



Journal of the Senate

Number 11—Regular Session

Thursday, April 3, 2003

CONTENTS

Bills on Third Reading	320
Call to Order	319
Co-Sponsors	348
Committee Substitutes, First Reading	342
Executive Business, Appointment Reports	342
Executive Business, Appointments	348
Reports of Committees	340
Resolutions	319
Special Order Calendar	325
Special Performance	319

CALL TO ORDER

The Senate was called to order by President King at 1:00 p.m. A quorum present—40:

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

PRAYER

The following prayer was offered by Dr. Robert B. Ingram, Allen Chapel AME, Miami:

Each in your own heart, each in your own way, let us pray.

Lord, bless Senate President James E. King, Jr., the President Pro Tempore, Alex Diaz de la Portilla, and all those who have assembled in these consecrated chambers. Bless them to be composed in the midst of a calamity, confident in the midst of confusion, and courageous in the midst of challenge, as they will speak truth to power against the cancer of racism, the malaria of sexism, the gangrene of classism, and the plague of all “isms and schisms” that fail to bring healing, health, and hope to the souls of our people.

We ask, O God, that you continue to help, with guidance and compassion, the legislators of our state, so that they conduct their efforts in justice and mercy, by restraining injustice and malice.

Let the light of thy divine wisdom direct the deliberations of this legislative body, and shine forth in all the proceedings and laws framed for our rule and government.

Touch our lawmakers so that they may be about the business of the preservation of peace, the promotion of our state’s high spirits, the increase of industry, health care, and educational eminence directing our state toward a wealth of principles that will enrich our souls, lights of proposals that will illuminate our pathways, and a compass of prescriptions that will direct our public course.

We pray for his Excellency, the Governor of this state, for the members of his Cabinet, for all judges, magistrates, and other officers who are elected and appointed to guard our political well-being and welfare; that they are enabled, by thy powerful protection, to discharge the duties of their respective stations with decency, decorum and distinction.

Finally, we pray to thee, O Lord, to remember the souls of our soldiers, Jessica Lynch and her rescuers and all of those whose lives are on the line, as well as those departed heroes and “sheroes” who have laid down their lives at the altar of protection for us; those soldiers who have given their lives as a sign of the greatest love one can give, proving their claim to our compelling and compassionate remembrance. Let their courage serve to remind us that we only have one minute, sixty seconds in it; it’s forced upon us, we can’t refuse it; we did not seek it, we did not choose it, but it’s up to us to use it, give account if we abuse it, suffer if we lose it; it’s a tiny little minute but eternity is in it. In this minute, in this eternity, touch us so that we understand the breathtaking bravery, encourage us for the soldiers for their highly motivated and soul-stirring contributions to be our defenders and our protectors, energize us. Help us never to forget the promise of our vows to them nor the object of our service to humanity. Amen.

PLEDGE

Senate Pages Adeniyi Aderibigbe of Mayo, Brittani Faukenberry of Cocoa, Vincent Dorian Evans of Middleburg and Leah Carroll of Cocoa, 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. Robert Casey of Gainesville, sponsored by Senator Webster, as doctor of the day. Dr. Casey specializes in Family Practice.

SPECIAL PERFORMANCE

Senate Page Mira Garcia, a student from The Florida School for the Deaf and Blind in St. Augustine, sang the National Anthem in honor of those who have lost their lives in Operation Iraq Freedom, those who are missing in action, those who are prisoners of war and those brave souls who are serving their country so far from home.

ADOPTION OF RESOLUTIONS

At the request of Senator Bullard—

By Senator Bullard—

SR 2702—A resolution recognizing January 27, 2003, as “Homestead’s 90th Anniversary Celebration Day.”

WHEREAS, on December 17, 1912, 26 people living in an unincorporated community known as Homestead in South Dade County, Florida, met to discuss the feasibility of incorporating the community to provide police protection, establish a better school, and enforce sanitation laws, and

WHEREAS, on January 27, 1913, the electors who resided in the Homestead community conducted an election to decide whether to adopt a charter incorporating the community, pursuant to which 21 electors voted “yes” and 5 voted “no,” thereby deciding to adopt the charter and incorporate the community into a municipal corporation named Homestead, Florida, and

WHEREAS, the 26 people who attended the December 17, 1912, meeting were: E. L. Brooks, G. M. Budd, F. A. Campbell, J. W. Campbell, W. B. Caves, J. E. Cochran, A. W. Chapman, A. T. Duval, T. E. Evans, J. U. Free, J. A. Kahl, P. D. Lamb, S. E. Livingston, A. J. Miller, W. H. Mathewson, L. S. Mowery, J. D. Redd, D. W. Sullivan, J. W. Simpson, Charles Sherritt, F. J. Springer, W. T. Tweedell, R. F. Tatum, Mr. Martin, and, the first elected officials of Homestead, Florida, were: R. F. Tatum, as Mayor, and W. J. Tweedell, G. M. Budd, J. D. Redd, J. E. Cochran, and J. U. Free, as Aldermen, and

WHEREAS, January 27, 2003, was the 90th anniversary of the date on which the city of Homestead, Florida, was established, and was the day on which the city began a yearlong celebration of its 90th anniversary, NOW, THEREFORE,

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

That the Florida Senate recognizes and commends those who settled and pioneered the development of Homestead, Florida, and those who since have lived and worked there to make it the vibrant community it is today, and recognizes January 27, 2003, as "Homestead's 90th Anniversary Celebration Day."

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

—**SR 2702** was introduced, read and adopted by publication.

At the request of Senator Bullard—

By Senator Bullard—

SR 2704—A resolution recognizing January 27, 2063, as "Heritage Day" in Homestead, Florida.

WHEREAS, January 27, 2003, was the 90th anniversary of the date on which Homestead, Florida, was established, and the day on which the city began a yearlong celebration of its 90th anniversary by placing artifacts, family keepsakes, historical information, and other items of historical significance into a time capsule to be opened on January 27, 2063, in celebration of what will be its 150th anniversary, and

WHEREAS, the items placed in the time capsule are intended to instill in the future residents of Homestead a deep and lasting appreciation for the history and heritage of their city, from its evolution as an agricultural community, to its becoming the home of a major military base supporting our nation's armed forces through World War I, to the current war against terrorism, and to becoming a dynamic South Florida residential community, and

WHEREAS, the Mayor, Roscoe Warren, the Vice Mayor, Steven D. Losner, and the other members of the City Council, Eddie Berrones, Nicholas R. Sinclore, Steven C. Bateman, Jeffrey D. Porter, and Judy Waldman, have expressed great hope and best wishes for the future of Homestead and its residents, and to all people of future generations who live in Homestead, and have called on all of them, upon opening the time capsule on January 27, 2063, to pause and reflect on the accomplishments of those who preceded them, NOW, THEREFORE,

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

That the Florida Senate recognizes the historic accomplishments of those who settled and pioneered the development of Homestead, commends its present and future residents for perpetuating the city's rich heritage of achieving prosperity through responsible leadership, and recognizes January 27, 2063, as "Heritage Day" in Homestead, Florida.

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

—**SR 2704** was introduced, read and adopted by publication.

At the request of Senator Hill—

By Senator Hill—

SR 2722—A resolution recognizing and commending Omega Psi Phi Fraternity, Inc., for its invaluable community services to the people of the State of Florida.

WHEREAS, on November 17, 1911, three Howard University undergraduate students, assisted by their faculty advisor, met and conceived the idea of founding Omega Psi Phi Fraternity, Inc., based on the cardinal principles of "manhood, scholarship, perseverance, and uplift," and

WHEREAS, Omega Psi Phi Fraternity, Inc., was the first fraternity founded at a Historically Black College or University, and, since its inception, has initiated over 130,000 members in 550 chapters in 44 states, the District of Columbia, Europe, Asia, Africa, the Bahamas, the Virgin Islands, and Panama, and

WHEREAS, Omega Psi Phi Fraternity, Inc., is committed to rendering community services that make a difference in quality of life, and has made invaluable contributions toward improving the educational, civic, and social lives of the people it has touched in Florida and throughout the world, and

WHEREAS, Brother George H. Grace of Miami, Florida, presently leads Omega Psi Phi Fraternity, Inc., serving as the Fraternity's 37th Grand Basileus; Brother Edgar L. Mathis, Sr., of Jacksonville, Florida, is the National Representative for District 7, which includes Florida, Georgia, Alabama, and Mississippi; and Brother Leslie Gamble of Miami, Florida, is the National Representative for the State of Florida, and

WHEREAS, other distinguished Floridians who are Brothers of Omega Psi Phi Fraternity, Inc., include United States Congressman Kendrick Meek, State Senator Anthony C. "Tony" Hill, Sr., State Senator Gary Siplin, State Representative Wilbert "Tee" Holloway, State Representative Frank Peterman, Jr., and Tallahassee Mayor John Marks, NOW, THEREFORE,

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

That the Florida Senate commends Omega Psi Phi Fraternity, Inc., for its invaluable community service to the people of Florida and recognizes April 3, 2003, as Omega Psi Phi Fraternity, Inc., Day in the State of Florida.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to George H. Grace, Grand Basileus of Omega Psi Phi Fraternity, Inc., as a tangible token of the sentiments of the Florida Senate.

—**SR 2722** was introduced, read and adopted by publication.

BILLS ON THIRD READING

CS for CS for SB 296—A bill to be entitled An act relating to retirement communities; amending s. 400.235, F.S., relating to the Gold Seal Program; amending standards for evidence of financial soundness and stability of certain nursing home facilities; amending s. 400.141, F.S.; amending prerequisites that certain nursing homes must fulfill to qualify for sharing programming and staff with other entities that are part of a retirement community; authorizing the Agency for Health Care Administration to adopt rules; amending ss. 651.081, 651.085, F.S.; providing for the establishment of a residents' organization; providing for the purposes of such an organization; requiring notice of a meeting or ballot election to select a designated representative to represent a residents' organization before the governing body of a continuing care provider; providing an effective date.

—was read the third time by title.

On motion by Senator Saunders, **CS for CS for SB 296** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bennett

Bullard	Geller	Pruitt
Campbell	Haridopolos	Saunders
Carlton	Hill	Sebesta
Clary	Jones	Siplin
Constantine	Klein	Smith
Cowin	Lawson	Villalobos
Crist	Lee	Wasserman Schultz
Dawson	Lynn	Webster
Diaz de la Portilla	Margolis	Wilson
Dockery	Miller	Wise
Fasano	Peadar	
Garcia	Posey	
Nays—None		

CS for SB 1762—A bill to be entitled An act relating to road and bridge designations; designating a portion of U.S. Highway 17 as the “Jerome A. Williams Memorial Highway”; designating Mamie Langdale Memorial Bridge in Glades County; designating George Crady Bridge in Nassau and Duval Counties; designating J.C. Penney Memorial Boulevard in the town of Penney Farms; designating C. Fred and Marvin Arrington Bridge; designating a portion of State Road 121 as the “Deputy Renee Danell Azure Memorial Highway”; designating Rodolfo Garcia Memorial Avenue; designating Monsignor Bryan O. Walsh Boulevard; designating Joe Celestin Boulevard; designating Monsignor Emilio Vallina Boulevard; designating “Bill Seidle Boulevard”; designating “Robert ‘Bullet Bob’ Hayes Avenue”; designating a portion of U.S. 192 as the “Howard E. Futch Memorial Highway”; directing the Department of Transportation to erect suitable signs; designating the Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway in Lake County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—as amended April 2 was read the third time by title.

MOTION

On motion by Senator Wise, the rules were waived to allow the following amendments to be considered:

Senator Wise moved the following amendments which were adopted by two-thirds vote:

Amendment 1 (090130)(with title amendment)—On page 5, between lines 16 and 17, insert:

Section 15. *Trooper Charles W. Parks Memorial Highway designated; department to erect suitable markers.—*

(1) *That portion of Interstate 95 in Nassau County is designated as “Trooper Charles W. Parks Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Trooper Charles W. Parks Memorial Highway as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, following the semicolon (;) insert: designating a portion of Interstate 95 as the Trooper Charles W. Parks Memorial Highway; directing the Department of Transportation to erect suitable markers;

Amendment 2 (643592)(with title amendment)—On page 5, between lines 16 and 17, insert:

Section 15. *“John S. ‘Steve’ Dennard Bridge” designation; markers.—*

(1) *The New River Bridge (bridge number 390031) on State Road 16 in Bradford and Union Counties is designated as the “John S. ‘Steve’ Dennard Bridge.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the John S. ‘Steve’ Dennard Bridge as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, following the semicolon (;) insert: designating a portion of State Road 16 as the “John S. ‘Steve’ Dennard Bridge”; directing the Department of Transportation to erect suitable markers;

Amendment 3 (735812)(with title amendment)—On page 5, between lines 16 and 17, insert:

Section 15. *Ed Fraser Memorial Highway designation; markers.—*

(1) *State Road 121, from the Georgia-Florida line in Baker County to the Union County line, is designated as the “Ed Fraser Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Ed Fraser Memorial Highway as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, following the semicolon (;) insert: designating the Ed Fraser Memorial Highway; directing the Department of Transportation to erect suitable markers;

On motion by Senator Alexander, further consideration of **CS for SB 1762** as amended was deferred.

CS for SB 2162—A bill to be entitled An act relating to a road designation; designating a portion of I-275 in Pinellas County as the “St. Petersburg Parkway”; dedicating the new Rose Bay bridges between the Cities of New Smyrna Beach and Port Orange to honor U.S. military POW’s and MIA’s; designating bridge number 550122 in Tallahassee as the “Veterans Memorial Bridge”; designating a portion of State Road 77 as the “Lynn Haven Parkway”; designating a portion of State Road 16 as the “Correctional Officers Memorial Highway”; designating a portion of Interstate 75 as the “Purple Heart Memorial Highway”; designating the “Korean War Veterans Memorial Highway” in Seminole County; designating a portion of State Road 100 in Flagler County as Veterans Memorial Highway; designating the “All-American Parkway” in Miami-Dade County; designating “Borinquen Boulevard” in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was read the third time by title.

On motion by Senator Sebesta, further consideration of **CS for SB 2162** was deferred.

CS for SB 1650—A bill to be entitled An act relating to the Criminal Justice Standards and Training Commission; amending s. 943.12, F.S.; authorizing the commission to grant and revoke the certification of agency in-service training instructors; amending s. 943.13, F.S.; adding time limitation for service in another jurisdiction to qualify for an exemption from a recruit training program; amending s. 943.131, F.S.; providing requirements for basic recruit training following employment; revising requirements for temporary employment authorizations; amending s. 943.1395, F.S.; clarifying provisions relating to reemployment of certified officers; clarifying provisions relating to disciplining individuals employed under a temporary employment authorization; amending s. 943.17, F.S.; providing that entrants in commission-approved academies are exempt from the statutory requirements relating to basic skills assessment for students entering vocational training; providing an effective date.

