *An employer who discloses employment information under this section is immune from civil liability for such disclosure or its consequences as provided in section 768.095, Florida Statutes.*

And the title is amended as follows:

On page 1, delete line 13 and insert: *for injunctive relief;*

Pursuant to Rule 4.19, **CS for SB 252** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

By direction of the President, the rules were waived and the Senate reverted to—

BILLS ON THIRD READING

CS for SB 780—A bill to be entitled An act relating to parental consent; amending s. 232.465, F.S.; providing that a student is exempt from certain services under the school health services plan if his or her parent or guardian requests such an exemption in writing; amending s.

234.02, F.S.; limiting transportation of a student to a medical treatment facility without parental consent; providing an effective date.

—as amended March 27 was read the third time by title.

On motion by Senator Dawson, **CS for SB 780** as amended was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dawson	Latvala	Rossin
Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster

Nays—None

SENATOR CLARY PRESIDING

CS for SB 938—A bill to be entitled An act relating to credit insurance; amending s. 626.321, F.S.; authorizing the issuance of credit life insurance licenses to lending or financial institutions or creditors and authorizing such licensees to sell credit insurance; deleting certain license requirements for institutions with multiple offices; amending s. 627.679, F.S.; requiring certain disclosures to credit life insurance purchasers regarding the cancellation of such coverage; providing an effective date.

—as amended March 27 was read the third time by title.

On motion by Senator Peaden, **CS for SB 938** as amended was passed and certified to the House. The vote on passage was:

Yeas—38

Bronson	Dyer	Lawson	Saunders
Brown-Waite	Garcia	Lee	Sebesta
Burt	Geller	Meek	Silver
Campbell	Holzendorf	Miller	Smith
Carlton	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster
Dawson	Latvala	Rossin	
Diaz de la Portilla	Laurent	Sanderson	

Nays—None

Vote after roll call:

Yea—Clary

CS for CS for SB 108—A bill to be entitled An act relating to the transfer of structured settlements; specifying the purpose of the act; providing definitions; providing requirements for the direct or indirect transfer of structured-settlement-payment rights; requiring that any such transfer be approved by a court; requiring that the court make certain findings with respect to the transfer; authorizing an interested party to file an objection to a proposed transfer; providing requirements for an order approving a transfer; requiring that an obligor make certain disclosures to a claimant in negotiating a settlement of claims; requiring a transferee to provide certain notice with respect to a proposed transfer of structured-settlement-payment rights; providing for penalties to be imposed for certain violations of the act; authorizing the state attorney to bring an action for injunctive relief; providing an effective date.

—was read the third time by title.

On motion by Senator Geller, **CS for CS for SB 108** was passed and certified to the House. The vote on passage was:

Yeas—38

Bronson	Dyer	Lawson	Saunders
Brown-Waite	Garcia	Lee	Sebesta
Burt	Geller	Meek	Silver
Campbell	Holzendorf	Miller	Smith
Carlton	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster
Dawson	Latvala	Rossin	
Diaz de la Portilla	Laurent	Sanderson	

Nays—None

Vote after roll call:

Yea—Clary

CS for SB 232—A bill to be entitled An act relating to controlled substances; amending s. 893.03, F.S.; adding materials, compounds, mixtures, or preparations containing certain limited quantities of hydrocodone to the substances listed under Schedule III as controlled substances; providing direction on which law appertains to the weighing of hydrocodone for the purpose of charging trafficking in hydrocodone; amending s. 893.135, F.S.; providing penalties for trafficking in certain mixtures containing hydrocodone; clarifying legislative intent regarding the weighing of a mixture or mixtures containing certain controlled substances; providing findings regarding judicial constructions of legislative intent; reenacting s. 893.02(14), F.S., relating to a definition of mixtures, to incorporate the amendment in s. 893.135, F.S., in reference thereto; amending s. 948.01, F.S.; authorizing drug offender probation only for those offenders being sentenced for certain drug possession offenses or drug purchase offenses; reenacting s. 921.0022(3)(b), (c), and (e), F.S., relating to the offense severity ranking chart in the Criminal Punishment Code, to incorporate the amendment in s. 893.03, F.S., in references thereto; providing an effective date.

—was read the third time by title.

On motion by Senator Brown-Waite, **CS for SB 232** was passed and certified to the House. The vote on passage was:

Yeas—39

Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster
Dawson	Latvala	Rossin	

Nays—None

SB 720—A bill to be entitled An act relating to criminal history records; amending ss. 943.0585, 943.059, F.S.; prohibiting a court from expunging or sealing the criminal history record of a person who has been found guilty of or pled guilty or nolo contendere to distributing or showing obscene material to a minor or who has been found guilty of or pled guilty or nolo contendere to certain activities involving computer pornography; providing an effective date.

—was read the third time by title.

On motion by Senator Carlton, **SB 720** was passed and certified to the House. The vote on passage was:

Yeas—38

Bronson	Campbell	Cowin	Diaz de la Portilla
Brown-Waite	Carlton	Crist	Dyer
Burt	Constantine	Dawson	Garcia

Geller	Laurent	Posey	Smith
Holzendorf	Lawson	Pruitt	Sullivan
Horne	Lee	Rossin	Villalobos
Jones	Meek	Sanderson	Wasserman Schultz
King	Miller	Saunders	Webster
Klein	Mitchell	Sebesta	
Latvala	Peaden	Silver	

Nays—None

Vote after roll call:

Yea—Clary

SB 810—A bill to be entitled An act relating to law enforcement officers; amending s. 901.252, F.S.; providing authority to municipal law enforcement officers to patrol property and facilities leased by the municipality but located outside its territorial jurisdiction; providing an effective date.

—was read the third time by title.

On motion by Senator Laurent, **SB 810** was passed and certified to the House. The vote on passage was:

Yeas—39

Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster
Dawson	Latvala	Rossin	

Nays—None

CS for SB 838—A bill to be entitled An act relating to landlord and tenant; amending s. 83.67, F.S.; exempting certain landlords from a requirement to give notice to former tenants regarding personal property; amending s. 475.011, F.S.; providing an exemption from the real estate brokers and salespersons regulatory law; amending ss. 715.105, 715.106, 715.109, F.S.; increasing the value of abandoned personal property that may be kept, sold, or destroyed by a landlord; conforming notice provisions; providing for termination of a rental agreement by a member of the United States Armed Forces; providing an effective date.

—as amended March 27 was read the third time by title.

On motion by Senator Saunders, **CS for SB 838** as amended was passed and certified to the House. The vote on passage was:

Yeas—39

Bronson	Diaz de la Portilla	Laurent	Sanderson
Brown-Waite	Dyer	Lawson	Saunders
Burt	Garcia	Lee	Sebesta
Campbell	Geller	Meek	Silver
Carlton	Holzendorf	Miller	Smith
Clary	Horne	Mitchell	Sullivan
Constantine	Jones	Peaden	Villalobos
Cowin	King	Posey	Wasserman Schultz
Crist	Klein	Pruitt	Webster
Dawson	Latvala	Rossin	

Nays—None

THE PRESIDENT PRESIDING

SPECIAL ORDER CALENDAR, continued

On motion by Senator Horne, the Senate resumed consideration of—

SB 2002—A bill to be entitled An act implementing the 2001-2002 General Appropriations Act; providing legislative intent; providing for allocation of moneys provided for workforce development and providing for budget amendment when a program is moved; 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 2001-2002 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; amending s. 409.905, F.S.; prescribing conditions upon which an adjustment in a hospital's inpatient per diem rate may be based; amending s. 216.177, F.S.; providing notice requirements for the Department of Children and Family Services with respect to transferring portions of district budgets; amending s. 409.915, F.S.; exempting counties from contributing toward the increased cost of hospital inpatient services due to elimination of Medicaid ceilings on certain types of hospitals and for special Medicaid reimbursements to hospitals; revising the level of county participation; prohibiting the Agency for Health Care Administration from adjusting premiums paid to health maintenance organizations or prepaid health care plans due to elimination of Medicaid ceilings on certain types of hospitals and special Medicaid payments to hospitals; amending s. 409.904, F.S.; revising eligibility requirements for certain medical assistance payments; amending s. 409.905, F.S.; prescribing additional limitations that may be placed on hospital inpatient services under Medicaid; amending s. 409.906, F.S.; revising standards for payable intermediate care services; amending s. 409.908, F.S.; revising standards, guidelines, and limitations relating to reimbursement of Medicaid providers; amending s. 409.91195, F.S.; providing for a restricted drug formulary applicable to Medicaid providers; amending s. 409.912, F.S.; prescribing additional services that the Agency for Health Care Administration may provide through competitive bidding; authorizing the agency to establish, and make exceptions to, a restricted drug formulary; amending s. 409.904, F.S.; providing additional limitations on services that may be furnished to medically needy patients; amending s. 409.913, F.S.; requiring the Agency for Health Care Administration to implement a pilot program to prevent Medicaid fraud and abuse with respect to pharmaceuticals; amending s. 409.906, F.S.; providing for reimbursement and use-management reforms with respect to community mental health services; amending s. 409.912, F.S.; authorizing the agency to contract with children's clinic networks for certain purposes; amending s. 409.9122, F.S.; providing for disproportionate assignment of certain Medicaid-eligible children to children's clinic networks; providing for the assignment of certain Medicaid recipients to managed care plans; amending s. 409.904, F.S.; providing for the Agency for Health Care Administration to pay for specified cancer treatment; amending s. 39.3065, F.S.; prescribing responsibility of the Seminole County Sheriff with respect to child protective investigations; amending s. 414.045, F.S.; revising reporting requirements with respect to the cash assistance program; providing legislative intent and directives with respect to community-based care initiatives; requiring the availability of certain funds for the temporary assistance for needy families program; authorizing a transfer of funds between the Department of Children and Family Services and the Department of Juvenile Justice relating to transfer of staff between the departments; amending s. 318.21, F.S.; distributing a portion of the civil penalties paid to the county courts to the state courts system instead of the Department of Children and Family Services for administrative, training, and other costs associated with the implementation and maintenance of Florida foster care citizen review panels; amending s. 925.037, F.S.; providing that the state courts system shall allocate conflict counsel funds among certain counties; amending s. 25.402, F.S.; revising membership of the County Article V Trust Fund advisory committee; revising uses of the fund; amending s. 216.262, F.S.; providing for additional positions to operate additional prison bed capacity under certain circumstances; amending ss. 938.01, 943.25, F.S.; providing for deposit of certain funds for use by the Department of Law Enforcement, rather than the Department of Community Affairs; providing for future reversion to current text; transferring the Criminal Justice Program from the Department of Community Affairs to the