—was read the third time by title.

On motion by Senator Smith, **CS for SB 1650** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dawson	Miller
Alexander	Diaz de la Portilla	Peaden
Argenziano	Dockery	Posey
Aronberg	Fasano	Pruitt
Atwater	Garcia	Saunders
Bennett	Geller	Sebesta
Bullard	Haridopolos	Siplin
Campbell	Hill	Smith
Carlton	Jones	Villalobos
Clary	Klein	Wasserman Schultz
Constantine	Lawson	Webster
Cowin	Lynn	Wilson
Crist	Margolis	Wise

Nays—None

Vote after roll call:

Yea—Lee

The Senate resumed consideration of—

CS for SB 1762—A bill to be entitled An act relating to road and bridge designations; designating a portion of U.S. Highway 17 as the “Jerome A. Williams Memorial Highway”; designating Mamie Langdale Memorial Bridge in Glades County; designating George Crady Bridge in Nassau and Duval Counties; designating J.C. Penney Memorial Boulevard in the town of Penney Farms; designating C. Fred and Marvin Arrington Bridge; designating a portion of State Road 121 as the “Deputy Renee Danell Azure Memorial Highway”; designating Rodolfo Garcia Memorial Avenue; designating Monsignor Bryan O. Walsh Boulevard; designating Joe Celestin Boulevard; designating Monsignor Emilio Vallina Boulevard; designating “Bill Seidle Boulevard”; designating “Robert ‘Bullet Bob’ Hayes Avenue”; designating a portion of U.S. 192 as the “Howard E. Futch Memorial Highway”; directing the Department of Transportation to erect suitable signs; designating the Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway in Lake County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—which was previously considered and amended this day.

MOTION

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

Senator Posey moved the following amendment which was adopted by two-thirds vote:

Amendment 4 (273232)(with title amendment)—On page 5, between lines 16 and 17, insert:

Section 15. “*Clyde Hart Highway*” *designated; Department of Transportation to erect suitable markers.*—

(1) *That portion of State Road 44 which lies between DeLand and State Road 415 in Volusia County is designated as the Clyde Hart Highway.*

(2) *The Department of Transportation shall erect suitable markers designating the Clyde Hart Highway.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, after the semicolon (;) insert: designating the “Clyde Hart Highway” in Volusia County; directing the Department of Transportation to erect suitable markers;

On motion by Senator Alexander, **CS for SB 1762** as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

RECONSIDERATION OF BILL

On motion by Senator Alexander, the rules were waived and the Senate reconsidered the vote by which—

CS for SB 1762—A bill to be entitled An act relating to road and bridge designations; designating a portion of U.S. Highway 17 as the “Jerome A. Williams Memorial Highway”; designating Mamie Langdale Memorial Bridge in Glades County; designating George Crady Bridge in Nassau and Duval Counties; designating J.C. Penney Memorial Boulevard in the town of Penney Farms; designating C. Fred and Marvin Arrington Bridge; designating a portion of State Road 121 as the “Deputy Renee Danell Azure Memorial Highway”; designating Rodolfo Garcia Memorial Avenue; designating Monsignor Bryan O. Walsh Boulevard; designating Joe Celestin Boulevard; designating Monsignor Emilio Vallina Boulevard; designating “Bill Seidle Boulevard”; designating “Robert ‘Bullet Bob’ Hayes Avenue”; designating a portion of U.S. 192 as the “Howard E. Futch Memorial Highway”; directing the Department of Transportation to erect suitable signs; designating the Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway in Lake County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—as amended passed this day.

MOTION

On motion by Senator Diaz de la Portilla, the rules were waived to allow the following amendment to be considered:

Senator Wilson offered the following amendment which was moved by Senator Diaz de la Portilla and adopted by two-thirds vote:

Amendment 5 (094430)(with title amendment)—On page 5, between lines 16 and 17, insert:

Section 15. “*T. Stewart Greer Boulevard*” *designated; Department of Transportation to erect suitable markers.*—

(1) *That portion of N.W. 183rd Street in Miami-Dade County, from N.W. 32nd Avenue to N.W. 47th Avenue, is designated as T. Stewart Greer Boulevard.*

(2) *The Department of Transportation is directed to erect suitable markers designating T. Stewart Greer Boulevard.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 25, after the semicolon (;) insert: designating “T. Stewart Greer Boulevard” in Miami-Dade County; directing the Department of Transportation to erect suitable markers;

On motion by Senator Alexander, **CS for SB 1762** as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

The Senate resumed consideration of—

CS for SB 2162—A bill to be entitled An act relating to a road designation; designating a portion of I-275 in Pinellas County as the “St. Petersburg Parkway”; dedicating the new Rose Bay bridges between the Cities of New Smyrna Beach and Port Orange to honor U.S. military POW’s and MIA’s; designating bridge number 550122 in Tallahassee as the “Veterans Memorial Bridge”; designating a portion of State Road 77 as the “Lynn Haven Parkway”; designating a portion of State Road 16 as the “Correctional Officers Memorial Highway”; designating a portion of Interstate 75 as the “Purple Heart Memorial Highway”; designating the “Korean War Veterans Memorial Highway” in Seminole County; designating a portion of State Road 100 in Flagler County as Veterans Memorial Highway; designating the “All-American Parkway” in Miami-Dade County; designating “Borinquen Boulevard” in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—which was previously considered this day.

On motion by Senator Sebesta, **CS for SB 2162** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Diaz de la Portilla	Miller
Alexander	Dockery	Peaden
Argenziano	Fasano	Posey
Aronberg	Garcia	Pruitt
Atwater	Geller	Saunders
Bullard	Haridopolos	Sebesta
Campbell	Hill	Siplin
Carlton	Jones	Smith
Clary	Klein	Villalobos
Constantine	Lawson	Wasserman Schultz
Cowin	Lee	Webster
Crist	Lynn	Wilson
Dawson	Margolis	Wise

Nays—None

Vote after roll call:

Yea—Bennett

CS for SB 320—A bill to be entitled An act relating to the Florida Medicaid program; amending s. 409.9066, F.S.; requiring the Agency for Health Care Administration to publish on a website the average wholesale prices of drugs provided through the program; requiring the agency to publish additional information to assist consumers; requiring a report on methods of pricing pharmaceutical products purchased by the program; providing an effective date.

—was read the third time by title.

On motion by Senator Aronberg, **CS for SB 320** was passed and certified to the House. The vote on passage was:

CS for SB 90—A bill to be entitled An act relating to parent-child privilege; creating s. 90.5045, F.S.; creating a parent-child privilege to prevent disclosure of communications that were intended to be made in confidence; defining the term “parent”; providing proceedings in which the privilege does not exist; providing for waiver of the privilege; requiring that a guardian ad litem be appointed to represent a minor child prior to the court approving a waiver of the privilege; providing an effective date.

—was read the third time by title.

On motion by Senator Geller, **CS for SB 90** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

CS for SB 1838—A bill to be entitled An act relating to instructional materials for K-12 public education; amending s. 1006.28, F.S.; changing the date by which school superintendents must notify the department regarding certain instructional materials; amending s. 1006.29, F.S.; changing the date for appointment of instructional materials committees; amending s. 1006.33, F.S.; changing the date for advertisement for and receipt of bids for furnishing instructional materials; amending ss. 1006.34, 1006.36, F.S.; changing the date on which adoption of instructional materials is effective; amending s. 1006.37, F.S.; requiring publishers to provide and price adopted instructional materials on an individual basis for purchase by school districts; providing limitations on purchasing authority; providing district responsibilities for certain purchases; amending s. 1006.40, F.S.; revising provisions relating to the issuance of purchase orders; providing for the application of certain provisions; providing an effective date.

—as amended April 2 was read the third time by title.

On motion by Senator Aronberg, **CS for SB 1838** as amended was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

CS for SB 62—A bill to be entitled An act relating to the disposition of proceeds from the sale of forfeited property; amending s. 932.7055, F.S.; authorizing a board of county commissioners or governing body of a municipality to use the proceeds from the sale of forfeited property for drug court programs; providing requirements for expending such funds; requiring that drug court programs be included in those programs that receive funds acquired under the Florida Contraband Forfeiture Act; providing an effective date.

—was read the third time by title.

On motion by Senator Wise, **CS for SB 62** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

SB 2412—A bill to be entitled An act relating to special observances; creating s. 683.195, F.S.; designating the month of January of each year as “Florida Jewish History Month”; providing for a proclamation by the Governor to that effect; providing an effective date.

—was read the third time by title.

On motion by Senator Margolis, **SB 2412** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Clary	Geller
Alexander	Constantine	Haridopolos
Argenziano	Cowin	Hill
Aronberg	Crist	Jones
Atwater	Dawson	Klein
Bennett	Diaz de la Portilla	Lawson
Bullard	Dockery	Lee
Campbell	Fasano	Lynn
Carlton	Garcia	Margolis

Miller	Sebesta	Wasserman Schultz
Peaden	Siplin	Webster
Posey	Smith	Wilson
Pruitt	Villalobos	Wise
Saunders		

Nays—None

CS for SB 162—A bill to be entitled An act relating to American Sign Language; providing legislative findings and purpose; allowing foreign-language credits for instruction in American Sign Language; requiring notice of limitations; providing duties of the Commissioner of Education and the State Board of Education; providing for a task force and prescribing its duties; requiring teachers of American Sign Language to be licensed by a specified date; providing a plan for postsecondary institutions; providing an effective date.

—was read the third time by title.

On motion by Senator Wise, **CS for SB 162** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peaden
Alexander	Dockery	Posey
Argenziano	Fasano	Pruitt
Aronberg	Garcia	Saunders
Atwater	Geller	Sebesta
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Campbell	Jones	Villalobos
Carlton	Klein	Wasserman Schultz
Clary	Lawson	Webster
Constantine	Lee	Wilson
Cowin	Lynn	Wise
Crist	Margolis	
Dawson	Miller	

Nays—None

SB 174—A bill to be entitled An act relating to the protection of marine turtles; amending s. 370.12, F.S.; providing penalties for violating the Marine Turtle Protection Act; providing first-degree misdemeanor and third-degree felony penalties for possessing a specified number or more of marine turtle eggs; providing an additional penalty for each egg involved in such a violation; providing that it is a third-degree felony to take, disturb, mutilate, destroy, cause to be destroyed, transfer, sell, offer to sell, molest, or harass a marine turtle or its nest, hatchings, eggs, or parts thereof; providing that it is a third-degree felony to solicit or conspire to violate the Marine Turtle Protection Act; amending s. 777.04, F.S.; relating to the offense of criminal attempt, criminal solicitation, or criminal conspiracy; providing that a violation of the Marine Turtle Protection Act is exempt from certain sentencing requirements for an offense of solicitation or conspiracy; amending s. 921.0022, F.S.; relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions of the Act to the Code; providing an effective date.

—as amended April 2 was read the third time by title.

Senator Villalobos moved the following amendment which was adopted by two-thirds vote:

Amendment 1 (403230)(with title amendment)—On page 3, lines 25-30, delete those lines and insert:

1. *Knowingly possess the eggs of any marine turtle species described in this subsection.*
2. *Knowingly take, disturb, mutilate, destroy, cause to be destroyed, transfer, sell, offer to sell, molest, or harass any marine turtles or the eggs or nest of any marine turtles described in this subsection.*

And the title is amended as follows:

On page 1, lines 7-11, delete those lines and insert: for knowingly possessing a specified number or more of marine turtle eggs; providing an additional penalty for each egg involved in such a violation; providing that it is a third-degree felony to knowingly take, disturb, mutilate, destroy,

On motion by Senator Geller, SB 174 as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—40

Table with 3 columns: Name, Diaz de la Portilla, Peaden. Lists names of senators and their corresponding votes.

Nays—None

CS for SB 934—A bill to be entitled An act relating to trust funds; terminating a specified trust fund within the Department of State and the Department of Transportation; providing for disposition of balances in and revenues of that trust fund; declaring the findings of the Legislature that specified trust funds within the Executive Office of the Governor, the Department of Transportation, and the Department of Highway Safety and Motor Vehicles are exempt from the termination requirements of s. 19(f), Art. III of the State Constitution; repealing s. 15.09(4) and (5), F.S., relating to the Corporations Trust Fund and the Public Access Data Systems Trust Fund; repealing ss. 607.1901 and 607.19011, F.S., relating to the Corporations Trust Fund; amending ss. 607.193, 617.1901, 620.183, and 865.09, F.S.; deleting references to the Corporations Trust Fund; providing for deposit of certain moneys into the General Revenue Fund; repealing s. 320.8249(16), F.S., relating to obsolete provisions in chapter 96-394, Laws of Florida, appropriating funds; providing an effective date.

—was read the third time by title.

On motion by Senator Webster, CS for SB 934 was passed and certified to the House. The vote on passage was:

Yeas—39

Table with 3 columns: Name, Dawson, Miller. Lists names of senators and their corresponding votes.

Nays—None

Vote after roll call:

Yea to Nay—Aronberg, Crist, Garcia and Villalobos

SPECIAL ORDER CALENDAR

On motion by Senator Pruitt—

SB 2500—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2003, and ending June 30, 2004, 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.

Senators Carlton, Bennett, Cowin, Diaz de la Portilla, Campbell, Posey, Alexander, Constantine, Wilson, Villalobos, Geller, Margolis, Aronberg, Miller, King, Argenziano, Atwater, Bullard, Clary, Crist, Dawson, Dockery, Fasano, Garcia, Haridopolos, Hill, Jones, Klein, Lawson, Lee, Lynn, Peaden, Pruitt, Saunders, Sebesta, Siplin, Smith, Wasserman Schultz, Webster and Wise offered the following amendment which was moved by Senator Carlton and adopted:

Amendment 1 (995000)—

In Section: 01 On Page: 001 Specific Appropriation: 1 Delete Insert

EDUCATION, DEPARTMENT OF
Program: Education - Fixed Capital Outlay

In Section 01 On Page 001
Fixed Capital Outlay
Classrooms First And 1997 School Capital
Outlay Bond Programs - Operating Funds
And Debt Service

From Educational Enhancement Trust 180,000,000 169,000,000
Fund

Public Schools, Division Of
Program: State Grants/K-12 Program - FEFP

In Section 01 On Page 003
Aid To Local Governments
Grants And Aids - Class Size Reduction

From Educational Enhancement Trust 43,117,952 54,167,952
Fund

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

3D Special Categories
Grants And Aids - Mentoring/Student
Assistance Initiatives

From Educational Enhancement Trust 12,250,000
Fund

Following Specific Appropriation 3D, INSERT:

From the funds in Specific Appropriation 3D, \$875,000 is provided for the Governor's Mentoring Initiative, \$3,960,000 is provided for Take Stock in Children, \$1,840,000 is provided for Big Brothers-Big Sisters, \$2,300,000 is provided for Boys and Girls Clubs, \$1,380,000 is provided for Learning for Life, \$500,000 is provided for implementation grants for Florida Mentor Teacher Program pilot projects approved by the State Board of Education, \$920,000 is provided for the PASS Project-Best Practices, and \$475,000 is provided for Jobs for Florida Graduates.

Community Colleges, Division Of
Program: Community College Programs

In Section 01 On Page 004
Aid To Local Governments
Grants And Aids - Program Challenge
Grants

From Educational Enhancement Trust Fund	10,300,000	22,000,000
---	------------	------------

The university shall submit student enrollment information, by program, as a part of the quarterly release of appropriations. \$125,000 is to support rural and unmet needs.

Universities, Division Of
Program: Educational And General Activities

Immediately following Specific Appropriation 48, INSERT:

12 In Section 01 On Page 005
Special Categories
Challenge Grants

From funds provided in Specific Appropriation 48, \$5,065,750 is to support Florida residents enrolled in the Osteopathic Medicine, Optometry, and Pharmacy programs. The university shall submit student enrollment information, by program, as a part of the quarterly release of appropriations. \$125,000 is to support rural and unmet needs.

From Educational Enhancement Trust Fund	25,045,747	51,045,747
---	------------	------------

Program: Private Colleges And Universities

Office Of Student Financial Assistance
Program: Student Financial Aid Program - State

41 In Section 02 On Page 014
Special Categories
Grants And Aids - Medical Training And Simulation Laboratory

54 In Section 02 On Page 016
Financial Assistance Payments
Student Financial Aid

From General Revenue Fund	65,687,205	105,687,205
---------------------------	------------	-------------

From General Revenue Fund	1,425,001	2,500,000
---------------------------	-----------	-----------

Immediately following Specific Appropriation 54, DELETE:

43 Special Categories
Grants And Aids - First Accredited Medical School University Of Miami

The funds in Specific Appropriation 54 are provided in the amounts specified for each scholarship and grant program listed below.

From General Revenue Fund	4,468,728	5,363,810
---------------------------	-----------	-----------

State Student Financial Assistance Trust Fund:

Immediately following Specific Appropriation 43, DELETE:

Funds in Specific Appropriation 43 from the General Revenue Fund and \$10,856,727 from the Educational Aids Trust Fund shall be used to provide \$30,650.91 each for 500 Florida residents attending the University of Miami Medical School. From the Educational Aids Trust Fund, \$605,120 shall be for cancer research, and \$1,076,000 shall be for the PHD Program in Biomedical Science. The University may adjust the capitation rate or the number of students within this appropriation.

Florida Student Assistance Grant - Public Full & Part Time.	53,638,621
Florida Student Assistance Grant - Private.....	10,737,529
Florida Student Assistance Grant - Postsecondary.....	7,368,317
Children of Deceased/Disabled/Veterans.....	333,250
Florida Work Experience.....	1,069,922
Critical Teacher Shortage Program.....	1,739,566
Rosewood Family Scholarships.....	100,000

From the funds provided in Specific Appropriation 54, the maximum grant to any student from the Florida Public, Private, and Postsecondary Assistance Grant Programs shall be \$1,468.

Immediately following Specific Appropriation 43, INSERT:

From the funds provided in Specific Appropriation 43, \$4,468,728 from the General Revenue Fund and \$10,856,727 from the Educational Aids Trust Fund shall be used to provide \$30,650.91 each for 500 Florida residents attending the University of Miami Medical School; \$895,082 from the General Revenue Fund and \$605,120 from the Educational Aids Trust Fund shall be for cancer research, and \$1,076,000 from the Educational Aids Trust Fund shall be for the PHD Program in Biomedical Science. The University may adjust the capitation rate or the number of students within this appropriation.

Funds provided in Specific Appropriation 54 are the maximum amounts provided for the specified grant programs. The Department shall ensure that sufficient program guidelines are in place to provide for the management of these grant programs within the specified level of the appropriation.

Immediately following Specific Appropriation 54, INSERT:

45 In Section 02 On Page 015
Special Categories
Grants And Aids - Spinal Cord Research/University Of Miami

The funds in Specific Appropriation 54 are provided in the amounts specified for each scholarship and grant program listed below.

From General Revenue Fund	880,201	926,000
---------------------------	---------	---------

State Student Financial Assistance Trust Fund:

46 Special Categories
Grants And Aids - Regional Diabetes Center - University Of Miami

Florida Student Assistance Grant - Public Full & Part Time.	83,638,621
Florida Student Assistance Grant - Private.....	10,737,529
Florida Student Assistance Grant - Postsecondary.....	7,368,317
Children of Deceased/Disabled/Veterans.....	333,250
Florida Work Experience.....	1,069,922
Critical Teacher Shortage Program.....	1,739,566
Rosewood Family Scholarships.....	100,000
Innovation Florida Technology Scholarships.....	10,000,000

From General Revenue Fund	596,094	627,466
---------------------------	---------	---------

From the funds provided in Specific Appropriation 54, the maximum grant to any student from the Florida Public, Private, and Postsecondary Assistance Grant Programs shall be \$1,468.

48 Special Categories
Nova Southeastern University - Health Programs

Funds provided in Specific Appropriation 54 for Innovation Florida Technology Scholarships are for financial assistance to students enrolled in a Florida community college, state university, or technical institute in programs of study relating to advanced manufacturing, life sciences, information technology, or high technology logistics. The scholarship payment may fund up to 45 credit hours annually, or the equivalent, for eligible students. To be eligible to receive an Innovation Florida Technology Scholarship, a student must:

From General Revenue Fund	4,931,213	5,190,750
---------------------------	-----------	-----------

Immediately following Specific Appropriation 48, DELETE:

Funds in Specific Appropriation 48 are to support Florida residents enrolled in the Osteopathic Medicine, Optometry, and Pharmacy programs.

1) meet financial need and academic merit based on criteria to be established by the State Board of Education;
 2) enroll in a qualified program, designated by the State Board of Education, at an eligible institution within three years of graduating from high school;
 3) maintain continuous progress that will lead to program completion within seven years of high school graduation; and
 4) complete a summer internship program of at least 160 hours relevant to one of the targeted employment areas.
 Employers sponsoring interns under the Innovation Florida Technology Scholarship Program must compensate students at a rate at least 20% higher than the federal minimum wage. Employers placing interns shall receive a grant of \$500 for each student completing an internship, payable from funds appropriated for the Innovation Florida Scholarship Program. The State Board of Education shall promulgate rules to provide for the equitable administration of this program within the annual level of funding provided by the Legislature.

Funds provided in Specific Appropriation 54 are the maximum amounts provided for the specified grant programs. The Department shall ensure that sufficient program guidelines are in place to provide for the management of these grant programs within the specified level of the appropriation.

Public Schools, Division Of
 Program: State Grants/K-12 Program - FEFP

In Section 02 On Page 017
 59 Aid To Local Governments
 Grants And Aids - Florida Educational
 Finance Program

From General Revenue Fund 6,576,627,092 6,864,848,036

Immediately following Specific Appropriation 59, DELETE the second and eighth paragraphs of proviso:

Funds provided in Specific Appropriation 59 shall be allocated using a base student allocation of \$3,598.40 for the FEFP.

Total required local effort for 2003-2004 shall be \$5,204,307,170. The total amount shall include adjustments made for the calculation required in s. 1011.62(a) and (b), Florida Statutes. The maximum nonvoted discretionary millage which may be levied pursuant to the provisions of s. 1011.71(1), Florida Statutes, by district school boards in 2003-2004 shall be:

- 1) 0.51 mills, and
- 2) An additional levy, not to exceed 0.25 mills, that will raise an amount not to exceed \$50 per full-time equivalent student (FTE).

and insert in lieu thereof:

Funds provided in Specific Appropriation 59 shall be allocated using a base student allocation of \$3,699.72 for the FEFP.

Total required local effort for 2003-2004 shall be \$5,200,681,010. The total amount shall include adjustments made for the calculation required in s. 1011.62(a) and (b), Florida Statutes. The maximum nonvoted discretionary millage which may be levied pursuant to the provisions of s. 1011.71(1), Florida Statutes, by district school boards in 2003-2004 shall be:

- 1) 0.51 mills, and
- 2) An additional levy, not to exceed 0.25 mills, that will raise an amount not to exceed \$50 per full-time equivalent student (FTE).

In Section 02 On Page 020
 59A Aid To Local Governments
 Grants And Aids - Class Size Reduction

From General Revenue Fund 419,877,705 408,827,705

Workforce Development, Division Of
 Program: Workforce Education Administered
 Funds

In Section 02 On Page 025
 99 Aid To Local Governments
 Workforce Development

From General Revenue Fund 378,849,510 381,459,332

Community Colleges, Division Of
 Program: Community College Programs

101 Aid To Local Governments
 Grants And Aids - Community Colleges
 Program Fund

From General Revenue Fund 790,764,932 834,279,676

In Section 02, on Page 26, DELETE the following:

Funds in the amount of \$294,297,379, in Specific Appropriation 101 are provided for workforce development education programs as defined in s. 1004.02(26), Florida Statutes, and shall be used for no other purpose.

In Section 02, on Page 26, INSERT the following:

Funds in Specific Appropriation 101 provided for workforce development education programs as defined in s. 1004.02(26), Florida Statutes, shall be used for no other purpose.

Universities, Division Of
 Program: Educational And General
 Activities

In Section 02 On Page 030
 123 Aid To Local Governments
 Grants And Aids - Education And General
 Activities

From General Revenue Fund 1,431,771,968 1,498,098,122

Immediately following Specific Appropriation 123, DELETE:

Funds in Specific Appropriations 7 through 11, 123 through 128 and 130, shall be expended in accordance with operating budgets which must be approved by each university's Board of Trustees.

Funds in Specific Appropriation 123 from the General Revenue Fund shall be allocated as follows:

UF.....	301,205,082
FSU.....	231,919,896
FAMU.....	91,625,895
USF.....	170,900,817
USF, St. Petersburg.....	23,658,508
USF, Sarasota.....	9,246,870
FAU.....	117,402,444
UWF.....	50,145,848
UCF.....	184,312,622
FIU.....	151,743,097
UNF.....	60,376,133
FGCU.....	28,360,691
NCF.....	10,874,065

Funds in Specific Appropriation 123 from the Phosphate Research Trust Fund are provided for the University of South Florida.

Funds in Specific Appropriation 123 are based upon the following full-time equivalent (FTE) enrollment:

Lower Level.....	57,819
Upper Level.....	74,204

Graduate..... 27,581
 Total..... 159,604

Funding for each university is based upon the following full-time equivalent (FTE) enrollment:

University of Florida;
 Lower Level..... 11,394
 Upper Level..... 13,033
 Graduate..... 7,898
 Total..... 32,325

Florida State University;
 Lower Level..... 9,600
 Upper Level..... 10,582
 Graduate..... 4,653
 Total..... 24,835

Florida Agricultural & Mechanical University;
 Lower Level..... 4,210
 Upper Level..... 3,556
 Graduate..... 1,071
 Total..... 8,837

University of South Florida;
 Lower Level..... 7,460
 Upper Level..... 9,845
 Graduate..... 3,644
 Total..... 20,949

Florida Atlantic University;
 Lower Level..... 4,061
 Upper Level..... 7,045
 Graduate..... 1,927
 Total..... 13,033

University of West Florida;
 Lower..... 1,765
 Upper Level..... 2,892
 Graduate..... 738
 Total..... 5,395

University of Central Florida;
 Lower Level..... 8,208
 Upper Level..... 11,669
 Graduate..... 2,973
 Total..... 22,850

Florida International University;
 Lower Level..... 6,924
 Upper Level..... 9,966
 Graduate..... 3,349
 Total..... 20,239

University of North Florida;
 Lower Level..... 3,058
 Upper Level..... 3,894
 Graduate..... 917
 Total..... 7,869

Florida Gulf Coast University;
 Lower Level..... 988
 Upper Level..... 1,312
 Graduate..... 411
 Total..... 2,711

New College;
 Lower Level..... 151
 Upper Level..... 410
 Total..... 561

Immediately following Specific Appropriation 123, INSERT:

Funds in Specific Appropriations 7 through 11, 123 through 128 and 130, shall be expended in accordance with operating budgets which must be approved by each university's Board of Trustees.

Funds in Specific Appropriation 123 from the General Revenue Fund shall be allocated as follows:

UF..... 309,855,713
 FSU..... 240,714,774
 FAMU..... 95,044,680
 USF..... 180,447,251
 USF, St. Petersburg..... 24,000,173
 USF, Sarasota..... 9,380,197
 FAU..... 123,874,680
 UWF..... 51,972,774
 UCF..... 198,932,454
 FTU..... 159,096,450
 UNF..... 63,778,638
 FGCU..... 29,912,849
 NCF..... 11,087,489

Funds in Specific Appropriation 123 from the Phosphate Research Trust Fund are provided for the University of South Florida.