Department of Law Enforcement; transferring the Prevention of Domestic and Sexual Violence Program from the Department of Community Affairs to the Department of Children and Family Services; providing matching funds for the administration of such program; directing Enterprise Florida, Inc., to operate sister-city and sister-state programs according to specified standards; authorizing Enterprise Florida, Inc., to contract for the implementation of Florida's international volunteer corps; authorizing the Department of Community Affairs to use specified methods to issue notices of intent; 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. 259.101, F.S.; requiring appropriations from the Florida Preservation 2000 Trust Fund to the Save Our Everglades Trust Fund for land acquisition; providing for disposition and use of certain moneys accruing to the Florida Forever Trust Fund; amending s. 259.105, F.S.; deleting a restriction on use of moneys allocated under the Florida Forever Act to the South Florida Water Management District; amending s. 403.709, F.S.; providing for use of moneys allocated to the Solid Waste Management Trust Fund; amending s. 403.7095, F.S., relating to the solid waste management grant program; requiring a specified level of funding for counties receiving solid waste management and recycling grants; amending s. 373.59, F.S.; requiring release of certain moneys by the Secretary of Environmental Protection to water management districts, upon request; amending s. 252.373, F.S.; authorizing the use of certain funds to improve local disaster preparedness; amending s. 110.12315, F.S.; providing copayment requirements for the state employees' prescription drug program; providing for a preferred brand name drug list to be used in the administration of such program; amending s. 110.1239, F.S.; providing requirements for the funding of the state group health insurance program; providing for future repeal of various provisions; providing effect of veto of specific appropriation or proviso to which implementing language refers; providing applicability to other legislation; incorporating by reference specified performance measures and standards directly linked to the appropriations made in the 2001-2002 General Appropriations Act, as required by the Government Performance and Accountability Act of 1994; providing severability; providing an effective date.

—which was previously considered and amended this day. Pending **Amendment 3 (061034)** by Senator Mitchell was withdrawn.

Senator Cowin moved the following amendment which was adopted:

Amendment 4 (030226)—On page 53, line 11 through page 54, line 29, delete those lines and insert: *fewer less than 90,000 75,000.*

b. Two persons residing in counties with populations greater than *89,999 74,999*, but *fewer less than 700,000*.

c. Two persons residing in counties with populations greater than 699,999.

2. Six persons appointed by the Chief Justice of the Supreme Court, as follows:

a. Two persons residing in counties with populations *fewer less than 90,000 75,000*.

b. Two persons residing in counties with populations greater than *89,999 74,999*, but *fewer less than 700,000*.

c. Two persons residing in counties with populations greater than 699,999.

3. Three persons appointed by the Florida Association of Court Clerks and Comptrollers, as follows:

a. One person residing in a county with a population *fewer less than 90,000 75,000*.

b. One person residing in a county with a population greater than *89,999 74,999*, but *fewer less than 700,000*.

c. One person residing in a county with a population greater than 699,999.

The allocation and disbursement plan shall include provisions to compensate counties with fewer than *85,000 75,000* residents for court facility needs.

(c) Amendments to the approved operating budget for expenditures from the County Article V Trust Fund must be approved in accordance with the provisions of s. 216.181. The total amount disbursed from the County Article V Trust Fund may not exceed the amount authorized by the General Appropriations Act.

(d) Effective July 1, ~~2001 1998~~, moneys generated from civil penalties distributed under s. 318.21(2)(h) shall be deposited in the trust fund for the following purposes:

1. Funds paid to counties with populations *fewer less than 90,000 75,000* shall be grants-in-aid to be used, in priority order, for: *operating expenditures of the offices of the state attorneys and public defenders in accordance with Specific Appropriation 2978A*; consulting or architectural studies related to the improvement of courthouse facilities; improving court facilities to ensure compliance with the Americans with Disabilities Act and other federal or state requirements; other renovations in court facilities; improvements in court security; and expert witness fees in criminal cases, court reporting and transcribing costs in criminal cases, and costs associated with the appointment of special public defenders.

2. Funds paid to counties with populations exceeding *89,999 74,999* shall be grants-in-aid to be used, in priority order, for *operating expenditures of the offices of the state attorneys and public defenders in accordance with Specific Appropriation 2978A*, costs paid by the county for

Pursuant to Rule 4.19, **SB 2002** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Horne, the rules were waived and staff of the Committee on Appropriations was instructed to make title amendments and technical changes in **SB 2000** and **SB 2002** as necessary.

MOTIONS TO INTRODUCE BILLS

On motion by Senator Burt, the rules were waived and the following bill was introduced notwithstanding the fact that the final day had passed for introduction of bills:

A joint resolution proposing the creation of Section 20 of Article X of the State Constitution, relating to miscellaneous matters, to prescribe the use of moneys in the Lawton Chiles Endowment Fund.

Senator Burt moved that the rules be waived and the following bill be introduced notwithstanding the fact that the final day had passed for introduction of bills:

A bill to be entitled An act relating to imposition of a death sentence.

Senator Lee offered a substitute motion to refer Senator Burt's motion to introduce the bill relating to imposition of a death sentence to the Committee on Rules and Calendar. The substitute motion was adopted.

MOTIONS RELATING TO COMMITTEE MEETINGS

On motion by Senator Villalobos, the rules were waived and the Committee on Criminal Justice was granted permission to add **SB 1282** to the agenda at the meeting on April 2.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Sullivan, by two-thirds vote **SB 116** was withdrawn from the committees of reference and further consideration.

MOTIONS

On motion by Senator Lee, a deadline of 5:00 p.m. Friday, March 30, was set for filing amendments to the appropriations bills on Third Reading to be considered Tuesday, April 3.

On motion by Senator Lee, a deadline of 5:00 p.m. Monday, April 2, was set for filing amendments to all other Bills on Third Reading to be considered Tuesday, April 3.

REPORTS OF COMMITTEES

The Committee on Education recommends the following pass: SB 1596, SB 1780 with 1 amendment, SB 1840

The bills were referred to the Appropriations Subcommittee on Education under the original reference.

The Committee on Comprehensive Planning, Local and Military Affairs recommends the following pass: SB 1142

The Committee on Regulated Industries recommends the following pass: SB 958

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

The Committee on Governmental Oversight and Productivity recommends the following pass: CS for SB 84 with 1 amendment

The bill was referred to the Appropriations Subcommittee on Public Safety and Judiciary under the original reference.

The Committee on Health, Aging and Long-Term Care recommends the following pass: CS for SB 1084, SB 1568, SB 2082 with 3 amendments

The bills were referred to the Committee on Banking and Insurance under the original reference.

The Committee on Education recommends the following pass: SB 1278

The bill was referred to the Committee on Children and Families under the original reference.

The Committee on Comprehensive Planning, Local and Military Affairs recommends the following pass: SB 1826 with 1 amendment

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

The Committee on Commerce and Economic Opportunities recommends the following pass: SB 818 with 1 amendment, SB 1646

The Committee on Natural Resources recommends the following pass: SB 834 with 1 amendment, SB 1614 with 1 amendment

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

The Committee on Ethics and Elections recommends the following pass: SJR 434

The Committee on Transportation recommends the following pass: SB 1634

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

The Committee on Commerce and Economic Opportunities recommends the following pass: SB 1800 with 1 amendment

The Committee on Comprehensive Planning, Local and Military Affairs recommends the following pass: CS for SB 864 with 1 amendment, SB 1366 with 1 amendment, SB 1522 with 1 amendment, SB 1694

The Committee on Ethics and Elections recommends the following pass: SJR 1176

The Committee on Health, Aging and Long-Term Care recommends the following pass: SB 74 with 1 amendment, SB 1648

The Committee on Natural Resources recommends the following pass: SB 2024 with 6 amendments

The Committee on Regulated Industries recommends the following pass: SB 358

The Committee on Transportation recommends the following pass: SB 244 with 1 amendment, SJR 948

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

The Committee on Children and Families recommends the following pass: SB 1606

The Committee on Commerce and Economic Opportunities recommends the following pass: SB 1620

The Committee on Comprehensive Planning, Local and Military Affairs recommends the following pass: SB 1132 with 1 amendment, SB 1616

The Committee on Health, Aging and Long-Term Care recommends the following pass: SB 622, SB 1042 with 1 amendment