Funds in Specific Appropriation 123 are based upon the following full-time equivalent (FTE) enrollment:

Lower Level..... 60,491
 Upper Level..... 77,215
 Graduate..... 29,111
 Total..... 166,817

Funding for each university is based upon the following full-time equivalent (FTE) enrollment:

University of Florida;
 Lower Level..... 11,394
 Upper Level..... 13,033
 Graduate..... 8,161
 Total..... 32,588

Florida State University;
 Lower Level..... 9,959
 Upper Level..... 11,007
 Graduate..... 4,790
 Total..... 25,756

Florida Agricultural & Mechanical University;
 Lower Level..... 4,210
 Upper Level..... 3,675
 Graduate..... 1,138
 Total..... 9,023

University of South Florida;
 Lower Level..... 8,058
 Upper Level..... 10,247
 Graduate..... 3,881
 Total..... 22,186

Florida Atlantic University;
 Lower Level..... 4,320
 Upper Level..... 7,496
 Graduate..... 2,072
 Total..... 13,888

University of West Florida;
 Lower..... 1,872
 Upper Level..... 2,977
 Graduate..... 738
 Total..... 5,587

University of Central Florida;
 Lower Level..... 8,843
 Upper Level..... 12,592
 Graduate..... 3,355
 Total..... 24,790

Florida International University;
 Lower Level..... 7,271
 Upper Level..... 10,319
 Graduate..... 3,575
 Total..... 21,165

University of North Florida;		
Lower Level.....	3,251	
Upper Level.....	4,107	
Graduate.....	953	
Total.....	8,311	
Florida Gulf Coast University;		
Lower Level.....	1,158	
Upper Level.....	1,352	
Graduate.....	448	
Total.....	2,958	
New College;		
Lower Level.....	155	
Upper Level.....	410	
Total.....	565	

In Section 02 On Page 033		
124	Aid To Local Governments Grants And Aids - Institute Of Food And Agricultural Science	
	From General Revenue Fund	107,558,748 109,245,124
In Section 02 On Page 034		
125	Aid To Local Governments Grants And Aids - University Of South Florida Medical Center	
	From General Revenue Fund	43,278,880 44,462,082
In Section 02 On Page 035		
126	Aid To Local Governments Grants And Aids - University Of Florida Health Center	
	From General Revenue Fund	63,915,723 65,372,470

Immediately following Specific Appropriation 126, DELETE:

Funds in Specific Appropriation 126 are based upon the following total full-time equivalent enrollment:

Dentistry.....	330
Vet. Medicine.....	323
M.D.....	460

Immediately following Specific Appropriation 126, INSERT:

Funds in Specific Appropriation 126 are based upon the following total full-time equivalent enrollment:

Dentistry.....	330
Vet. Medicine.....	329
M.D.....	460

In Section 02 On Page 034		
127	Aid To Local Governments Grants And Aids - Florida State University Medical School	
	From General Revenue Fund	22,886,959 23,183,242
In Section 02 On Page 035		
128	Aid To Local Governments Grants And Aids - College And University Centers	
	From General Revenue Fund	4,830,695 4,875,941
In Section 02 On Page 035		
132	Lump Sum University Centers Of Excellence	
	From General Revenue Fund	10,000,000

Immediately following Specific Appropriation 132, INSERT:

Funds in Specific Appropriation 132 are provided to fund a Center of Excellence which shall be selected in accordance with the provisions of

s. 1004.225, Florida Statutes. The release of these funds is contingent upon approval of an expenditure plan by the Legislative Budget Commission.

In Section 02 On Page 034
131 Special Categories
Challenge Grants

From Major Gifts Trust Fund 35,233,379 61,233,379

In Section 02 On Page 006

On page 6, after "EDUCATION, DEPARTMENT OF", insert:

Funds in the amounts specified for the following Specific Appropriations are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund:

SA 14, \$1,074,999; SA 43, \$895,082; SA 45, \$45,799; SA 46, \$31,372; SA 48, \$259,537; SA 54, \$30,000,000 for the Florida Public Student Assistance Grant and \$10,000,000 for Innovation Florida Technology Scholarships; SA 59, \$277,170,944; SA 99, \$2,609,822; SA 101, \$43,514,744; SA 123, \$66,326,154; SA 124, \$1,686,376; SA 125, \$1,183,202; SA 126, \$1,456,747; SA 127, \$296,283; SA 128, \$45,246; and SA 132, \$10,000,000.

If such increased receipts to the General Revenue Fund are less than the total of the above items and any other appropriations made from General Revenue that are contingent on such increased receipts, the amounts identified above shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

In Section On Page 000

On page 321, following Section 23, insert a new Section 24, and renumber subsequent Sections:

SECTION 24. There is hereby appropriated \$60,000,000 to be transferred from the Lottery Capital Outlay and Debt Service Trust Fund to the Education Enhancement Trust Fund.

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

Amendment 2 (995001)—

In Section: 02 On Page: 017 Specific Appropriation: 59
Delete Insert

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

In Section 02 On Page 017
59 Aid To Local Governments
Grants And Aids - Florida Educational
Finance Program

At the end of existing proviso language, following Specific Appropriation 59, INSERT:

Funds in Specific Appropriation 59 for dual enrollment instruction of public school students shall be provided to the employer. Funds for public school students enrolled in dual enrollment courses where instruction is provided at the postsecondary institution shall be provided in an amount equal to the hours of instruction which would be necessary to earn the FTE and the funding for an equivalent course if it were taught in the school district.

Workforce Development, Division Of
Program: Workforce Education Administered
Funds

In Section 02 On Page 025
99 Aid To Local Governments
Workforce Development

At the end of existing proviso language, following Specific Appropriation 99, INSERT:

Public school students enrolled in dual enrollment courses shall not be reported for funding through the Workforce Development funding formula.

Community Colleges, Division Of
Program: Community College Programs

101 Aid To Local Governments
Grants And Aids - Community Colleges
Program Fund

At the end of existing proviso language, following Specific Appropriation 101, INSERT:

Public school students enrolled in dual enrollment courses shall not be reported for funding through the Community College Program Fund.

Senators Peaden, Aronberg, Dawson, Diaz de la Portilla, Fasano, Jones, Margolis, Villalobos, Wilson, Cowin, King, Alexander, Argenziano, Atwater, Bennett, Bullard, Campbell, Carlton, Clary, Constantine, Crist, Dockery, Garcia, Geller, Haridopolos, Hill, Klein, Lawson, Lee, Lynn, Miller, Posey, Pruitt, Saunders, Sebesta, Siplin, Smith, Wasserman Schultz, Webster and Wise offered the following amendment which was moved by Senator Peaden and adopted:

Amendment 3 (995002)—

In Section: 03 On Page: 000 Specific Appropriation: 157-AA
Delete Insert

AGENCY FOR HEALTH CARE ADMINISTRATION
Program: Health Care Services
Medicaid Services To Individuals

157-AA In Section 03 On Page 000
Special Categories
Adult Dental, Visual And Hearing Services

From General Revenue Fund	8,390,676
From Medical Care Trust Fund	12,034,534
From Refugee Assistance Trust Fund	400,208

Immediately following the new Specific Appropriation, INSERT the following proviso:

Funds in Specific Appropriation 157-AA are provided to restore emergency dental, visual, and hearing services for adults, effective July 1, 2003. These funds are contingent on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in Specific Appropriation 157-AA shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

162 In Section 03 On Page 040
Special Categories
Early And Periodic Screening Of Children

From General Revenue Fund	46,757,337	50,828,201
From Medical Care Trust Fund	67,251,130	73,089,867

INSERT the following new paragraphs of proviso following existing proviso in Specific Appropriation 162:

From the funds in Specific Appropriation 162, \$2,774,946 from the General Revenue Fund and \$3,980,035 from the Medical Care Trust Fund are provided to increase reimbursement rates by ten percent for children's dental services, effective October 1, 2003. The funds in this paragraph are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund

are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

From the funds in Specific Appropriations 162, 175, 179 and 182, \$16,018,549 from the General Revenue Fund and \$22,974,997 from the Medical Care Trust Fund are provided to increase reimbursement rates by nine percent for physicians, osteopathic physicians, podiatrists, chiropractors, physician assistants, advanced registered nurse practitioners, registered nurse first assistants, and optometrists, effective October 1, 2003. The funds in this paragraph are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

164 In Section 03 On Page 041
Special Categories
Family Planning

From General Revenue Fund	1,132,621	1,153,422
From Medical Care Trust Fund	10,197,364	10,384,576

INSERT the following proviso immediately following Specific Appropriation 164:

From the funds in Specific Appropriations 164, 167, 169, 172, 173, 175, 177, 178, 179, 182, 183, 185, 190, and 192 \$105,774,420 from the General Revenue Fund, \$33,786,540 from the Grants and Donations Trust Fund and \$151,868,266 from the Medical Care Trust Fund are provided to restore the optional Medically Needy Program for adults, effective July 1, 2003. The funds in this paragraph are contingent on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations from the General Revenue Fund that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

167 Special Categories
Home Health Services

From General Revenue Fund	38,013,331	38,605,631
From Medical Care Trust Fund	59,160,236	60,009,756

169 Special Categories
Hospital Inpatient Services

From General Revenue Fund	81,192,363	180,055,336
From Medical Care Trust Fund	1,114,795,848	1,183,316,637
From Refugee Assistance Trust Fund	1,754,614	1,791,768

On Page 43, DELETE the third full paragraph of proviso language which reads:

Funds in Specific Appropriation 169 reflect a fund shift of \$51,100,000 from the General Revenue Fund to the Grants and Donations Trust Fund to be used to assist in funding the state share of hospital expenditures. Funds in Specific Appropriations 165, 170 and 188 are contingent upon receipt of the \$51,100,000 from grants and donations from county or other governmental funds.

DELETE the last paragraph of proviso following Specific Appropriation 169 which reads:

Funds in Specific Appropriation 169 reflect a reduction of \$11,820,235 from the General Revenue Fund, \$16,967,708 from the Medical Care Trust Fund and \$37,154 from the Refugee Assistance Trust Fund for the reduction of hospital reimbursement rates by 2 percent.

INSERT the following new paragraphs of proviso following Specific Appropriation 169:

From the funds in Specific Appropriation 169, \$62,920,235 from the General Revenue Fund, \$16,967,708 from the Medical Care Trust Fund, and \$37,154 from the Refugee Assistance Trust Fund are contingent on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

From the funds in Specific Appropriation 169, \$51,100,000 from the Grants and Donations Trust Fund is contingent upon the receipt of grants and donations from county or other governmental funds and shall be required only if bills are not enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts of \$51,100,000 in the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the \$51,100,000 in the Grants and Donations Trust Fund shall be adjusted proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

In Section 03 On Page 044
172 Special Categories
Hospital Insurance Benefits

From General Revenue Fund	43,958,204	47,788,985
From Medical Care Trust Fund	63,048,449	68,542,841

173 Special Categories
Hospital Outpatient Services

From General Revenue Fund	126,366,499	138,115,567
From Medical Care Trust Fund	232,594,751	249,448,266
From Refugee Assistance Trust Fund	1,011,565	1,036,042

DELETE the last paragraph of proviso following Specific Appropriation 173 which reads:

Funds in Specific Appropriation 173 reflect a reduction of \$3,585,127 from the General Revenue Fund, \$5,144,184 from the Medical Care Trust Fund and \$24,477 from the Refugee Assistance Trust Fund for the reduction of hospital reimbursement rates by 2 percent.

INSERT a new paragraph of proviso following Specific Appropriation 173:

From the funds in Specific Appropriation 173, \$3,585,127 from the General Revenue Fund, \$5,144,184 from the Medical Care Trust Fund, and \$24,477 from the Refugee Assistance Trust Fund are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

In Section 03 On Page 045
175 Special Categories
Nurse Practitioner Services

From General Revenue Fund	2,558,581	2,766,602
From Medical Care Trust Fund	3,671,002	3,969,361

177 Special Categories
Other Lab And X-Ray Services

From General Revenue Fund	13,265,045	13,440,584
From Medical Care Trust Fund	19,991,143	20,242,914

178 Special Categories
Patient Transportation

From General Revenue Fund	42,911,320	43,015,824
From Medical Care Trust Fund	61,778,530	61,928,418

179 Special Categories
Physician Assistant Services

From General Revenue Fund	814,695	887,445
From Medical Care Trust Fund	1,170,397	1,274,740

182 Special Categories
Physician Services

From General Revenue Fund	175,654,788	197,611,484
---------------------------	-------------	-------------

In Section 03 On Page 046

From Medical Care Trust Fund	349,960,564	381,452,495
------------------------------	-------------	-------------

183 Special Categories
Prescribed Medicine/Drugs

From General Revenue Fund	650,403,145	696,027,661
From Grants And Donations Trust Fund	510,834,809	545,146,349
From Medical Care Trust Fund	944,936,157	1,010,374,242
From Refugee Assistance Trust Fund	3,246,589	3,252,378

DELETE the seventh paragraph of proviso as listed below from Specific Appropriation 183:

Funds in Specific Appropriation 183 reflect a reduction of \$1,219,752 from the General Revenue Fund, \$525,000 from the Grants and Donations Trust Fund, \$1,749,459 from the Medical Care Trust Fund and \$5,789 from the Refugee Assistance Trust Fund as a result of implementation of step therapies for Cox 2 drugs.

INSERT a new paragraph of proviso following Specific Appropriation 183:

From the funds in Specific Appropriation 183, \$1,219,752 from the General Revenue Fund, \$525,000 from the Grants and Donations Trust Fund, \$1,749,459 from the Medical Care Trust Fund, and \$5,789 from the Refugee Assistance Trust Fund are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

In Section 03 On Page 047

185 Special Categories
Rural Health Services

From General Revenue Fund	21,047,997	21,242,409
From Medical Care Trust Fund	30,256,076	30,534,917

In Section 03 On Page 048

190 Special Categories
Supplemental Medical Insurance

From General Revenue Fund	208,313,803	213,003,246
From Medical Care Trust Fund	269,076,131	275,802,081

192 Special Categories
Clinic Services

From General Revenue Fund	26,336,328	26,476,689
From Medical Care Trust Fund	37,811,865	38,013,181

Medicaid Long Term Care

198 In Section 03 On Page 050
Special Categories
Nursing Home Care

From General Revenue Fund	900,133,121	912,131,532
From Grants And Donations Trust Fund	4,159,924	21,368,940

DELETE the third full paragraph of proviso in Specific Appropriation 198 which reads:

Funds in Specific Appropriation 198 reflect a reduction of \$11,998,411 from the General Revenue Fund and \$17,209,016 from the Medical Care Trust Fund as a result of delaying by six months the certified nursing assistant staffing increase of 2.9 hours of direct care per resident per day to July 1, 2004.

INSERT a new paragraph of proviso following Specific Appropriation 198:

From the funds in Specific Appropriation 198, \$11,998,411 from the General Revenue Fund and \$17,209,016 from the Medical Care Trust Fund are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

Medicaid Prepaid Health Plans

204 In Section 03 On Page 051
Special Categories
Prepaid Health Plans--Elderly And Disabled

From General Revenue Fund	235,246,053	241,952,615
From Medical Care Trust Fund	337,395,554	347,026,486

DELETE the last paragraph of proviso following Specific Appropriation 204 which reads:

Funds in Specific Appropriations 204 and 205, reflect a reduction of \$4,901,602 from the General Revenue Fund, \$7,042,123 from the Medical Care Trust Fund and \$47,816 from the Refugee Assistance Trust Fund for the estimated impact on the capitation rates paid to prepaid health plans due to the reduction in hospital inpatient and outpatient reimbursement rates paid in the fee-for-service program by 2 percent effective July 1, 2003.

INSERT the following new paragraphs of proviso following existing proviso in Specific Appropriation 204:

From the funds in Specific Appropriations 204 and 205, \$5,754,960 from the General Revenue Fund and \$8,254,192 from the Medical Care Trust Fund are provided for the impact on the capitation rates paid to prepaid health plans due to a nine percent increase in reimbursement rates for physicians, osteopathic physicians, podiatrists, chiropractors, physician assistants, advanced registered nurse practitioners, registered nurse first assistants, and optometrists in the fee-for-service program, effective October 1, 2003. Funds in this paragraph are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

From the funds in Specific Appropriations 204 and 205, \$4,901,602 from the General Revenue Fund, \$7,042,123 from the Medical Care Trust Fund and \$47,816 from the Refugee Assistance Trust Fund are contingent

on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

205 Special Categories
Prepaid Health Plans--Families

From General Revenue Fund	300,599,021	304,549,021
From Medical Care Trust Fund	438,018,440	443,683,823
From Refugee Assistance Trust Fund	4,862,956	4,910,772

CHILDREN AND FAMILIES, DEPARTMENT OF
Administration
Program: Support Services
Information Technology

227 In Section 03 On Page 053
Special Categories
Computer Related Expenses

From Working Capital Trust Fund	74,495,878	74,890,822
---------------------------------	------------	------------

INSERT the following proviso after Specific Appropriation 227:

Funds in the amount specified for the following Specific Appropriation, in the Information Technology Budget Entity are contingent on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the Working Capital Trust Fund:

Specific Appropriation 227	Working Capital Trust Fund \$394,944
----------------------------------	--

If such increased receipts are less than the total of the amount listed above in Specific Appropriation 227 and any other appropriations made from the Working Capital Trust Fund that are contingent on such increased receipts, the amount of funds in Specific Appropriation 227 shall be reduced proportionately so that the sum of all appropriations from the Working Capital Trust Fund that are contingent on increased receipts equals the amount of increased receipts.

Assistant Secretary For Administration

240 In Section 03 On Page 055
Data Processing Services
Children And Families Data Center

From General Revenue Fund	35,224,781	35,540,736
From Administrative Trust Fund	18,862,765	18,941,754

Funds in the amounts specified for the following Specific Appropriation, in the Assistant Secretary for Administration are contingent on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund and the Administrative Trust Fund:

Specific Appropriation 240	General Revenue Fund \$315,955	Administrative Trust Fund \$78,989
----------------------------------	--------------------------------------	--

If such increased receipts to the General Revenue Fund are less than the total of the amount listed above in Specific Appropriation 240 and any other appropriations made from General Revenue and the Administrative Trust Fund that are contingent on such increased receipts, the amount of funds in Specific Appropriation 240 shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund and the Administrative Trust Fund that are contingent on increased receipts equals the amount of increased receipts.

Services
 Program: Family Safety Program
 Child Abuse Prevention And Intervention

In Section 03 On Page 058
 263 Special Categories
 Grants And Aids - Child Abuse Prevention
 And Intervention

From General Revenue Fund 18,714,556

In Section 03 On Page 059
 268B Lump Sum
 Child Welfare Staffing

From General Revenue Fund 4,500,000
 From Federal Grants Trust Fund 17,045,708 12,545,708

272 Special Categories
 Grants And Aids - Child Protection

From General Revenue Fund 34,174,529 49,174,529
 From Tobacco Settlement Trust Fund 40,908,539 25,908,539

Funds in the amounts specified for the following Specific Appropriations, and 43 FTEs in the Family Safety Program are contingent on bills enacted during the 2003 Legislative Session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund:

Specific Appropriation	General Revenue Fund	Federal Grants Trust Fund	Tobacco Settlement Trust Fund
#263	\$18,714,556		
#267	\$2,921,665	\$607,835	
#268A	\$8,964,232	\$6,533,659	
#268B	\$4,500,000	(\$4,500,000)	
#272	\$15,000,000		(\$15,000,000)
#283	\$1,145,816	\$286,455	
#285	\$438,057	\$109,514	
#286-AA	\$1,950,062		
#288	\$153,346	\$38,337	

Program Management And Compliance

In Section 03 On Page 061
 283 Salaries And Benefits

Positions 482 524
 From General Revenue Fund 8,679,682 9,825,498
 From Federal Grants Trust Fund 12,177,320 12,463,775

285 Expenses

From General Revenue Fund 2,087,180 2,525,237
 From Federal Grants Trust Fund 3,227,167 3,336,681

If such increased receipts to the General Revenue Fund are less than the total of the amounts listed above in Specific Appropriations 263, 267, 268A, 268B, 272, 283, 285, 286-AA, 288 and any other appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in these appropriations shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

In Section 03 On Page 000
 286-AA Lump Sum
 Front Line Retention Strategies

Positions 0 1
 From General Revenue Fund 1,950,062

Child Protection And Permanency

267 Expenses

From General Revenue Fund 18,260,491 21,182,156
 From Federal Grants Trust Fund 19,349,243 19,957,078

268A Lump Sum
 Better Pay For Front Line And Retention

From General Revenue Fund 7,000,000 15,964,232
 From Federal Grants Trust Fund 13,047,480 19,581,139

In Section 03 On Page 062
 288 Special Categories
 Grants And Aids - Child Protection

From General Revenue Fund 2,480,796 2,634,142
 From Federal Grants Trust Fund 4,141,922 4,180,259

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

In Section 03 On Page 080
 463A Lump Sum
 Florida Tobacco Pilot Program

From Tobacco Settlement Trust Fund 15,000,000

Following Specific Appropriation 268A, strike existing proviso and insert the following:

Specific Appropriation 268A shall be used to adjust the base rate of pay for child protection workers and supervisors employed by the Department of Children and Families, the providers of Community Based Care and the Sheriffs who provide child protective investigations. The sum of \$1,166,898 from the General Revenue Fund and \$1,429,451 from the Federal Grants Trust Fund shall be transferred to Community Based Care providers, and the sum of \$551,515 from the General Revenue Fund and \$675,711 from the Federal Grants Trust Fund shall be transferred to the Sheriffs who provide child protective investigations. Funding for the participating Sheriffs shall be allocated as follows:

Manatee.....	\$107,382
Pinellas.....	\$368,168
Pasco.....	\$168,744
Broward.....	\$464,045
Seminole.....	\$118,887

The Department of Children and Families may allocate funds from Specific Appropriation 268A to provide salary bonus payments to child protection workers who remain with the Department through its transition to Community Based Care. Salary bonus payments shall not exceed \$1,000 per eligible employee.

INSERT a new paragraph of proviso following Specific Appropriation 463A:

From the funds in Specific Appropriation 463A, \$15,000,000 from the Tobacco Settlement Trust Fund is contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in this paragraph shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

Information Technology

467 Expenses

From General Revenue Fund 920,806 8,920,806
 From Planning And Evaluation Trust Fund 11,789,601 3,789,601

Funds in Specific Appropriation 467 are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming

law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than all appropriations made from General Revenue that are contingent on such increased receipts, the amount of funds in Specific Appropriation 467 shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

Senators Crist, Dawson, Constantine, Fasano, Diaz de la Portilla, Villalobos, Cowin, Argenziano, King, Alexander, Aronberg, Atwater, Bennett, Bullard, Campbell, Carlton, Clary, Dockery, Garcia, Geller, Haridopolos, Hill, Jones, Klein, Lawson, Lee, Lynn, Margolis, Miller, Peaden, Posey, Pruitt, Saunders, Sebesta, Siplin, Smith, Wasserman Schultz, Webster, Wilson and Wise offered the following amendment which was moved by Senator Crist and adopted:

Amendment 4 (995003)—

In Section: 04 On Page: 100 Specific Appropriation: 643
Delete Insert

	CORRECTIONS, DEPARTMENT OF	
	Program: Security And Institutional	
	Operations	
	Adult Male Custody Operations	
	In Section 04 On Page 100	
643	Salaries And Benefits	
	Positions:	8,561 8,612
	From General Revenue Fund	336,666,941 346,846,325
	From Grants And Donations Trust Fund	235,190 275,986
645	Expenses	
	From General Revenue Fund	21,131,070 21,578,536
647	Food Products	
	From General Revenue Fund	36,427,045 37,597,463
	In Section 04 On Page 101	
657	Special Categories	
	Private Institutions - Correctional Privatization Commission	
	From General Revenue Fund	50,409,201 51,904,626
	Adult And Youthful Offender Female Custody Operations	
	In Section 04 On Page 102	
661	Salaries And Benefits	
	Positions:	671 679
	From General Revenue Fund	26,382,708 27,344,111
663	Expenses	
	From General Revenue Fund	1,911,825 1,958,616
664	Food Products	
	From General Revenue Fund	2,630,553 3,221,507
672	Special Categories	
	Private Institutions - Correctional Privatization Commission	

	From General Revenue Fund	20,167,563	20,656,091
	Male Youthful Offender Custody Operations		
675	Salaries And Benefits		
	Positions:	896	902
	From General Revenue Fund	37,595,047	38,863,811
	In Section 04 On Page 103		
676	Expenses		
	From General Revenue Fund	1,573,164	1,617,226
678	Food Products		
	From General Revenue Fund	2,876,760	2,437,790
683	Special Categories		
	Private Institutions - Correctional Privatization Commission		
	From General Revenue Fund	9,659,444	9,954,215
	Specialty Correctional Institution Operations		
686	Salaries And Benefits		
	Positions:	4,395	4,431
	From General Revenue Fund	175,156,511	181,246,264
687	Expenses		
	From General Revenue Fund	7,724,706	7,940,792
688	Food Products		
	From General Revenue Fund	14,190,919	14,249,460
	Reception Center Operations		
	In Section 04 On Page 104		
694	Salaries And Benefits		
	Positions:	1,459	1,473
	From General Revenue Fund	58,423,052	60,523,054
695	Expenses		
	From General Revenue Fund	3,315,873	3,408,486
697	Food Products		
	From General Revenue Fund	5,070,138	5,462,969
	Public Service Worksquads And Work Release Transition		
703	Salaries And Benefits		
	Positions:	899	913
	From General Revenue Fund	26,904,392	28,151,887
	From Correctional Work Program Trust Fund	12,965,350	13,002,570
704	Expenses		
	From General Revenue Fund	1,171,886	1,204,786
	In Section 04 On Page 105		
706	Food Products		

	From General Revenue Fund	1,931,792	2,091,012		In Section 04 On Page 137		
	Road Prison Operations			1066	Special Categories		
					Grants And Aids - Contracted Services		
714	Food Products				From General Revenue Fund	9,512,078	9,722,078
	From Correctional Work Program Trust Fund	543,729	352,549		Non-Residential Delinquency Rehabilitation		
	Offender Management And Control						
	In Section 04 On Page 106			1070	In Section 04 On Page 138		
718	Salaries And Benefits				Special Categories		
	Positions:	1,140	1,161		Legislative Initiatives To Reduce And Prevent Juvenile Crime		
	From General Revenue Fund	42,709,328	44,326,225				160,000
	Executive Direction And Support Services			1071	Special Categories		
					Grants And Aids - Contracted Services		
724	Salaries And Benefits				From General Revenue Fund	17,140,326	20,040,326
	Positions:	194	199		Program: Prevention And Victim Services		
	From General Revenue Fund	11,810,554	12,061,027		Delinquency Prevention And Diversion		
	Correctional Facilities Maintenance And Repair						
	In Section 04 On Page 141			1112	Special Categories		
729	Salaries And Benefits				Pace Centers		
	Positions:	493	504				
	From General Revenue Fund	17,514,405	17,865,875		From General Revenue Fund	7,768,501	9,710,627
	Program: Community Corrections Probation Supervision						
	In Section 04 On Page 142			1116	In Section 04 On Page 142		
740	Salaries And Benefits				Special Categories		
	Positions:	2,322	2,385		Grants And Aids - Children/Families In Need Of Services		
	From General Revenue Fund	100,227,340	102,390,863				
	Drug Offender Probation Supervision				From General Revenue Fund	22,430,881	28,038,601
					From Grants And Donations Trust Fund	3,123,228	4,000,000
	In Section 04 On Page 107						
746	Salaries And Benefits				CORRECTIONS, DEPARTMENT OF		
	Positions:	207	208		In Section 4 On Page 098		
	From General Revenue Fund	11,737,420	11,779,223				
	Pre Trial Intervention Supervision						
	In Section 04 On Page 108				In Section 4, on Page 98, after the existing proviso language INSERT the following:		
750	Salaries And Benefits						
	Positions:	74	76		Funds in the amounts specified for the following Specific Appropriations, and 243 FTEs in the Department of Corrections are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund:		
	From General Revenue Fund	2,455,203	2,532,822				
	Post Prison Release Supervision				Specific Appropriation:	General Revenue Fund:	
					643	10,179,384	
					645	447,466	
757	Salaries And Benefits				647	1,170,418	
	Positions:	371	382		657	1,495,425	
	From General Revenue Fund	15,356,676	15,767,780		661	961,403	
	Program: Health Services Inmate Health Services				663	46,791	
					664	590,954	
	In Section 04 On Page 110				672	488,528	
781	Special Categories				675	1,268,764	
	Inmate Health Services				676	44,062	
					678	(438,970)	
	From General Revenue Fund	134,433,435	136,162,263		683	294,771	
	JUVENILE JUSTICE, DEPARTMENT OF				686	6,089,753	
	Program: Probation And Community Corrections Program				687	216,086	
	Juvenile Probation				688	58,541	
					694	2,100,002	
					695	92,613	
					697	392,831	
					703	1,247,495	
					704	32,900	
					706	159,220	

and 1634B shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

1637F Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects From General Revenue Fund 35,000,000

Immediately following Specific Appropriation 1637F, INSERT:

Funds in Specific Appropriation 1637F are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than the total of Specific Appropriation 1637F and any other appropriations made from General Revenue that are contingent on such increased receipts, the amount of Specific Appropriation 1637F shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

1637C Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Drinking Water Facility Construction - State Revolving Loan From Drinking Water Revolving Loan Trust Fund 19,356,165 40,000,000

1637D Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Wastewater Treatment Facility Construction From Wastewater Treatment And Stormwater Management Revolving Loan Trust Fund 39,956,162 86,500,000

FISH AND WILDLIFE CONSERVATION COMMISSION Program: Law Enforcement Wildlife, Marine And Boating Laws Enforcement

In Section 05 On Page 212 1824 Special Categories Acquisition And Replacement Of Boats, Motors, And Trailers From General Revenue Fund 2,236,770

Immediately following Specific Appropriation 1824, INSERT:

Funds in Specific Appropriation 1824 from the General Revenue Fund are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than the total of Specific Appropriation 1824 and any other appropriations made from General Revenue that are contingent on such increased receipts, the amount of Specific Appropriation 1824 shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

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

Amendment 7 (995006)—

In Section: 4 On Page: 114 Specific Appropriation: 820 Delete Insert

JUSTICE ADMINISTRATION State Attorneys

In Section 4 On Page 114 820

In Section 4, on Page 114, immediately preceding Specific Appropriation 820, DELETE the following:

No State Attorney's Office shall use General Revenue funds provided in Specific Appropriations 820 through 922 for the purpose of Truancy Intervention.