The Committee on Natural Resources recommends the following pass: SB 1468 with 1 amendment

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

The Committee on Agriculture and Consumer Services recommends the following pass: SB 1528

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

The Committee on Ethics and Elections recommends the following pass: SB 1420, SJR 1426

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

The Committee on Natural Resources recommends the following pass: SB 1514 with 1 amendment

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

The Committee on Comprehensive Planning, Local and Military Affairs recommends the following pass: CS for SB 1052 with 1 amendment, SB 1516

The Committee on Ethics and Elections recommends the following pass: SB 308 with 1 amendment

The Committee on Finance and Taxation recommends the following pass: SB 1020

The Committee on Health, Aging and Long-Term Care recommends the following pass: SB 968 with 1 amendment, SB 1942

The Committee on Transportation recommends the following pass: SB 1412 with 1 amendment

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

The Committee on Commerce and Economic Opportunities recommends a committee substitute for the following: SB 784

The Committee on Natural Resources recommends a committee substitute for the following: SB 1758

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

The Committee on Finance and Taxation recommends a committee substitute for the following: SB 1048

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

The Committee on Agriculture and Consumer Services recommends a committee substitute for the following: SB 2042

The Committee on Commerce and Economic Opportunities recommends a committee substitute for the following: SB 2008

The Committee on Finance and Taxation recommends committee substitutes for the following: SB 1850, SB 1852

The Committee on Governmental Oversight and Productivity recommends committee substitutes for the following: SB 1410, SB 1506

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1234

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

The Committee on Criminal Justice recommends committee substitutes for the following: SB 306, SB 524, Senate Bills 1080 and 950

The bills with committee substitutes attached were referred to the Appropriations Subcommittee on Public Safety and Judiciary under the original reference.

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: Senate Bills 1970 and 164

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

The Committee on Commerce and Economic Opportunities recommends a committee substitute for the following: SB 1672

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 1520

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1092

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1612

The Committee on Health, Aging and Long-Term Care recommends committee substitutes for the following: SB 1404, SB 2092

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

The Committee on Commerce and Economic Opportunities recommends committee substitutes for the following: SB 460, CS for SB's 1526 and 314

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 6

The Committee on Regulated Industries recommends committee substitutes for the following: SB 104, SB 1692

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 1280, SB 1466, SB 1734

The Committee on Commerce and Economic Opportunities recommends a committee substitute for the following: SB 1750

The Committee on Criminal Justice recommends a committee substitute for the following: SB 832

The Committee on Education recommends a committee substitute for the following: SB 2108

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 1652

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

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 Regulated Industries recommends a committee substitute for the following: SB 1272

The bill with committee substitute attached was referred to the Committee on Health, Aging and Long-Term Care under the original reference.

The Committee on Agriculture and Consumer Services recommends a committee substitute for the following: SB 2058

The Committee on Criminal Justice recommends a committee substitute for the following: SB 144

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1470

The Committee on Health, Aging and Long-Term Care recommends a committee substitute for the following: SB 1128

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 Comprehensive Planning, Local and Military Affairs recommends a committee substitute for the following: CS for SB 870

The Committee on Health, Aging and Long-Term Care recommends committee substitutes for the following: SB 684, SB 1096, SB 1788

The Committee on Natural Resources recommends a committee substitute for the following: SB 1524

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

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Education recommends the following pass: SB 462, SB 680, SB 820, CS for SB 866 with 1 amendment, SB 1162

The Appropriations Subcommittee on Education recommends a committee substitute for the following: SB 118

The Appropriations Subcommittee on Health and Human Services recommends committee substitutes for the following: SB 634, CS for SB 858, CS for SB 1214

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Regulated Industries recommends that the Senate confirm the following appointment made by the Governor: Kimberly Binkley-Seyer as **Secretary of Business and Professional Regulation**, to serve at the pleasure of the Governor.

[The appointment contained in the foregoing report was referred to the Committee on Ethics and Elections under the original reference.]

COMMITTEE SUBSTITUTES

FIRST READING

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

CS for SB 6—A bill to be entitled An act relating to the Department of Health; providing for the relief of Minouche Noel, a minor, and her parents and natural guardians, Jean and Flora Noel, for injuries sustained due to the negligence of Children's Medical Services of the Department of Health and Rehabilitative Services; providing for the use of such funds; providing for a reversion to the state; providing an effective date.

By the Committee on Regulated Industries; and Senator Geller—

CS for SB 104—A bill to be entitled An act relating to the operation of cardrooms; amending s. 849.086, F.S.; authorizing a permitholder to amend a license renewal application in certain circumstances; prescribing licensing requirements when more than one permitholder uses the same facility; providing cardroom license fees; revising standards on when cardrooms may be operated and the amount of bets allowable for each round, hand, or game; authorizing facilities to award prizes; revising the rate of the gross receipts tax on admissions; revising the amount of cardroom receipts that must be used to supplement greyhound and jai alai purses; providing an effective date.

By the Committee on Criminal Justice; and Senator Geller—

CS for SB 144—A bill to be entitled An act relating to improper activity over the Internet; amending s. 847.001, F.S.; defining the term "child pornography" for purposes of ch. 847, F.S.; clarifying the definition of the term "sexual conduct"; defining the term "transmit"; creating s. 847.0137, F.S.; prohibiting transmissions over the Internet of pornography in specified circumstances; providing penalties; creating s.

847.0139, F.S.; providing immunity from civil liability for reporting child pornography; providing an effective date.

By the Committee on Criminal Justice; and Senators Clary and Smith—

CS for SB 306—A bill to be entitled An act relating to public protection; amending s. 944.605, F.S.; requiring that the state attorney and a victim's parent, guardian, next of kin, or personal representative be notified under certain circumstances after the inmate who committed the crime is approved for community work release; amending s. 958.07, F.S.; authorizing the victim of a crime or the victim's parent, guardian, or next of kin to review the presentence investigation report under certain circumstances; amending s. 960.001, F.S.; requiring that a crime victim or witness be informed of the address confidentiality program; requiring that the victim of a sex offense be informed of the right to have the courtroom cleared of certain persons when the victim is testifying about the offense; amending s. 949.07, F.S.; providing a compact for the supervision of adult offenders; authorizing and directing the Governor to enter into the compact on behalf of the state; providing purpose; providing definitions; providing for an Interstate Commission; providing for governance of the commission; providing for a State Council for Interstate Adult Offender Supervision; providing for membership of the state council; specifying powers and duties of the Interstate Commission; providing for organization and operation of the commission; providing activities of the commission; authorizing the commission to adopt rules; providing for oversight, enforcement, and resolution of disputes between compacting states; providing for financing the activities of the commission; providing for the effective date of the compact; providing for withdrawal, default, or termination of member states; providing for judicial enforcement; providing for severability and construction of the compact; providing that the compact binds the member states; amending s. 949.071, F.S.; redefining the term "state" for purposes of the compact; creating s. 949.072, F.S.; establishing the State Council for Interstate Adult Offender Supervision; providing for membership and duties; amending s. 949.08, F.S.; providing certain limitations on the amount paid by the state under the compact; amending s. 949.09, F.S.; redesignating ss. 949.07-949.08, F.S., as the "Interstate Compact for Adult Offender Supervision"; providing an effective date.

By the Committee on Commerce and Economic Opportunities; and Senators Clary, Smith and Mitchell—

CS for SB 460—A bill to be entitled An act relating to economic development; amending s. 212.08, F.S.; revising certain procedures and conditions relating to the sales tax exemption for enterprise-zone building materials and business property; extending the community contribution tax credit provisions of the enterprise zone program to the state sales tax; amending s. 212.096, F.S.; redefining the terms "eligible business" and "new employee"; defining the terms "jobs" and "new job has been created"; revising the computation procedures of the enterprise-zone jobs credit against sales tax; amending s. 212.098, F.S.; redefining the term "eligible business"; defining the term "qualified area"; deleting provisions ranking qualified counties; limiting the amount of tax credits available during any one calendar year; providing for reduction or waiver of certain financial match requirements in rural areas by Rural Economic Development Initiative agencies and organizations; amending s. 220.03, F.S.; redefining the terms "new employee" and "project"; defining the terms "new job has been created" and "jobs"; amending s. 220.181, F.S.; revising the computation procedures of the enterprise-zone job credit against the corporate income tax; amending s. 220.183, F.S.; revising the eligibility, application, and administrative requirements of the community contribution corporate income tax credit program; increasing the limitation on annual credits; amending s. 288.018, F.S.; revising administration and uses of the Regional Rural Development Grants Program; creating s. 288.019, F.S.; providing for a review and evaluation process of rural grants by Rural Economic Development Initiative agencies; amending s. 288.065, F.S.; expanding the scope of the Rural Community Revolving Loan Fund Program; amending s. 288.0656, F.S.; revising the membership of the Rural Economic Development Initiative; requiring an annual designation of staff representatives; amending s. 288.1088, F.S.; expanding eligible uses of the Quick Action Closing Fund; amending s. 288.9015, F.S.; revising the duties of Enterprise Florida, Inc.; amending s. 290.004, F.S.; defining the term