Senators Lawson, Argenziano, Cowin, King, Alexander, Aronberg, Atwater, Bennett, Bullard, Campbell, Carlton, Clary, Constantine, Crist, Dawson, Diaz de la Portilla, Dockery, Fasano, Garcia, Geller, Hill, Jones, Klein, Lee, Lynn, Margolis, Miller, Peaden, Posey, Pruitt, Saunders, Sebesta, Siplin, Smith, Villalobos, Wasserman Schultz, Webster, Wilson and Wise offered the following amendment which was moved by Senator Lawson and adopted:

Amendment 8 (995007)—

In Section: 06 On Page: 227 Specific Appropriation: 1945L Delete Insert

PROGRAM: ADMINISTERED FUNDS

In Section 06 On Page 227 1945L Lump Sum Salary Increases From General Revenue Fund 101,500,000 From Trust Funds 43,200,000

Immediately following Specific Appropriation 1945L, INSERT:

Funds are provided in Specific Appropriation 1945L to implement state employee salary increases to be determined by the Legislature after resolution of collective bargaining economic issues at impasse.

1945M Lump Sum Grants for Wages to Active Duty Residents From General Revenue Fund 15,000,000

Following Specific Appropriation 1945M, INSERT:

From the funds in Specific Appropriation 1945M, the Agency for Workforce Innovation shall provide matching grants to private sector employers in Florida that continue to provide wages to employees who are Florida residents serving on extended active duty during a national emergency as members of the military reserves or Florida National Guard. The monthly grant per employee may not exceed the lesser of \$500 or 1/2 of the monthly wages paid by the employer to the employee at the level paid prior to the employee being called to active duty, minus the amount of active duty base pay and benefit package.

The agency shall develop a plan subject to the notice, review and objection procedures of section 216.177, Florida Statutes, to implement the application for, and processing and payment of, such matching grants. No funds provided in Specific Appropriation 1945M shall be expended for any purpose other than matching grants to employers.

Funds in Specific Appropriations 1945L and 1945M are contingent on bills enacted during the 2003 legislative session, or an extension thereof, becoming law to increase receipts to the General Revenue Fund. If such increased receipts to the General Revenue Fund are less than the total of Specific Appropriations 1945L and 1945M, and any other appropriations made from General Revenue that are contingent on such increased receipts, the amount of Specific Appropriations 1945L and 1945M shall be reduced proportionately so that the sum of all appropriations from the General Revenue Fund that are contingent on increased receipts equals the amount of increased receipts.

Amendments 9-26 were withdrawn.

Senators Dockery, Alexander and Argenziano offered the following amendment which was moved by Senator Dockery and failed:

Amendment 27 (995026)—

In Section: 05 On Page: 195 Specific Appropriation: 1637A
Delete Insert

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

In Section 05 On Page 195
1637A Fixed Capital Outlay
Non-Mandatory Land Reclamation Projects

From Non-Mandatory Land Reclamation Trust Fund 0

Immediately following Specific Appropriation 1637A, INSERT:

From the funds in Specific Appropriation 1637A, \$200,000 from the Non-Mandatory Land Reclamation Trust Fund shall be provided in accordance with the provisions of SB 1312 or a similar bill relating to recreation planning on phosphate lands, and contingent on such bill becoming law. Should this bill or similar legislation fail to become law, the sum is hereby appropriated to the Department of Environmental Protection for the purpose of, but not limited to, funding recreation planning on phosphate lands.

Amendments 28-32 were withdrawn.

MOTION

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

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

Amendment 33 (995032)—

In Section: 05 On Page: 217 Specific Appropriation: 1879A
Delete Insert

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

In Section 05 On Page 217
1879A Lump Sum
Lump Sum FWCC Grant Positions

Positions 0 25

Immediately following Specific Appropriation 1879A, INSERT:

The positions in Specific Appropriation 1879A are provided for the Fish and Wildlife Conservation Commission to utilize for grants received during the 2003-2004 Fiscal Year that will recur for a minimum of 3 years. The Commission may request the authorization of such positions as needed. Such authorization is contingent upon the Commission notifying and providing documentation of the grant received to the Senate Appropriations Committee, the House Appropriations Committee and the Governor's Office of Policy and Budgeting. Such notification is subject to the notice, review, and objection provisions of section 216.177, Florida Statutes. Rate is hereby established for any such position authorized at an average of 40,000 per position. The rate must be placed in reserve pending authorization of positions.

RECONSIDERATION OF AMENDMENT

On motion by Senator Alexander, the Senate reconsidered the vote by which **Amendment 27** failed. **Amendment 27 (995026)** was withdrawn.

Pursuant to Rule 4.19, **SB 2500** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Pruitt—

SB 2502—A bill to be entitled An act implementing the 2003-2004 General Appropriations Act; providing legislative intent; providing accounting requirements for the state universities for the 2003-2004 fiscal year; amending ss. 430.204 and 430.205, F.S.; requiring the Department of Elderly Affairs to fund certain community care services and core services for the elderly; amending s. 216.292, F.S.; authorizing the Department of Children and Family Services to transfer funds within the family safety program; amending s. 295.182, F.S.; authorizing contributions to the Florida World War II Veterans Memorial Matching Trust Fund from public bodies; amending s. 561.121, F.S.; providing that moneys in the Children and Adolescents Substance Abuse Trust Fund may also be used for the purpose of funding programs directed at reducing and eliminating substance abuse problems among adults; amending s. 409.1671, F.S.; authorizing the Department of Children and Family Services to combine current community-based care lead agency contracts for Sarasota, Manatee, and DeSoto Counties into a single contract; authorizing the Department of Children and Family Services to enter into a contract to finance, design, construct, and operate the South Florida Evaluation and Treatment Center; providing for an extended contract period; authorizing financing for the project; amending s. 216.181, F.S.; authorizing the Department of Law Enforcement to transfer positions and associated budgets and a certain percentage of salary rate between budget entities and providing requirements with respect thereto; authorizing the Correctional Privatization Commission to make certain expenditures to defray costs incurred by a municipality or county as a result of opening or operating a facility under authority of the commission or the Department of Juvenile Justice; amending s. 16.555, F.S.; authorizing use of the Crime Stoppers Trust Fund to pay for salaries and benefits and other expenses of the Department of Legal Affairs; amending s. 985.4075, F.S.; prohibiting the use of juvenile justice appropriations made for operations as one-time startup funding for fixed capital outlay; amending s. 216.262, F.S.; providing for additional positions to operate additional prison bed capacity under certain circumstances; 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; amending s. 110.116, F.S.; authorizing the Department of Management Services to contract with a vendor to provide a personnel information system; amending s. 110.2035, F.S.; deleting provisions authorizing the Department of Management Services to adopt emergency rules to implement a classification and compensation program; amending s. 43 of chapter 2002-402, Laws of Florida, delaying the expiration of certain changes to s. 110.2035, F.S., relating to the classification and compensation program; amending s. 110.12315, F.S.; providing copayment requirements for the state employees' prescription drug program; amending s. 110.1239, F.S.; providing requirements for the funding of the state group health insurance program; amending s. 112.061, F.S.; providing for computation of travel time and reimbursement for public officers' and employees' travel; amending s. 121.71, F.S.; providing for recognition and usage of current available excess assets of the Florida Retirement System Trust Fund to offset employer contribution rates for the Florida Retirement System; amending s. 468.404, F.S.; requiring talent agency license fees equal to costs of regulation; amending s. 252.373, F.S.; providing for use of funds of the Emergency Management, Preparedness, and Assistance Trust Fund, including the use of certain funds as state matching funds for federally approved Hazard Mitigation Grant Program projects; amending s. 402.3017, F.S.; providing for administration of the Teacher Education and Compensation Helps (TEACH) scholarship program by the Agency for Workforce Innovation; amending s. 411.01, F.S.; providing priority for placement of children in the school readiness program; amending s. 288.063, F.S.; providing for funds for certain transportation projects approved by the Office of Tourism, Trade, and Economic Development to be subject to reversion; amending s. 320.08058, F.S.; authorizing proceeds from the Professional Sports Development Trust Fund to be used for operational expenses of the Florida Sports Foundation and financial support of the Sunshine State Games; amending s. 339.08, F.S.; transferring \$200 million from the State Transportation Trust Fund to the General Revenue Fund; reducing the amount transferred from certain transportation calculation requirements; amending s. 61 of chapter 2002-402, Laws of Florida, delaying the expiration of certain changes to s. 215.20, F.S., relating to the contributions of certain trust funds to the General Revenue Fund; amending s. 63 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 215.22, F.S., relating to an exemption from appropriation provided for certain trust funds; amending s. 65 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 18.10, F.S., relating to deposits

and investments of state money; amending s. 67 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 18.125, F.S., relating to the investment of certain trust funds; amending s. 69 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 14.2015, F.S., relating to the Economic Development Trust Fund; amending s. 71 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 240.4075, F.S., relating to the Nursing Student Loan Forgiveness Program; amending s. 73 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 385.207, F.S., relating to care and assistance of persons with epilepsy; amending s. 75 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 860.158, F.S., relating to the interest earned on moneys in the Florida Motor Vehicle Theft Prevention Trust Fund; amending s. 77 of chapter 2002-402, Laws of Florida; delaying the expiration of certain changes to s. 938.01, F.S., relating to the interest earned on certain trust funds; reenacting s. 215.32(2)(b), F.S., to implement the transfer of moneys to the Working Capital Fund from certain trust funds; providing for the effect of a veto of a specific appropriation or proviso to which implementing provisions refer; providing applicability to other legislation; incorporating by reference specified performance measures and standards directly linked to the appropriations made in the 2002-2004 General Appropriations Act, as required by the Government Performance and Accountability Act of 1994; providing for severability; providing effective dates.

—was read the second time by title.

Senator Wasserman Schultz moved the following amendment which was adopted:

Amendment 1 (743596)(with title amendment)—On page 24, between lines 24 and 25, insert:

Section 30. In order to implement Specific Appropriations 1992 - 1999A of the 2003-2004 General Appropriations Act, subsection (7) of section 443.036, Florida Statutes, is amended to read:

443.036 Definitions.—As used in this chapter, unless the context clearly requires otherwise:

(7) BASE PERIOD.—

(a) “Base period” means the first four of the last five completed calendar quarters immediately preceding the first day of an individual’s benefit year.

(b) *For the 2003-2004 fiscal year only, with respect to a benefit year commencing on or after October 1, 2003, if an individual is not monetarily eligible in his or her base period to qualify for benefits, the Agency for Workforce Innovation must designate his or her base period to be the alternative base period. As used in this paragraph, the term “alternative base period” means the last four completed calendar quarters immediately preceding the first day of an individual’s benefit year. Wages used in a base period to establish a monetarily eligible benefit year may not be applied to establish monetary eligibility in any succeeding benefit year. If information regarding wages for the calendar quarter or quarters immediately preceding the benefit year has not been input into the agency’s mainframe database from the regular quarterly reports of wage information or is otherwise unavailable, the Agency for Workforce Innovation shall request such information from the employer. An employer must provide the requested wage information within 10 days after receiving a request from the Agency for Workforce Innovation. An employer who fails to provide the requested wage information within the required time is subject to the penalty for delinquent reports in s. 443.141(1)(b). This paragraph expires July 1, 2004.*

(c) *For the 2003-2004 fiscal year only, for monetary determinations based upon the alternative base period under paragraph (b), if the Agency for Workforce Innovation is unable to access the wage information through its mainframe database, the agency may base the determination of eligibility for benefits on an affidavit submitted by the individual with respect to wages for those calendar quarters. The individual must furnish payroll information, if available, in support of the affidavit. A determination of benefits based upon an alternative base period shall be adjusted when the quarterly report of wage information from the employer is received, if that information causes a change in the determination. This paragraph expires July 1, 2004.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 4, line 15, after the semicolon (;) insert: amending s. 443.036, F.S.; providing a definition and an application of an alternative base period for unemployment compensation; providing requirements and limitations; requiring employers to respond to requests for information by the Agency for Workforce Innovation; providing a penalty for failure to respond; providing for adjustments in determinations of monetary eligibility;

Pursuant to Rule 4.19, **SB 2502** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

MOTIONS

On motion by Senator Wasserman Schultz, the rules were waived and staff of the Committee on Appropriations was instructed to make title amendments and technical changes in **SB 2500** and **SB 2502** as necessary and the rules were also waived to allow the Senate Appropriations Conferees, when appointed, the latitude to deal with additional issues which may develop in conference.

On motion by Senator Crist—

CS for SB 350—A bill to be entitled An act relating to fees collected by law enforcement agencies; amending s. 938.07, F.S.; increasing the court cost imposed upon a conviction for driving under the influence or boating under the influence; increasing the amount of such court cost to be deposited for use by the Department of Law Enforcement; providing for that amount to be deposited into the Operating Trust Fund of the department; amending s. 943.053, F.S.; establishing a schedule of fees to be collected by the Department of Law Enforcement for producing criminal history information; authorizing the executive director of the department to reduce such fees for good cause; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 350** was placed on the calendar of Bills on Third Reading.

On motion by Senator Carlton—

CS for SB 354—A bill to be entitled An act relating to the Florida Bright Futures Scholarship Testing Program; repealing s. 1009.539, F.S.; abolishing the program; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 354** was placed on the calendar of Bills on Third Reading.

On motion by Senator Carlton—

CS for SB 366—A bill to be entitled An act relating to funding for K-12 programs; amending s. 1011.62, F.S.; providing the district cost differential to be used for the 2003-2004 fiscal year; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 366** was placed on the calendar of Bills on Third Reading.

On motion by Senator Clary—

CS for SB 376—A bill to be entitled An act relating to taxation of insurance premiums; amending s. 626.932, F.S.; changing the distribution of the surplus lines tax; amending s. 626.938, F.S.; changing the distribution of the tax on independently procured coverages; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 376** was placed on the calendar of Bills on Third Reading.

On motion by Senator Clary—

CS for SB 388—A bill to be entitled An act relating to state revenue programs; amending s. 195.022, F.S.; limiting the responsibility of the Department of Revenue to furnish certain ad valorem tax forms to specified local officials; requiring certain counties to reproduce the forms; providing an effective date.

—was read the second time by title.