"rural enterprise zone"; authorizing the Office of Tourism, Trade, and Economic Development to designate an enterprise zone in Sarasota County; providing requirements with respect thereto; amending s. 290.00555, F.S.; removing the December 31, 1999, deadline for creation of satellite enterprise zones by certain municipalities and authorizing creation of such zones effective retroactively to that date; providing duties of the Office of Tourism, Trade, and Economic Development; providing an application deadline for businesses in such zones eligible for certain sales and use tax incentives; amending s. 290.0065, F.S.; providing for certain rural enterprise zones; conforming agency references to changes in program administration; authorizing the Office of Tourism, Trade, and Economic Development in consultation with Enterprise Florida, Inc., to develop guidelines relating to the designation of enterprise zones; creating s. 290.00676, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to amend the boundaries of a rural enterprise zone and providing requirements with respect thereto; creating s. 290.00677, F.S.; modifying the employee residency requirements for the enterprise-zone job credit against the sales tax and corporate income tax if the business is located in a rural enterprise zone; creating s. 290.00694, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to designate rural champion communities as enterprise zones; providing requirements with respect thereto; amending s. 290.007, F.S.; revising the list of enterprise zone incentives to reflect the creation of a community contribution sales tax credit program; amending s. 290.048, F.S.; authorizing the Department of Community Affairs to establish advisory committees and solicit participation with respect to administering the Florida Small Cities Community Development Block Grant Program; repealing s. 290.049, F.S., relating to the Community Development Block Grant Advisory Council; repealing s. 370.28(4), F.S., which provides conditions for tax incentives in enterprise zone net-ban communities; amending s. 420.507, F.S.; authorizing the Florida Housing Finance Corporation to create a recognition program to support affordable housing; amending s. 624.5105, F.S.; increasing the annual limitation on community contribution tax credits; conforming definitions; revising eligibility and administrative requirements; providing effective dates.

By the Committee on Criminal Justice; and Senators Burt and Crist—

CS for SB 524—A bill to be entitled An act relating to the criminal use of personal information; amending s. 817.568, F.S.; providing that the willful and fraudulent use of personal identification information of another individual is a felony of the second degree if the value of the pecuniary benefit services received, payment sought to be avoided, or injury or fraud perpetrated is of a specified amount or more; providing for reclassification of certain offenses involving the criminal use of personal-identification information if the offense was facilitated by the use of a public record; requiring that such offense be prosecuted in the county where the victim resides or in a county where any element of the offense occurred; limiting the time within which a person who fraudulently uses personal-identification information must be prosecuted; amending s. 921.0022, F.S., relating to the the offense severity ranking chart of the Criminal Punishment Code; ranking offenses relating to fraudulent use of personal identification information; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senators Cowin, Smith, Sullivan, Mitchell and Latvala—

CS for SB 684—A bill to be entitled An act relating to organ transplantation programs; providing for an impact study and report to the Legislature; providing an effective date.

By the Committee on Appropriations; and Senator Sullivan—

CS for SB 746—A bill to be entitled An act relating to education; creating s. 231.6015, F.S.; authorizing a mathematics and science teacher-education program; requiring demonstration of certain uses of funds; providing a program purpose, required components, and resource allocation; requiring collaborative planning and implementation; authorizing incentives and certification; creating s. 240.149, F.S.; creating a nongovernmental organization to plan and implement a program for mathematics and science teacher education; requiring a board of directors, a

chief executive officer, other staff, and an advisory council; providing for membership, terms of office, and an appointments process; providing responsibility and authority to conduct certain activities; requiring a budget request; amending s. 229.592, F.S.; requiring a report; amending s. 231.600, F.S.; requiring certain additions to professional development programs; amending s. 236.685, F.S.; requiring a report to include certain information; providing an effective date.

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

CS for SB 784—A bill to be entitled An act relating to consumer protection; amending s. 496.411, F.S.; requiring charitable organizations or sponsors to display certain information on certain solicitation materials; amending s. 501.017, F.S.; requiring certain health studio contract refunds to be issued within a time certain; amending s. 501.019, F.S.; expanding application of felony penalties for knowingly making false representations for certain purposes; amending s. 539.001, F.S.; prohibiting pawnbrokers from knowingly accepting stolen property; correcting terminology; amending s. 559.801, F.S.; revising a definition; amending s. 559.803, F.S.; specifying additional information required in certain business opportunity contract disclosure statements; amending s. 559.807, F.S.; revising application of requirements for certain securities relating to selling business opportunities; amending s. 559.809, F.S.; specifying an additional prohibited act by business opportunity sellers; amending s. 559.902, F.S.; providing an additional exception for certain schools to application of certain motor vehicle repair shop provisions; amending s. 559.904, F.S.; revising certain requirements for motor vehicle repair shop registrations; amending s. 559.905, F.S.; providing additional estimated cost of repair requirements for written repair estimates; amending s. 559.9221, F.S.; revising Motor Vehicle Repair Advisory Council membership requirements; repealing s. 559.903(5), F.S., relating to a definition of minor repair service; providing an effective date.

By the Committee on Criminal Justice; and Senators Mitchell, Lawson, Diaz de la Portilla and Wasserman Schultz—

CS for SB 832—A bill to be entitled An act relating to the Correctional Privatization Commission; amending s. 957.03, F.S.; prohibiting the executive director, a member, or an employee of the commission from acting as a consultant for a criminal justice entity; providing penalties; providing for the commission and its staff to be under the control of the Department of Management Services; amending ss. 957.07, 957.11, F.S.; providing for the Office of Program Policy Analysis and Government Accountability rather than the Auditor General to certify certain cost savings and evaluate contracts and private contractors that construct and operate prisons; providing an effective date.

By the Committees on Comprehensive Planning, Local and Military Affairs; Governmental Oversight and Productivity; and Senators Webster, Peaden, Posey, Lee and Sanderson—

CS for CS for SB 870—A bill to be entitled An act relating to construction; amending s. 218.72, F.S.; redefining the terms "proper invoice," "local government entity," "purchase," and "construction services" and defining the terms "payment request" and "agent" for the purpose of the Florida Prompt Payment Act; amending s. 218.73, F.S.; providing for timely payment for nonconstruction services; amending s. 218.735, F.S.; revising provisions with respect to timely payment for purchases of construction services; providing for disputed payment requests; providing for payment of undisputed amounts; amending s. 218.74, F.S.; revising provisions with respect to procedures for calculation of payment due dates; amending s. 218.75, F.S.; revising provisions with respect to mandatory interest; amending s. 218.76, F.S.; revising provisions with respect to improper invoices and resolution of disputes; providing for the recovery of court costs and attorney's fees under certain circumstances; providing an effective date.

By the Committee on Finance and Taxation; and Senators Pruitt and Sullivan—

CS for SB 1048—A bill to be entitled An act relating to corporate income tax; creating s. 220.187, F.S.; providing purpose; defining terms; providing a credit against the tax for contributions to a nonprofit scholarship-funding organization; providing limitations; providing for use of such contributions by such organizations for scholarships for certain students and providing requirements and limitations with respect thereto; providing for allocation; providing duties of the Department of Revenue and Department of Education; providing for rules; amending s. 220.02, F.S.; providing order of credits against the tax; amending s. 220.13, F.S.; providing for the inclusion of amounts taken as credit under s. 220.187, F.S., in determining a taxpayer's adjusted federal income; amending s. 213.053, F.S.; authorizing information-sharing with the Department of Education; providing an effective date.

By the Committee on Criminal Justice; and Senators Villalobos, Smith and Crist—

CS for SB's 1080 and 950—A bill to be entitled An act relating to burglary; creating s. 810.015, F.S.; providing legislative findings and intent; providing for retroactive operation; amending s. 810.02, F.S.; revising the definition of burglary; reenacting s. 943.325(1)(a), F.S.; providing an effective date.

By the Committee on Banking and Insurance; and Senator Campbell—

CS for SB 1092—A bill to be entitled An act relating to insurance fraud; providing legislative findings; creating s. 456.0375, F.S., relating to clinics; defining the term "clinic"; imposing registration requirements for certain clinics; providing for medical directors; providing for enforcement; amending s. 626.989, F.S., relating to Department of Insurance investigation of insurance fraud; revising immunity provisions; amending s. 627.732, F.S., relating to definitions; defining the terms "medically necessary" and "broker"; amending s. 627.736, F.S.; revising provisions relating to required personal injury protection benefits; deleting provisions specifying what medical payments insurance pays; revising provisions for charges for treatments; providing for presuit notice; amending s. 627.739, F.S.; revising provisions relating to deductibles; amending s. 817.234, F.S.; revising provisions relating to false and fraudulent insurance claims; amending s. 817.505, F.S.; providing penalties; amending s. 324.021, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

CS for SB 1096—A bill to be entitled An act relating to pharmacy; providing a short title; defining the term "pharmaceutical adverse incident" and requiring that such incidents be reported to the Department of Health; requiring the department to review reported incidents to determine if the incidents potentially involve conduct by a health care practitioner that is subject to disciplinary action; specifying that any disciplinary action shall be taken by the appropriate board; providing for the adoption of rules and forms; providing an effective date.

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

CS for SB 1128—A bill to be entitled An act relating to medical treatment; creating the "Access to Medical Treatment Act"; authorizing a licensed physician to treat an individual for a life-threatening illness or condition by means of an investigational medical treatment authorized by the individual or the individual's legal representative; specifying acts and disclosures that are required before a physician may provide such treatment; providing that investigational medical treatment provided in compliance with the act does not constitute unprofessional

conduct; providing that the act does not modify the scope of practice or the provisions of the practice act of licensees; providing an effective date.

By the Committees on Appropriations; Children and Families; and Senator Peaden—

CS for CS for SB 1214—A bill to be entitled An act relating to foster care; amending s. 20.19, F.S.; modifying the authority for lead agencies to provide services; amending s. 39.521, F.S., relating to disposition hearings; providing that certain children must be assessed for placement and placed in licensed residential group care; requiring results of an assessment to be reviewed by the court; requiring certain residential group care facilities to establish permanency teams; requiring that the Department of Children and Family Services report to the Legislature each year on the number of children placed in residential group care and the number of children for whom placement was unavailable; amending s. 409.1671, F.S.; redefining the term "related services"; providing for a plan to be used as an alternative to procuring foster care services through an eligible lead community-based provider; creating s. 409.1676, F.S.; providing for comprehensive residential services to children who have extraordinary needs; defining terms; providing for the Department of Children and Family Services to contract with specified entities for such services; specifying duties of the contracting entity; providing legal authority of the contracting entity to authorize specified activities for children served; prescribing departmental duties; creating s. 409.1677, F.S.; providing for model comprehensive residential services programs in specified counties; defining terms; providing for the programs to be established through contracts between the department and specified entities; prescribing the content of each model program; establishing responsibilities of the contracting private entity; providing legal authority of the contracting private entity to authorize certain activities for children served; prescribing departmental duties; creating s. 409.1679, F.S.; prescribing additional requirements for the programs established under ss. 409.1676, 409.1677, F.S., including requirements relating to reimbursement methodology and program evaluation; requiring the department to provide progress reports to the Legislature; amending s. 409.175, F.S.; allowing a family foster home license to be valid for an extended period in specified circumstances; amending s. 784.081, F.S., relating to upgrading the seriousness of the offense if a person commits an assault or a battery against specified officials or employees; including on the list of such officials and employees an employee of a lead community-based provider and its direct-service contract providers; providing an effective date.

By the Committee on Regulated Industries; and Senator Sebesta—

CS for SB 1234—A bill to be entitled An act relating to the Florida State Boxing Commission; amending s. 548.002, F.S.; providing definitions; creating s. 548.015, F.S.; authorizing the commission to require the posting of a bond or other form of security by concessionaires; 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; requiring concessionaires to be licensed; 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; providing state insurance coverage and sovereign immunity protection for assigned physicians; 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. 548.06, F.S.; revising provisions relating to promoters and payments to the state; 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 Regulated Industries; and Senator Burt—

CS for SB 1272—A bill to be entitled An act relating to consumer services; amending s. 455.228, F.S.; authorizing the Department of Business and Professional Regulation to seek restitution in a civil action for an injured consumer; creating s. 468.90, F.S.; prohibiting employment agencies and assistance referral services from charging advance fees and not providing the promised services; defining terms; providing a criminal penalty; amending s. 484.0512, F.S.; providing a criminal penalty for sellers of hearing aids who fail to make required refunds; defining the terms “seller” and “person selling a hearing aid”; creating s. 501.162, F.S.; providing a criminal penalty for a violation of s. 501.160, F.S.; providing an effective date.

By the Committee on Banking and Insurance; and Senator Burt—

CS for SB 1280—A bill to be entitled An act relating to public records; providing an exemption from public-records requirements for certain information relating to abandoned property which is contained in reports to the Department of Banking and Finance under s. 717.117, F.S.; providing an exception to the exemption; providing for future review and repeal; providing findings of public necessity; providing an effective date.

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

CS for SB 1404—A bill to be entitled An act relating to medical education; providing legislative intent with respect to establishing a Program in Medical Sciences (PIMS) at Florida Agricultural and Mechanical University, in affiliation with the University of Florida College of Medicine; specifying the number of students to be accepted into the program; providing for students admitted to the program to transfer to the University of Florida College of Medicine upon completion of the first year of study; providing for the program to recruit students to serve areas in the state that lack sufficient medical services; providing an appropriation for program planning activities, including the development of a memorandum of understanding; requiring that the memorandum of understanding be submitted to the Governor and presiding officers of the Legislature; providing an effective date.

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

CS for SB 1410—A bill to be entitled An act relating to abolishment of boards, commissions, councils, and other entities; repealing s. 24.106, F.S., to abolish the State Lottery Commission; repealing s. 24.103(3), F.S., to delete the definition of “commission,” to conform; amending ss. 24.105, 24.108, 24.123, F.S.; deleting references to the State Lottery Commission, to conform; repealing ss. 121.22, 121.23, 121.231, 121.24, F.S., to abolish the State Retirement Commission and delete provisions relating to its duties; amending ss. 121.0515, 121.091, F.S.; transferring

to the Department of Management Services duties of the State Retirement Commission and revising cross references, to conform; repealing s. 228.054, F.S., to abolish the Joint Developmental Research School Planning, Articulation, and Evaluation Committee; amending s. 228.053, F.S.; transferring to the Commissioner of Education duties of the Joint Developmental Research School Planning, Articulation, and Evaluation Committee relating to the securing of waivers to the Florida School Code, to conform; amending s. 228.2001, F.S.; deleting provisions authorizing the Task Force on Gender Equity in Education; amending s. 230.2305, F.S., and repealing subsection (7), relating to district interagency coordinating councils on early childhood services, to abolish the councils and delete provisions relating to their duties; transferring to the Department of Education duties of the district interagency coordinating councils, to conform; amending ss. 230.2303, 230.2306, 402.3015, 409.178, 411.01, F.S.; deleting provisions relating to duties of the interagency coordinating councils on early childhood services, to conform; repealing s. 232.2466(3), F.S., to delete authority for the college-ready diploma program task forces; repealing s. 255.565, F.S., to abolish the Asbestos Oversight Program Team; amending ss. 255.553, 255.556, 255.563, F.S.; removing references to the Asbestos Oversight Program Team, to conform; repealing s. 272.12(2)-(6), F.S., to abolish the Capitol Center Planning Commission and delete provisions relating to its duties; amending ss. 272.121, 295.184, F.S.; removing and revising references to the Capitol Center Planning Commission, to conform; transferring duties of the Capitol Center Planning Commission to the City of Tallahassee and the Department of Management Services; providing for current owners' permits within the Capitol Center Planning District to continue; repealing s. 282.3095, F.S., to abolish the Task Force on Privacy and Technology created by the State Technology Office; repealing s. 285.19, F.S., to abolish the Creek Indian Council; repealing s. 286.30, F.S., to abolish the Commission on Government Accountability to the People; amending s. 216.235, F.S.; providing for appointment of a member to the State Innovation Committee by the Governor in lieu of the Commission on Government Accountability to the People, to conform; repealing s. 391.222, F.S., to abolish the Cardiac Advisory Council; amending s. 402.40, F.S.; deleting an obsolete reference to the Child Welfare Training Council; repealing s. 404.056(2), F.S., to abolish the Florida Coordinating Council on Radon Protection; amending s. 440.49, F.S., and repealing subsections (13) and (14), relating to the Special Disability Trust Fund Privatization Commission and the Florida Special Disability Trust Fund Financing Corporation, to abolish the commission and corporation and delete or revise references thereto; abolishing the advisory committee on conservation of the fund; repealing s. 442.105, F.S., to abolish the Toxic Substances Advisory Council; repealing ss. 499.005(26), 499.05(1)(c), F.S., to delete obsolete references to the Florida Drug Technical Review Panel and the investigational drug program; amending s. 499.015, F.S.; deleting an obsolete reference to the investigational drug program; repealing s. 548.045, F.S., to abolish the Medical Advisory Council under the Florida State Boxing Commission; amending s. 548.046, F.S.; deleting reference to the Medical Advisory Council, to conform; repealing s. 570.248, F.S., to abolish the Agricultural Economic Development Project Review Committee; repealing s. 13, ch. 99-332, Laws of Florida, to abolish the Task Force on Home Health Services Licensure Provisions; repealing s. 11, ch. 99-354, Laws of Florida, to abolish the Information Service Technology Development Task Force; repealing s. 240.5186(11), F.S., relating to authority of the Institute on Urban Policy and Commerce to subcontract with the Information Service Technology Development Task Force for assistance under the Community High-Technology Investment Partnership (CHIP) program, to conform; repealing s. 6, ch. 99-393, Laws of Florida, to abolish the advisory group on the submission and payment of health claims established by the Director of the Agency for Health Care Administration; repealing s. 192, ch. 99-397, Laws of Florida, to abolish the task force established to review funding sources of the Public Medical Assistance Trust Fund; abolishing the Diversity Council and the State Customer Advisory Council under the Department of Labor and Employment Security; abolishing the Florida Business Partners for Prevention under the Department of Juvenile Justice; abolishing the State Agency Law Enforcement Radio System Review Panel under the Department of Management Services; abolishing the Driver's Under the Influence (DUI) Advisory Council and the Florida Rider Training Program Citizen Motorcycle Safety Council under the Department of Highway Safety and Motor Vehicles; abolishing the Agriculture and Livestock Fair Council, Bonifay State Farmers Market Advisory Council, Florida City State Farmers Market Advisory Committee, Fort Myers State Farmers Market Advisory Council, Fort Pierce State Farmers Market Advisory Council, Gadsden County State Farmers Market Advisory Council, Immokalee State Farmers Market Advisory Council, Nitrate Bill Best Management Practices Advisory

Group, Palatka State Farmers Market Advisory Council, Plant City State Farmers Market Advisory Council, Racing Quarter Horse Advisory Council, Sanford State Farmers Market Advisory Council, Seed Potato Advisory Council, Starke State Farmers Market Advisory Council, Suwannee Valley State Farmers Market Advisory Council, Trenton State Farmers Market Advisory Council, Tropical Soda Apple Task Force, and Wauchula State Farmers Market Advisory Council; providing an effective date.