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

On motion by Senator Peaden—

CS for SB 390—A bill to be entitled An act relating to health care; amending s. 400.23, F.S.; delaying the effective date of certain requirements concerning hours of direct care per resident for nursing home facilities; amending s. 409.904, F.S.; revising requirements for certain optional payments under the Medicaid program; amending s. 409.906, F.S.; deleting provisions authorizing payment for adult dental services; revising requirements for hearing and visual services to limit such services to persons younger than 21 years of age; amending s. 409.908, F.S., relating to reimbursement of Medicaid providers; conforming a cross-reference; amending s. 409.9081, F.S.; providing a copayment under the Medicaid program for certain nonemergency hospital visits; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to establish certain protocols for categories of drugs; removing certain requirements for prior authorization for nursing home residents and institutionalized adults; prohibiting value-added rebates to a pharmaceutical manufacturer; deleting provisions authorizing certain benefits in conjunction with supplemental rebates; amending s. 409.9122, F.S.; revising the percentage of Medicaid recipients required to be enrolled in managed care; amending s. 409.915, F.S.; increasing the requirements for county contributions to Medicaid; amending s. 409.815, F.S., relating to benefits coverage; specifying a maximum annual benefit for children's dental services; revising requirements for the Agency for Health Care Administration in distributing moneys under the regular disproportionate share program for the 2003-2004 fiscal year; providing legislative findings; providing an effective date.

—was read the second time by title.

Senator Peaden moved the following amendment which was adopted:

Amendment 1 (281012)(with title amendment)—On page 55, line 25, delete that line and insert:

Section 12. *Sections 1, 2, 3, 4, 8, and 11 of this act, and the part of section 6 of this act which amends the introductory portion of section 409.912, Florida Statutes, shall not take effect if one or more bills enacted during the 2003 legislative session, or an extension thereof, become law which increase receipts to the General Revenue Fund in an amount sufficient to support contingent appropriations in the 2003-2004 General Appropriations Act to:*

- (1) *Increase certified nursing assistant staffing to 2.9 hours of direct care per resident per day, effective January 1, 2004;*
- (2) *Provide Medicaid coverage for adults under the Medically Needy Program;*
- (3) *Provide Medicaid coverage for adult emergency dental, visual, and hearing services;*
- (4) *Not implement step-therapy protocols for Cox II drugs; and*
- (5) *Continue county contributions for Medicaid nursing home care at the current level rather than an increased level.*

Section 13. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2003.

And the title is amended as follows:

On page 2, line 9, after the semicolon, (;) insert: providing a contingency with respect to specified provisions of the act taking effect;

Pursuant to Rule 4.19, **CS for SB 390** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Webster—

CS for SB 406—A bill to be entitled An act relating to the Department of Transportation; creating s. 215.617, F.S.; authorizing the department to issue revenue bonds financed by the repayment of loans from the state-funded infrastructure bank; amending s. 338.165, F.S.; providing for toll rate adjustments for certain toll roads; authorizing the department to request the Division of Bond Finance to issue bonds secured by toll revenues collected on the Beeline-East Expressway, the Sunshine Skyway Bridge, and the Pinellas Bayway toll facilities to provide funding for transportation projects on the State Highway System; amending s. 338.2275, F.S.; increasing the cap on the amount of bonds that may be issued to fund approved turnpike projects; amending s. 338.231, F.S.; advancing a toll rate adjustment; amending s. 339.12, F.S.; removing the limit for transportation project advances for certain inland counties for certain improvements to the State Highway System; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 406** was placed on the calendar of Bills on Third Reading.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Lee, by two-thirds vote **SB 82** was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations; **CS for SB 668** was withdrawn from the Committees on Appropriations Subcommittee on Transportation and Economic Development; and Appropriations; **SB 1430** was withdrawn from the Committees on Commerce, Economic Opportunities, and Consumer Services; and Regulated Industries; **CS for SB 1776** was withdrawn from the Committee on Comprehensive Planning; **CS for SJR 1172** was withdrawn from the Committees on Governmental Oversight and Productivity; and Rules and Calendar; and referred to the Committees on Judiciary; and Rules and Calendar; and **SJR 1672** was withdrawn from the Committee on Governmental Oversight and Productivity.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Thursday, April 3, 2003: SB 2500, SB 2502, CS for SB 350, CS for SB 354, CS for SB 366, CS for SB 376, CS for SB 388, CS for SB 390, CS for SB 406

Respectfully submitted,
Tom Lee, Chair

The Committee on Criminal Justice recommends the following pass: SB 2046

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

The Committee on Banking and Insurance recommends the following pass: CS for SB 470

The bill was referred to the Appropriations Subcommittee on Transportation and Economic Development under the original reference.

The Committee on Criminal Justice recommends the following pass: CS for SB 294

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

The Committee on Banking and Insurance recommends the following pass: SB 718

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

The Committee on Banking and Insurance recommends the following pass: SB 466

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

The Committee on Banking and Insurance recommends the following pass: CS for SB 1154

The Committee on Criminal Justice recommends the following pass: SB 1900, SB 2000, SB 2256

The Committee on Ethics and Elections recommends the following pass: SJR 1672

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

The Committee on Banking and Insurance recommends the following pass: SB 2294

The Committee on Rules and Calendar recommends the following pass: SB 578, SM 1008, SM 1170, SM 1180, SM 1560, SM 1656, SM 1728, SM 1818

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

The Committee on Natural Resources recommends a committee substitute for the following: SB 2358

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 958

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

The Committee on Judiciary recommends a committee substitute for the following: SB 1734

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1484

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

The Committee on Governmental Oversight and Productivity recommends committee substitutes for the following: SB 1006, SB 1138, SB 1258

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

The Committee on Children and Families recommends a committee substitute for the following: SB 2404

The Committee on Health, Aging, and Long-Term Care recommends committee substitutes for the following: SB 2150, SB 2332

The bills with committee substitutes attached contained in the foregoing reports were referred to the Appropriations Subcommittee on Health and Human Services under the original reference.

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: CS for SB 1448

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Transportation and Economic Development under the original reference.

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends committee substitutes for the following: SB 2266, Senate Bills 2328 and 2252

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 2148

The Committee on Natural Resources recommends committee substitutes for the following: SB 554, SB 1310, SB 1312, SB 1976

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

The Committee on Agriculture recommends a committee substitute for the following: SB 2462

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 2410

The Committee on Regulated Industries recommends a committee substitute for the following: CS for SB 1924

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 Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 1502

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 1934

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 Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1230

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 Children and Families recommends a committee substitute for the following: SB 2054

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends committee substitutes for the following: SB 1410, SB 1756, SB 1758

The Committee on Ethics and Elections recommends a committee substitute for the following: SJR 1172

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1584

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 56

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 Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 2492

The bill with committee substitute attached was referred to the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports under the original reference.

The Committee on Governmental Oversight and Productivity recommends committee substitutes for the following: SB 284, SB 298, SB 306, SB 322, SB 1182

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1664

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: CS for SB 1732

The Committee on Judiciary recommends a committee substitute for the following: SB 738

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Natural Resources recommends that the Senate confirm the following appointments made by the Governor:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Governing Board of the Southwest Florida Water Management District	
Appointees: Janet D. Kovach	03/01/2006
Watson L. Haynes	03/01/2006
Governing Board of the Suwannee River Water Management District	
Appointees: Charles Linden Davidson	03/01/2007
Don R. Everett	03/01/2007
William David Pope	03/01/2007

[The appointments contained in the foregoing report were 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 Wise—

CS for SB 56—A bill to be entitled An act relating to health care; amending s. 408.036, F.S.; providing an exemption from certificate-of-need requirements for certain open-heart-surgery programs; providing criteria for qualifying for the exemption; requiring the Agency for Health Care Administration to report to the Legislature; providing for expiration of the exemption; providing an effective date.

By the Committees on Governmental Oversight and Productivity; and Banking and Insurance—

CS for SB 284—A bill to be entitled An act relating to public records; amending s. 440.108, F.S., which provides an exemption from public-records requirements for investigatory records of the Department of Insurance concerning an employer's compliance with the Workers' Compensation Law; clarifying that a record containing personal identifying information of a confidential source remains confidential after an investigation is complete; providing for disclosure of certain confidential information to a law enforcement agency or administrative agency; requiring that the receiving agency maintain the confidentiality of the information; reenacting the exemption and removing the repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing an effective date.

By the Committees on Governmental Oversight and Productivity; and Health, Aging, and Long-Term Care—

CS for SB 298—A bill to be entitled An act relating to public records; amending s. 409.821, F.S., which provides an exemption from public-records requirements for information identifying applicants of the Florida Kidcare program; expanding the exemption to include records that identify an applicant or enrollee in the program; providing for the disclosure of confidential information to another governmental entity; requiring that the receiving agency maintain the confidentiality of the information; providing a penalty for disclosure of information made confidential under the act; reenacting the exemption and providing for future repeal and legislative review under the Open Government Sunset Review Act of 1995; providing a finding of public necessity; providing an effective date.

By the Committees on Governmental Oversight and Productivity; and Health, Aging, and Long-Term Care—

CS for SB 306—A bill to be entitled An act relating to public records and meetings; amending s. 408.7056, F.S., which provides that certain information identifying a subscriber under the Statewide Provider and Subscriber Assistance Program is exempt from public-records requirements and requirements for public meetings; deleting the exemption provided for information identifying the spouse, relative, or guardian of a subscriber; requiring the statewide provider and subscriber assistance panel, the Agency for Health Care Administration, and the Department of Insurance to release certain information to the subscriber or managed care entity involved in a grievance procedure; deleting the exemption that authorizes meetings to be closed if information constituting a trade secret is revealed; reenacting the exemptions and removing the repeal thereof scheduled under the Open Government Sunset Review Act of 1995; providing an effective date.

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

CS for SB 322—A bill to be entitled An act relating to district school board employees; requiring an employee of a district school board who

is a member of the Legislature to take unpaid leave for time away from employment while on legislative business; providing an effective date.

By the Committee on Natural Resources; and Senator Constantine—

CS for SB 554—A bill to be entitled An act relating to the interdistrict transfer and use of water; amending s. 373.2295, F.S.; redefining the term “interdistrict transfer and use”; providing continued effect of agreements between water management districts which were entered into before the effective date of the act; providing an effective date.

By the Committee on Judiciary; and Senator Bennett—

CS for SB 738—A bill to be entitled An act relating to worthless checks; amending s. 68.065, F.S.; revising provisions relating to notice requirements in collection actions; providing an effective date.

By the Committee on Governmental Oversight and Productivity—

CS for SB 958—A bill to be entitled An act relating to retirement; amending s. 121.051, F.S.; revising participation options for participants in the Community College Optional Retirement Program; amending s. 121.091, F.S.; revising certain limitations on positions for which a district school board may employ a member after a specified period of retirement; amending s. 121.71, F.S.; revising the payroll contribution rates for the defined benefit plan of the Florida Retirement System for the 2003-2004 fiscal year; amending s. 121.74, F.S.; reducing the assessment for administrative and educational expenses; providing that the act fulfills an important state interest; amending s. 121.40, F.S.; revising the payroll contribution rates for the supplemental retirement plan for the Institute of Food and Agricultural Sciences; amending s. 121.4501, F.S.; revising participation requirements in the Public Employee Optional Retirement Program for participants in the Community College Optional Retirement Program; amending s. 1012.875, F.S.; changing distribution options for participants in the Community College Optional Retirement Program; providing effective dates.

By the Committee on Governmental Oversight and Productivity—

CS for SB 1006—A bill to be entitled An act relating to state employee health insurance; amending s. 110.123, F.S.; revising the terms of coverage and payment for officers and employees participating in state employee group health insurance; amending s. 110.161, F.S.; providing eligibility for state universities in the pretax benefits program; amending s. 1001.74, F.S.; providing eligibility for universities in the pretax benefits program; providing an effective date.

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

CS for SB 1138—A bill to be entitled An act relating to construction monitoring and inspection services; amending s. 768.28, F.S.; providing that professional firms under contract with the Department of Transportation to provide specified construction monitoring and inspection services are agents of the state for purposes of sovereign immunity; providing for indemnification; providing that such agents are not employees or agents of the state for purposes of chapter 440, F.S.; providing that the act does not apply to such a firm or its employees if an accident occurs while an employee is operating a vehicle or to a firm providing design or construction services; providing an effective date.

By the Committee on Ethics and Elections; and Senator Cowin—

CS for SJR 1172—A joint resolution proposing an amendment to Section 5 of Article XI of the State Constitution to revise requirements for ratification of proposed amendments to the State Constitution.

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

CS for SB 1182—A bill to be entitled An act relating to public records; amending s. 119.071, F.S., relating to an exemption from public-records requirements which applies to certain security system plans; creating an exception to the exemption; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senators Argenziano, Bennett, Siplin and Bullard—

CS for SB 1230—A bill to be entitled An act relating to public records; amending s. 500.148, F.S.; providing an exemption from public-records requirements for certain federal records that are otherwise confidential under federal law and that are provided to the Department of Agriculture and Consumer Services for purposes of food safety investigations, contracts and partnership activities, and regulatory reviews; prohibiting the disclosure of such information unless a federal agency has found that the record is no longer entitled to protection or unless ordered by a court; providing for future legislative review and repeal; providing a finding of public necessity; providing an effective date.

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

CS for SB 1258—A bill to be entitled An act relating to agency reorganization; transferring the Division of Retirement and its powers, duties, functions, components, and assets from the Department of Management Services to the State Board of Administration; amending s. 110.205, F.S.; providing status of division personnel under the Career Service System; amending ss. 20.22, 20.28, 112.05, 112.3173, 112.352, 112.354, 112.356, 112.358, 112.361, 112.362, 112.363, 112.625, 112.63, 112.64, 112.658, 112.661, 112.665, 121.021, 121.025, 121.031, 121.051, 121.0511, 121.0515, 121.052, 121.055, 121.081, 121.085, 121.091, 121.101, 121.111, 121.133, 121.135, 121.136, 121.1815, 121.1905, 121.192, 121.193, 121.22, 121.23, 121.24, 121.30, 121.35, 121.40, 121.45, 121.4501, 121.403, 121.591, 121.5911, 121.72, 121.73, 121.74, 175.032, 175.1215, 185.02, 185.105, 185.23, 215.28, 215.44, 215.50, 215.52, 238.01, 238.05, 238.06, 238.181, 238.32, and 650.02, F.S., to conform to such transfer; providing an effective date.

By the Committee on Natural Resources; and Senator Alexander—

CS for SB 1310—A bill to be entitled An act relating to the acquisition and conservation of land; amending s. 253.034, F.S.; providing for an inventory of all federal lands, and all lands titled in the name of the state, a state agency, a water management district, or a local government; providing conditions under which certain lands must be made available for purchase under the state’s land surplus process; amending s. 259.032, F.S.; eliminating the reversion of specified funds for use in acquiring lands; requiring state agencies and water management districts to prepare and submit to the Department of Revenue requests for certification of payment in lieu of taxes applications from local governments; providing for payment in lieu of taxes in perpetuity under certain circumstances; amending s. 259.041, F.S.; requiring that the Board of Trustees of the Internal Improvement Trust Fund unanimously approve certain land purchases; providing the board with the authority to adopt rules; amending s. 373.59, F.S.; eliminating the reversion of certain state funds; providing for perpetual payment in lieu of taxes by water management districts under certain circumstances; repealing s. 259.0322, F.S.; relating to the reinstatement of payment in lieu of taxes for a 10-year period; repealing s. 373.5905, F.S.; relating to the reinstatement of payment in lieu of taxes for a 10-year period; providing an effective date.