By the Committee on Banking and Insurance; and Senator Sander-
son—

CS for SB 1466—A bill to be entitled An act relating to public records; amending s. 316.066, F.S.; providing an exemption from public-records requirements for motor vehicle crash reports that reveal specified information; providing that such reports may be made available to certain parties; providing for future review and repeal; providing penalties for the unlawful disclosure of confidential information and for unlawfully obtaining or attempting to obtain confidential information; providing findings of public necessity; providing an effective date.

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

CS for SB 1470—A bill to be entitled An act relating to judicial nominating commissions; creating s. 43.291, F.S.; providing for the appointment of members to each judicial nominating commission; prohibiting judges from serving; restricting the appointment of members and former members to judicial offices; providing for terms; prohibiting reappointment with certain exceptions; abolishing prior offices; providing for suspension or removal; 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; amending s. 112.3145, F.S.; providing that members of judicial nominating commissions are state officers for purposes of financial disclosure requirements; providing an appropriation; repealing s. 43.29, F.S., relating to judicial nominating commissions; providing an effective date.

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

CS for SB 1506—A bill to be entitled An act relating to the Florida Retirement System; amending s. 409.9205, F.S.; transferring positions in the Medicaid Fraud Control Unit of the Department of Legal Affairs to Career Service System; eliminating a provision that makes investigators of the Medicaid Fraud Control Unit ineligible for membership in the Special Risk Class of the system; providing an effective date.

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

CS for SB 1520—A bill to be entitled An act relating to Medicaid environmental modification services; creating s. 409.9072, F.S.; providing for Medicaid enrollment of licensed general, building, and residential contractors as providers of environmental modification services for Medicaid recipients under any home and community-based services waiver program; providing a definition; providing an effective date.

By the Committee on Natural Resources; and Senator Constantine—

CS for SB 1524—A bill to be entitled An act relating to water management; creating s. 373.1502, F.S.; creating the Comprehensive Everglades Restoration Plan Regulation Act; providing an expedited permitting program for project components as part of the comprehensive plan; amending s. 373.026, F.S.; providing that state funds for land purchases are authorized if contained within the Florida Forever Water Management District Work Plan; amending s. 373.470, F.S.; revising the due date for the annual comprehensive plan report; amending s. 403.088,

F.S.; providing standards for the permitting of construction, operation, and maintenance of facilities in the South Florida ecosystem; providing an effective date.

By the Committees on Commerce and Economic Opportunities; Banking and Insurance; and Senators Constantine and Campbell—

CS for CS for SB's 1526 and 314—A bill to be entitled An act relating to the Money Transmitter's Code; amending s. 560.103, F.S.; revising definitions; amending s. 560.111, F.S.; providing penalties for specified violations of the deferred presentment act; amending s. 560.114, F.S.; providing additional grounds for disciplinary action; providing for continuation of certain administrative proceedings under certain circumstances; amending s. 560.118, F.S.; eliminating the authority to assess examination fees; amending s. 560.119, F.S.; revising the deposit of fees and assessments; amending s. 560.205, F.S.; adding a fee for authorized vendor or branch locations; amending s. 560.206, F.S.; amending the registration period; amending s. 560.207, F.S.; conforming and clarifying the fee for late renewals; amending the renewal application fee; amending s. 560.208, F.S.; requiring notification of vendor or branch locations; requiring a nonrefundable fee and financial statement; amending s. 560.307, F.S.; applying the application fee to check cashers and foreign currency exchanges and adding a fee for authorized vendors or branch locations; requiring notification of vendor or branch locations; amending s. 560.308, F.S.; increasing the registration and renewal fee for each registrant; clarifying the fee to be charged for late renewal; creating part IV, ch. 560, F.S., consisting of ss. 560.401, 560.402, 560.403, 560.404, 560.405, 560.406, 560.407, and 560.408, F.S.; providing a short title; providing definitions; providing registration requirements for deferred presentment transactions; providing for filing fees; providing limitations; specifying requirements and limitations for engaging in deferred presentment transactions; providing prohibitions; providing for fees; providing limitations; requiring certain notice; specifying criteria and requirements for deposit and redemption of a drawer's check; providing procedures for recovering damages for worthless checks; requiring maintenance of records for a time certain; providing legislative intent; requiring the Comptroller to submit a report to the President of the Senate and the Speaker of the House of Representatives concerning the effectiveness of this act; providing an effective date.

By the Committee on Banking and Insurance; and Senators Latvala and King—

CS for SB 1612—A bill to be entitled An act relating to the Hurricane Loss Mitigation Program; amending s. 215.559, F.S.; providing for an allocation of appropriated funds to a specified school district; providing for the use of the allocated funds; specifying the amount of funds to be used to inspect and improve tie-downs for manufactured/mobile homes; requiring the Department of Community Affairs to contract with an administrative entity; revising the process for establishing an advisory council; providing for an annual report; extending the future repeal of the section; providing an effective date.

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

CS for SB 1652—A bill to be entitled An act relating to nursing homes and related health care facilities; amending s. 400.235, F.S.; revising membership and terms of the Governor's Panel on Excellence in Long-Term Care; providing for selection of a panel chair; providing a definition; amending s. 400.4195, F.S.; providing conditions under which the prohibition against payment of referral fees by assisted living facilities does not apply; providing an effective date.

By the Committee on Commerce and Economic Opportunities; and Senators Lee, Miller, Sebesta and Crist—

CS for SB 1672—A bill to be entitled An act relating to welfare transition; providing a short title; providing legislative intent; authorizing the Passport to Economic Progress demonstration program in specified areas; requiring Workforce Florida, Inc., and the Department of

Children and Family Services to pursue federal-government waivers as necessary; increasing the amount of income that may be disregarded in determining eligibility for temporary cash assistance for families residing in the demonstration areas; authorizing an extended period of time for the receipt of welfare-transition benefits by families residing in the demonstration areas; providing legislative findings; directing Workforce Florida, Inc., to create a transitional wage supplementation program; authorizing wage supplementation payments to certain individuals; requiring an evaluation and reports on the demonstration program; providing for conflicts of laws; providing appropriations; providing an effective date.

By the Committee on Regulated Industries; and Senator Wasserman Schultz—

CS for SB 1692—A bill to be entitled An act relating to greyhound adoptions; requiring dogracing permitholders to provide a greyhound-adoption booth at each dogracing facility in the state; requiring that the booth be operated by certain qualified persons on weekends; requiring that information concerning the adoption of a greyhound be made available to the public at the facility; requiring the permitholder to provide adoption information in racing programs and identify greyhounds that will become available for adoption; authorizing the permitholder to hold an additional charity day that is designated as “Greyhound Adopt-A-Pet Day”; requiring that profits derived from the charity day be used to fund activities promoting the adoption of greyhounds; authorizing the Division of Pari-mutuel Wagering within the Department of Business and Professional Regulation to adopt rules; providing penalties; amending s. 550.1647, F.S., relating to unclaimed tickets and breaks with respect to greyhound racing; defining the term “bona fide organization that promotes or encourages the adoption of greyhounds”; providing an effective date.

By the Committee on Banking and Insurance; and Senator Rossin—

CS for SB 1734—A bill to be entitled An act relating to public records; creating s. 627.3111, F.S.; providing an exemption from public-records requirements for specific information related to financial or medical records of insureds and consumers which are in the possession of the Department of Insurance; providing for future review and an expiration date; providing a finding of public necessity; providing an effective date.

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

CS for SB 1750—A bill to be entitled An act relating to economic development; creating the “Florida Emerging and Strategic Technologies Act”; creating s. 112.3133, F.S.; providing legislative findings and intent relating to the transfer of technology and conflicts of interest for public university employees; directing the State Board of Education to develop guidelines for public universities requiring disclosure of employees’ significant financial interests; prescribing minimum requirements for such guidelines; defining the term “significant financial interests”; requiring public universities to enforce and oversee implementation of such guidelines; requiring a report; creating s. 121.155, F.S.; providing legislative findings relating to the relationship between availability of capital and the development of high-technology businesses; expressing legislative intent that Florida Retirement System investments complement economic development strategies; requiring staff of the State Board of Administration to review certain economic development information; expanding annual report requirements; amending s. 159.26, F.S.; declaring, for purposes of the Florida Industrial Development Financing Act, that the information technology industry is vital to the economy of the state; providing that the advancement of information technology is a purpose underlying the act; amending s. 159.27, F.S.; redefining the term “project” to include information technology facilities; defining the term “information technology facility”; amending s. 212.08, F.S.; revising the sales and use tax exemption for certain machinery and equipment to include machinery and equipment used by health technology facilities to produce health technology products, as defined, and machinery and equipment used in research and development or manufacturing in a health technology facility; expanding a sales tax exemption for clean-room building materials to include health-technology facil-

ities; amending s. 220.02, F.S.; expressing legislative intent on the order in which a corporate income tax credit for certain education costs should be applied; amending s. 220.13, F.S.; redefining the term “adjusted federal income” to conform to the creation of a corporate income tax credit for certain information technology education costs; creating s. 220.192, F.S.; authorizing a credit against corporate income tax for certain information technology education costs paid by an employer on behalf of an employee; providing eligibility and application requirements; providing for administration and expiration of the tax credit program; providing a definition; creating s. 240.1055, F.S.; providing that the mission of the state system of postsecondary education includes supporting the economic development goals of the state; expressing legislative intent; amending s. 240.710, F.S.; revising duties relating to the Digital Media Education Coordination Group; eliminating obsolete provisions; providing for the group to submit an annual report; amending s. 288.095, F.S.; raising the amount of the total state share of tax refunds that may be scheduled annually for payment under the qualified target industry tax refund program; amending s. 288.108, F.S.; specifying that the information technology sector is a high-impact sector for the purposes of a grant program for investments by certain businesses; amending s. 288.911, F.S.; requiring Enterprise Florida, Inc., to develop and implement a marketing campaign to promote high-technology industries; providing the purpose of such campaign; requiring coordination with specified entities in the development of such campaign; prescribing components of such campaign; providing legislative intent relating to the provision of state assistance to a not-for-profit corporation created to advocate on behalf of the information technology industry; creating s. 288.9522, F.S.; creating the Florida Research Consortium; providing for the organization, membership, purpose, powers, and administration of the consortium; requiring an annual report from the consortium and its member universities; amending s. 445.045, F.S.; reassigning responsibility for development and maintenance of an information technology promotion and workforce recruitment website to Workforce Florida, Inc.; requiring consistency and compatibility with other information systems; authorizing Workforce Florida, Inc., to secure website services from outside entities; requiring coordination of the information technology website with other marketing, promotion, and advocacy efforts; directing Workforce Florida, Inc., to establish a pilot grant program for youth internships in high-technology fields, subject to legislative appropriation; specifying the amount of a grant under the program; providing for eligibility; requiring an eligible 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; providing legislative findings and intent relating to establishment of joint-use advanced digital-media research and production facilities; authorizing the Office of Tourism, Trade, and Economic Development to create a program supporting establishment of such facilities; prescribing the purposes of such facilities; specifying powers and duties of the office relating to establishment of such facilities; defining the term “digital media”; providing appropriations; providing an effective date.

By the Committee on Natural Resources; and Senators Laurent, Posey, Lawson, Bronson, Smith, Brown-Waite, Pruitt, Mitchell and Constantine—

CS for SB 1758—A bill to be entitled An act relating to rural land conservation; creating the “Rural and Family Lands Protection Act”; defining terms; providing legislative intent; creating s. 570.70, F.S.; providing for the purchase of rural-lands-protection easements by the Department of Agriculture and Consumer Services; providing criteria; providing for resource conservation agreements and agricultural protection agreements; prescribing allowable land uses; providing for an application process; providing for an enforceable option to purchase property; directing the department to seek funds from federal sources; amending s. 201.15, F.S.; providing for the distribution of certain taxes to the department to be used for the program; creating s. 215.619, F.S.; providing for bonds; amending s. 570.207, F.S.; providing uses for funds from the Conservation and Recreation Lands Program Trust Fund; providing an effective date.

By the Committee on Health, Aging and Long-Term Care; and Senators Wasserman Schultz, Peaden, Sanderson, Clary and Cowin—

CS for SB 1788—A bill to be entitled An act relating to continuing dental education; amending s. 456.031, F.S.; providing an alternative by which licensees may comply with a general requirement that they take domestic-violence education courses; amending s. 456.033, F.S.; providing an alternative by which licensees may comply with a general requirement that they take AIDS/HIV education courses; providing an effective date.

By the Committee on Finance and Taxation; and Senator Burt—

CS for SB 1850—A bill to be entitled An act relating to trust funds; creating the Department of Revenue Clerks of the Court Trust Fund; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

By the Committee on Finance and Taxation; and Senator Burt—

CS for SB 1852—A bill to be entitled An act relating to state revenues collected by clerks of the court; creating s. 213.13, F.S.; providing for electronic remittance to the Department of Revenue; providing for remittance by the Department of Revenue to various trust funds and agencies; providing for remittance of all moneys collected by the clerks of the court for the state to the Department of Revenue; amending ss. 27.52, 28.101, 28.2401, 28.241, 34.041, 44.108, 316.192, 318.18, 318.21, 329.73, 372.7015, 372.72, 382.023, 741.01, 775.0835, 938.01, 938.03, 938.04, 938.06, 938.07, 938.25, 938.27, 960.17, 318.14, 327.35, 382.022, 569.11, 938.23, F.S.; providing for remittance of funds to the Department of Revenue and deposit in the designated trust fund; repealing outdated language; providing an effective date.

By the Committee on Regulated Industries; and Senator Crist—

CS for SB 1920—A bill to be entitled An act relating to the Florida Mobile Home Relocation Trust Fund; creating s. 320.0805, F.S.; creating the Florida Mobile Home Relocation Trust Fund within the Department of Business and Professional Regulation; providing for its purposes; providing for funding the trust fund; providing for legislative review and termination or re-creation of the trust fund; creating s. 320.08051, F.S.; providing for the levy of a surcharge on mobile home license taxes; amending s. 320.081, F.S.; providing for the collection and distribution of the license tax surcharge; amending s. 723.007, F.S.; providing for imposition of a surcharge on annual fees paid by mobile home park owners; creating s. 723.06116, F.S.; requiring that a mobile home park owner make specified payments to the trust fund upon a change in use of the mobile home park in which the homeowner is required to move; providing certain exceptions; providing a contingent effective date.

By the Committee on Governmental Oversight and Productivity; and Senators Latvala, Geller and Garcia—

CS for SB's 1970 and 164—A bill to be entitled An act relating to governmental reorganization; creating s. 17.001, F.S.; establishing the Office of the Chief Financial Officer; creating s. 20.121, F.S.; creating the Department of Financial Services; providing for the Office of the Commissioner of Insurance; providing for the Office of the Commissioner of Financial Institutions; providing for the Office of the Commissioner of Securities and Finance; providing for the Office of the Commissioner of the Treasury; establishing the manner of appointment; providing qualifications; transferring the Department of Banking and Finance and the Department of Insurance to the Department of Financial Services; repealing s. 20.12, F.S.; abolishing the Department of Banking and Finance; repealing s. 20.13, F.S.; abolishing the Department of Insurance; requesting the Division of Statutory Revision to prepare draft legislation; establishing the Financial Services Transition Task Force; providing membership; establishing duties; creating ss. 442.0011, 633.801-633.825, F.S.; transferring to the Division of State Fire Marshall, Department of Insurance, all powers and duties, and responsibilities of

chapter 442, excluding ss. 442.101-442.127, which relate to firefighter employers, firefighter employees, and firefighter places of employment, from the Division of Safety, Department of Labor and Employment Security; providing an effective date.

By the Committee on Commerce and Economic Opportunities; and Senator Diaz de la Portilla—

CS for SB 2008—A bill to be entitled An act relating to economic development; amending s. 288.012, F.S.; changing the date for submission of certain reports by foreign offices; providing for the reports to be compiled and submitted by Enterprise Florida, Inc., as part of its annual report; amending s. 288.095, F.S.; increasing the amount of the total state share of tax refunds that may be scheduled annually for payment under the qualified target industry tax refund program and the qualified defense contractor tax refund program; amending s. 288.106, F.S., relating to the tax refund program for qualified target industry businesses; revising requirements for application for certification as such business with respect to the number of new jobs at the business and projections by the Office of Tourism, Trade, and Economic Development of refunds based thereon; revising requirements relating to the tax refund agreement with respect to job creation and the time for filing of claims for refund; revising provisions relating to annual claims for refund; providing an application deadline; revising provisions relating to the order authorizing a tax refund; specifying that the section does not create a presumption that a claim will be approved and paid; providing applicability to tax refund agreements and claims for refund executed prior to the effective date of the act; revising the agencies with which the office may verify information and to which the office may provide information; amending s. 288.90151, F.S.; authorizing Enterprise Florida, Inc., to hire an economic analysis firm to assist with certain reporting requirements; directing Enterprise Florida, Inc., to hire a survey firm to assist with a customer-satisfaction survey; conforming changes; amending s. 288.905, F.S.; revising the deadline for submission of updates or modifications to the strategic plan developed by Enterprise Florida, Inc.; amending s. 288.980, F.S.; providing that grants by the Office of Tourism, Trade, and Economic Development to support activities related to the retention of military installations potentially affected by closure or realignment must be from funds specifically appropriated therefor; providing an effective date.

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

CS for SB 2042—A bill to be entitled An act relating to pest control operators; amending s. 482.021, F.S.; defining the term "new construction"; amending s. 482.051, F.S.; providing for the issuance of stop-work orders where fumigations are being performed in certain situations; creating s. 482.0815, F.S.; requiring licensees to hold a permit before performing preventive termite treatments for new construction; providing procedures for the issuance of permits and providing penalties for specified violations; providing for the adoption of rules; amending s. 482.091, F.S.; requiring certain cardholders to obtain specified classroom training; amending s. 482.132, F.S.; providing alternative educational requirements for pest control operator's certificate applicants; amending s. 482.161, F.S.; limiting the application of sanctions for violations by licensees with multiple business locations; repealing s. 482.211(11), F.S., which provides an exemption from regulation for certain yard workers; providing an effective date.

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

CS for SB 2058—A bill to be entitled An act relating to animal control; amending s. 767.12, F.S.; revising provisions relating to procedures for having dogs declared dangerous; authorizing animal control authorities to make such declarations; providing for evidentiary hearings; requiring confinement of animals during the hearing process; requiring owners of dangerous dogs to purchase an annual certificate; providing for local governments to authorize certain regulations; providing that certain dogs brought into a jurisdiction to register and must comply with the act; amending s. 767.13, F.S.; requiring owners to pay

for boarding during certain hearings and appeals and allowing the authority to euthanize an animal and obtain reimbursement from the owner under specified circumstances; amending s. 767.14, F.S.; deleting an application exemption; amending s. 828.055, F.S.; authorizing additional drugs for which permits may be issued for the capture or euthanasia of animals; amending s. 828.058, F.S.; requiring chemical immobilization training, which training must be approved by the Board of Veterinary Medicine; amending s. 828.03, F.S.; requiring training for certain agents of counties or societies that may prosecute violators; amending s. 828.073, F.S.; authorizing officers and agents of municipalities to take actions with respect to animals in distress and officers and agents of counties; amending s. 828.27, F.S.; redefining the term "animal control officer"; increasing training requirements; providing an effective date.

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

CS for SB 2092—A bill to be entitled An act relating to hospitals and community hospital education; amending ss. 381.0403, 409.908, F.S.; transferring the community hospital education program from the Board of Regents to the Department of Health; prescribing membership of a committee reporting on graduate medical education; amending s. 409.911, F.S.; redefining the term "charity care" or "uncompensated charity care" for purposes of the disproportionate share program; amending s. 409.9117, F.S.; revising eligibility criteria for payments under the primary care disproportionate share program; providing an effective date.

By the Committee on Education; and Senators Pruitt, Horne and Lawson—

CS for SB 2108—A bill to be entitled An act relating to education governance reorganization; amending s. 229.001, F.S.; revising a short title to delete obsolete language; amending s. 229.002, F.S.; revising the policy and guiding principles of the Legislature relating to education governance; amending s. 229.003, F.S.; revising the timeframe for education governance reorganization; revising the titles of the education governance officers; revising the name of the Florida On-Line High School to conform with changes made by the bill; revising the membership of university boards of regents; abolishing the Board of Regents, the State Board of Community Colleges, and the Postsecondary Education Planning Commission; transferring the powers, duties, functions, records, personnel, property, unexpended balances of appropriations, allocations, other funds, administrative authority, administrative rules, pending issues, and existing contracts of the Board of Regents to the Florida Board of Education, of the State Board of Community Colleges to the Florida Board of Education, and of the Postsecondary Education Planning Commission to the Education K-20 Policy and Research Commission, respectively; creating the Education K-20 Policy and Research Commission within OPPAGA; transferring the Articulation Coordinating Committee and the Education Standards Commission by a type two transfer from the Department of Education to the Florida Board of Education; requiring the Commissioner of Education to commence reorganization of the department and specifying offices and divisions; requiring the merger of the powers, duties, and staffs of the State Board of Independent Colleges and Universities and the State Board of Non-public Career Education, with an exception, into a single Commission for Independent Education; creating s. 229.0031, F.S.; creating the Education K-20 Policy and Research Commission; establishing the membership and duties of the commission; providing for the appointment and employment of an executive director; amending s. 229.004, F.S.; revising the timeframe for the creation of the Florida Board of Education; deleting the requirement that the board be part time; revising the duties and responsibilities of the board; conforming terminology with changes made by the bill; providing cross-references to newly created missions and goals and guidelines; amending s. 229.005, F.S.; revising provisions relating to qualifications of Florida education governance officers to conform terminology to changes made by the bill and to provide cross-references to newly created missions and goals; requiring the Commissioner of Education to work with the board and oversee the chancellors and the executive director and to serve as secretary of the Florida Board of Education and as chief executive officer of the seamless K-20 education system; deleting references to requirements of the Florida Constitution relating to education; requiring the Chancellor of Public Schools,

the Chancellor of Colleges and Universities, the Chancellor of Community Colleges, and the Executive Director of Independent Education to work as division vice presidents of the seamless K-20 education system; revising the name of the Florida On-Line High School to conform with changes made by the bill; amending s. 229.006, F.S.; deleting obsolete language relating to the creation and the already accomplished duties of the Education Governance Reorganization Transition Task Force; revising the timeframe for the reorganization; requiring the task force to provide guidance and monitoring of the reorganization implementation process and to report to the Governor, the Legislature, and the public on its progress; revising the timeframe and recipients of the final report of the task force; creating s. 229.0061, F.S.; establishing guidelines for the implementation, structure, functions, and organization of Florida's K-20 education system; creating s. 229.007, F.S.; establishing Florida's K-20 education performance accountability system; providing legislative intent; establishing the mission and goals and systemwide measures; creating s. 229.0072, F.S.; establishing a reorganization implementation process; requiring the Governor to appoint university boards of regents and a Florida Board of Education; establishing duties of the Florida Board of Education relating to the transition and implementation of the K-20 system; requiring the Commissioner of Education to work with the Florida Board of Education to achieve full implementation of the seamless K-20 system and to commence reorganization of the department as required by the act; requiring the Florida Board of Education to appoint advisory bodies as necessary, and develop and recommend to the Legislature a new School Code; creating s. 229.0073, F.S.; directing the Commissioner of Education to work with the Florida Board of Education to reorganize the Department of Education as provided by the act; creating s. 229.0074, F.S.; establishing the mission of the Division of Independent Education; providing duties of the executive director; combining and transferring the powers and duties of the State Board of Independent Colleges and Universities and the State Board of Non-public Career Education, with an exception, to the Commission for Independent Education; providing duties of the commission; providing composition of the Commission for Independent Education; creating s. 229.008, F.S.; providing for establishment and membership of boards of regents of universities in the State University System; creating s. 229.0081, F.S.; establishing powers and duties of university boards of regents; creating s. 229.0082, F.S.; establishing powers and duties of university presidents; creating s. 229.0083, F.S.; providing legislative intent regarding the School Readiness Act; clarifying responsibilities of the Florida Partnership for School Readiness, the Department of Education, and parents relating to school readiness; creating s. 229.0084, F.S.; providing a statement of legislative finding and intent regarding liability for student achievement; amending s. 228.082, F.S.; revising the name of the Florida On-Line High School to the Florida Virtual High School, which school shall be housed within the Commissioner of Education's Office of Technology and Information Services and monitored by the commissioner; stating the mission of the Florida Virtual High School; deleting obsolete language; revising the duties of the school's board of trustees; requiring the Department of Education to maximize federal indirect cost allowed on federal grants; requiring appropriation for expenditure of funds received from indirect cost allowance; repealing s. 229.0865, F.S., relating to the Knott Data Center and projects, contracts, and grants; amending s. 229.085, F.S.; removing an exemption for personnel employed by projects funded by contracts and grants; repealing ss. 240.145, 240.147, 240.209(2), 240.227, 240.307, and 240.311(4), F.S., relating to the Postsecondary Education Planning Commission, the powers and duties of the commission, the Board of Regents appointment of a Chancellor of the State University System, powers and duties of university presidents, the appointment of members of the State Board of Community Colleges, and the appointment of an executive director of the community college system; providing effective dates.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable John M. McKay, President

I am directed to inform the Senate that the House of Representatives has passed as amended CS for CS for HB 303, HB 1083 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By the Council for Lifelong Learning; the Committee on Education Innovation; and Representative Lacasa and others—

CS for CS for HB 303—A bill to be entitled An act relating to relief from overcrowded schools; creating s. 235.063, F.S.; establishing the S.C.R.I.P.T. grants program for school overcrowding relief; providing a short title; providing findings, intent, and purposes; providing a definition; providing school district, parent, and Department of Education obligations; providing private school eligibility requirements; providing for the initial award, renewal, and disbursement of S.C.R.I.P.T. grants; limiting the liability of the state relating to the award or use of a S.C.R.I.P.T. grant; providing an effective date.

—was referred to the Committees on Education; Comprehensive Planning, Local and Military Affairs; Appropriations Subcommittee on Education; and Appropriations.

By Representative Johnson and others—

HB 1083—A bill to be entitled An act relating to public records; providing an exemption from the public records law for photographs and video and audio recordings of an autopsy; providing an exemption for certain members of the immediate family, or a representative thereof, or a state or federal agency; prohibiting the custodian of a photograph or video or audio recording of an autopsy from permitting any person to view or duplicate a photograph or video or audio, except pursuant to court order and under the direct supervision of the custodian or his or

her designee; exempting criminal and administrative proceedings from the act; requiring certain persons to be parties in a request for access to a photograph or video or audio recording of an autopsy; providing penalties; providing for future legislative review and repeal; providing a finding of public necessity; providing a retroactive effective date.

—was referred to the Committees on Criminal Justice; and Governmental Oversight and Productivity.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 27 was corrected and approved.

CO-SPONSORS

Senators Bronson—SB 1122; Brown-Waite—CS for SB 1116, CS for SB 1118, CS for SB 1120, SB 1122; Clary—SB 1324; Cowin—CS for CS for SB 446, SB 1568; Crist—CS for SB 224, CS for SB 400, SB 1082; Diaz de la Portilla—SB 2138; Dyer—SB 234, CS for SB 1116, CS for SB 1118, CS for SB 1120, SB 1122; Latvala—SJR 1768; Lawson—SB 1122; Miller—SB 1630; Pruitt—SB 1878; Sanderson—SB 2110; Sebastia—SB 1122; Silver—SB 716; Smith—CS for SB 1118, SB 1122; Sullivan—SB 716, SJR 1768

RECESS

On motion by Senator Lee, the Senate recessed at 3:22 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Tuesday, April 3.