By the Committee on Natural Resources; and Senator Alexander—

CS for SB 1312—A bill to be entitled An act relating to phosphate mining; amending s. 211.3103, F.S.; amending the tax on phosphate rock; providing for the distribution of tax proceeds; deleting obsolete language; providing for a sunset; amending s. 378.021, F.S.; directing

the Department of Environmental Protection to amend the master reclamation plan; amending s. 378.031, F.S.; providing additional intent concerning reclamation activities; amending s. 378.035, F.S.; amending authorized uses of funds deposited in the Nonmandatory Land Reclamation Trust Fund; providing for bonding authority; amending s. 378.036, F.S.; creating a not-for-profit partnership to assist in phosphate reclamation; providing duties of the partnership; providing for the administration of partnership funds; amending s. 378.212; providing authority for a variance for certain reclamation activities; amending s. 403.4154, F.S.; providing criminal penalties for certain violations; prohibiting the distribution of certain company assets under certain circumstances; providing for the declaration of an imminent hazard if certain financial conditions exist; deleting a provision granting certain rebates of phosphate fees; amending s. 403.4155, F.S.; directing that rules be developed for financial assurance, interim stack management, and stack closure; requiring the Southwest Florida Water Management District to conduct a study; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Fasano—

CS for SB 1410—A bill to be entitled An act relating to homeowners' associations; amending s. 720.303, F.S.; providing powers for associations controlled by unit owners other than the developer; amending s. 720.306, F.S.; prohibiting certain amendments to bylaws of the associations; amending s. 712.05, F.S.; providing for the board of directors of a homeowners' association to preserve covenants or restrictions through an extraordinary vote; amending s. 712.06, F.S.; providing notice requirements for homeowners' associations; providing an effective date.

By the Committees on Governmental Oversight and Productivity; and Commerce, Economic Opportunities, and Consumer Services—

CS for CS for SB 1448—A bill to be entitled An act relating to unemployment compensation; amending ss. 45.031, 69.041, F.S., relating to judicial sales and disbursement of funds; providing for disbursements in conformance with changes made by the act; amending s. 120.80, F.S.; specifying that a judge adjudicating a claim under the unemployment compensation law is not an agency for purposes of chapter 120, F.S.; providing for the conduct of hearings; conforming provisions to the transfer of certain duties of the Department of Labor and Employment Security to the Agency for Workforce Innovation; exempting certain appeal proceedings from the uniform rules of procedure; amending s. 213.053, F.S.; clarifying duties of the Department of Revenue with respect to tax collection performed under a contract with the Agency for Workforce Innovation; amending s. 216.292, F.S.; clarifying procedures for transferring delinquent reimbursements due to the Unemployment Compensation Trust Fund; amending s. 220.191, F.S.; revising definitions for purposes of the capital investment tax credit; amending s. 222.15, F.S., relating to payments upon the death of an employee; conforming provisions; amending ss. 288.106, 288.107, 288.108, F.S.; revising definitions governing the tax-refund program for qualified target industry businesses, brownfield redevelopment bonus refunds, and high-impact businesses; conforming provisions; amending s. 440.15, F.S., relating to compensation for disability; conforming provisions; amending s. 440.381, F.S.; conforming provisions governing an employer's quarterly earning reports; amending ss. 443.011, 443.012, F.S., relating to the Unemployment Compensation Law and the Unemployment Appeals Commission; clarifying provisions; amending s. 443.031, F.S.; revising provisions governing construction of the Unemployment Compensation Law; amending ss. 443.0315, 443.036, 443.041, F.S., relating to subsequent proceedings, definitions, and certain waivers; clarifying and conforming provisions; providing a penalty; specifying that the term "employing unit" applies to a limited liability company; amending s. 443.051, F.S.; specifying additional duties of the Department of Revenue with respect to individuals who are obligated to pay child support; amending s. 443.061, F.S.; providing that the Unemployment Compensation Law does not create vested rights; amending s. 443.071, F.S.; revising penalties; amending s. 443.091, F.S., relating to benefit eligibility; conforming provisions to the transfer of duties to the Agency for Workforce Innovation; deleting obsolete provisions; requiring an individual to submit a valid social security number to be eligible for unemployment benefits; providing for verification of social security numbers; conforming provisions; amending s. 443.101, F.S.; clarifying

and conforming provisions under which an individual may be disqualified for benefits; amending s. 443.111, F.S., relating to the payment of benefits; conforming provisions to changes made by the act and the transfer of duties to the Agency for Workforce Innovation; requiring claimants to continue reporting to certify for benefits regardless of any appeal; creating ss. 443.1115, 443.1116, F.S., relating to extended benefits and short-time compensation; providing definitions; providing for eligibility; providing payment amounts; providing for recovery of overpayments; amending s. 443.121, F.S., relating to employing units; conforming provisions in accordance with the tax collection services performed by the Department of Revenue; creating s. 443.1215, F.S.; specifying employing units that are subject to the Unemployment Compensation Law; creating s. 443.1216, F.S.; specifying types of services that constitute employment for purposes of the Unemployment Compensation Law; creating s. 443.1217, F.S.; specifying wages and payments that are subject to the Unemployment Compensation Law; amending s. 443.131, F.S.; providing for payment of contributions; providing contribution rates; providing benefit ratios; creating s. 443.1312, F.S.; providing for benefits paid to employees of nonprofit organizations; creating s. 443.1313, F.S.; providing for benefits paid to employees of public employers; amending s. 443.1315, F.S., relating to Indian tribes; conforming provisions to changes made by the act; amending s. 443.1316, F.S.; revising requirements governing the duties of the Department of Revenue under its contract with the Agency for Workforce Innovation to provide tax collection services; creating s. 443.1317, F.S.; authorizing the Agency for Workforce Innovation and the state agency providing unemployment tax collection services to adopt rules to administer ch. 443, F.S.; amending s. 443.141, F.S., relating to the collection of contributions; conforming provisions; providing duties of the tax collection service provider; providing rulemaking authority; authorizing civil actions to enforce the collection of contributions, penalties, and interest; prohibiting the payment of interest on refunds or adjustments; amending s. 443.151, F.S., relating to procedures concerning claims; conforming provisions to the transfer of duties to the Agency for Workforce Innovation; deleting certain qualification requirements for appeals referees; amending s. 443.163, F.S., relating to reporting and remitting taxes; conforming provisions; revising requirements of electronic reporting and remitting for certain persons who prepare and report; revising penalties for persons who fail to report by electronic means; amending s. 443.171, F.S.; specifying duties of the Agency for Workforce Innovation with respect to administering ch. 443, F.S.; requiring the publication of acts and rules; deleting provisions creating the Unemployment Compensation Advisory Council; providing for employment stabilization to be under the direction of Workforce Florida, Inc.; conforming provisions governing records, reports, and subpoenas and governing the administration of ch. 443, F.S.; amending ss. 443.1715, 443.1716, F.S., relating to the confidentiality of information and electronic access to employer information; conforming provisions; deleting obsolete provisions; amending s. 443.181, F.S.; conforming provisions governing the public employment service in accordance with the duties transferred to the Agency for Workforce Innovation; amending ss. 443.191, 443.211, F.S., relating to the Unemployment Compensation Trust Fund and the Employment Security Administration Trust Fund; conforming provisions; specifying that the Unemployment Compensation Trust Fund is the sole source for paying unemployment compensation benefits; limiting the state's liability; deleting obsolete provisions; amending s. 443.221, F.S.; revising provisions governing reciprocal arrangements with other states and the Federal Government; conforming provisions; amending s. 445.009, F.S., relating to the one-stop delivery system operated under the Workforce Innovation Act; conforming provisions to the transfer of duties from the Department of Labor and Employment Security to the Agency for Workforce Innovation; amending ss. 468.529, 896.101, F.S.; conforming provisions governing employee leasing companies and the Florida Money Laundering Act; repealing s. 6 of ch. 94-347, Laws of Florida, relating to payment of benefits; repealing ss. 443.021, 443.161, 443.201, 443.231, 443.232, F.S., relating to public policy, administrative provisions, the Florida Training Investment Program, and rulemaking; providing for retroactive application of provisions relating to electronic reporting and remitting of taxes; providing effective dates.

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

CS for SB 1484—A bill to be entitled An act relating to district school board employees; amending s. 112.1915, F.S.; revising definitions; ex-

tending special death benefits to certain district school board employees; amending a state funding provision; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Campbell—

CS for SB 1502—A bill to be entitled An act relating to discriminatory practices; amending s. 760.60, F.S.; prohibiting certain clubs and business establishments serving the public from discriminating against an individual because of specified reasons; applying to those business establishments the provisions applicable to certain clubs prohibiting certain discriminatory practices; providing for filing complaints with the Commission on Human Relations; providing for filing civil actions under certain circumstances; providing an effective date.

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

CS for SB 1584—A bill to be entitled An act relating to administrative procedures; amending s. 120.52, F.S.; revising definition of invalid exercise of delegated legislative authority; amending s. 120.54, F.S.; revising provisions with respect to uniform rules; providing requirements with respect to the application of alleged facts to specific rules or statutes; amending s. 120.56, F.S.; revising rule challenges; providing hearings of such challenges to be held de novo; providing for the standard of proof to be used; revising procedures for agency response in unadopted rule proceedings; amending s. 120.569, F.S.; revising provisions with respect to decisions that affect substantial interest; providing for initial scheduling orders by the administrative law judge; providing for a discovery period; amending s. 120.57, F.S.; revising provisions with respect to additional procedures applicable to hearings involving disputed issues of material fact; revising procedures in unadopted rule proceedings; providing that an order relinquishing jurisdiction shall be rendered under certain circumstances; providing when an agency must rule on exceptions; amending s. 120.595, F.S.; redefining the term “improper purpose” and conforming a cross-reference; declaring that other provisions relating to attorney’s fees and costs are unaffected by s. 120.595, F.S.; amending s. 120.60, F.S.; revising provisions with respect to licensing; providing for license issuance by default in specified circumstances; amending s. 120.68, F.S.; revising provisions with respect to judicial review; providing additional grounds for certain petitions challenging an agency rule as an invalid exercise of delegated legislative authority; amending s. 57.105, F.S.; providing administrative law judge authority to award attorney’s fees and damages; amending s. 57.111, F.S.; revising attorney’s fees on civil actions and administrative proceedings initiated by state agencies; providing an effective date.

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

CS for SB 1664—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; providing exemptions from public-records requirements for medical information relating to an individual’s health held by local governmental entities or their service providers for purposes of determining eligibility for paratransit services under Title II of the Americans with Disabilities Act or the Transportation Disadvantaged Program as provided in part I of ch. 427, F.S.; providing conditions upon which such information may be disclosed; providing for retroactive application of the exemption; providing for future review and repeal; providing a finding of public necessity; providing an effective date.

By the Committees on Governmental Oversight and Productivity; Ethics and Elections; and Senators Cowin and Margolis—

CS for CS for SB 1732—A bill to be entitled An act relating to early voting; amending s. 101.657, F.S.; requiring supervisors of elections to allow electors to vote early; providing requirements for the location and number of early voting facilities; specifying the period and hours of operation; requiring supervisors of elections to provide notice of early voting; requiring the Department of State to adopt rules; providing a penalty for failure to provide for early voting; amending s. 101.5612,

F.S.; modifying the timeframe for testing voting equipment; amending s. 101.5613, F.S.; providing for periodic examination of equipment during early voting; creating s. 101.659, F.S.; providing for a voter to cast an in-person absentee ballot as formerly provided under s. 101.657, F.S., to conform; amending s. 101.62, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Judiciary; and Senators Webster, Fasano and Lynn—

CS for SB 1734—A bill to be entitled An act relating to time limitations for prosecution of sexual battery; amending s. 775.15, F.S.; revising provisions with respect to time limitations for the prosecution of a first-degree felony offense of sexual battery against a victim under the age of 18; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Saunders—

CS for SB 1756—A bill to be entitled An act relating to economic development; amending s. 288.125, F.S.; expanding applicability of the definition of the term “entertainment industry”; creating s. 288.1254, F.S.; creating a program under which certain persons producing, or providing services for the production of, filmed entertainment are eligible for state financial incentives for activities in or relocated to this state; prescribing powers and duties of the Office of Tourism, Trade, and Economic Development and the Office of Film and Entertainment with respect to the program; defining terms; providing an application procedure and approval process; prescribing limits on reimbursement; requiring documentation for requested reimbursement; providing for policies and procedures; providing penalties for fraudulent claims for reimbursement; requiring a report; providing an appropriation; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Saunders—

CS for SB 1758—A bill to be entitled An act relating to trust funds; creating the Entertainment Industry Financial Incentive Trust Fund; providing for sources of funds and purposes; providing for future review and termination or re-creation of the fund; providing a contingent effective date.

By the Committees on Regulated Industries; Banking and Insurance; and Senator Clary—

CS for CS for SB 1924—A bill to be entitled An act relating to financial services; revising provisions relating to mortgage brokerage and mortgage lending; amending s. 494.0029, F.S.; specifying nontransferability of certain permits; providing requirements for changes in certain ownerships or controlling interests; providing for cancellation and reinstatement of certain permits; amending s. 494.00295, F.S.; clarifying certain professional education provisions as continuing education; amending s. 494.003, F.S.; clarifying types of financial institutions eligible for exemptions from application of certain provisions; amending s. 494.0031, F.S.; authorizing the Financial Services Commission to require information from applicants for licensure; specifying nontransferability of certain licenses; providing requirements for changes in certain ownerships or controlling interests; amending s. 494.0032, F.S.; providing for electronic filing of certain license renewal forms; providing for cancellation and reinstatement of certain licenses; amending s. 494.0033, F.S.; revising mortgage broker licensure requirements; providing for third-party administration of certain tests; authorizing the commission to waive an examination requirement for certain individuals under certain circumstances; authorizing the commission to assess a fee; amending s. 494.0034, F.S.; providing for electronic filing of certain license renewal forms; providing for cancellation and reinstatement of certain licenses; amending s. 494.0036, F.S.; clarifying a provision for issuance of a mortgage brokerage business branch office license; amending s. 494.006, F.S.; clarifying types of financial institutions eligible for exemptions from application of certain provisions; amending s.

494.0061, F.S.; clarifying application of certain accounting principles; providing requirements for changes in certain ownerships or controlling interests; providing for third-party administration of certain tests; authorizing the commission to waive an examination requirement for certain individuals under certain circumstances; authorizing the commission to assess a fee; amending s. 494.0062, F.S.; authorizing the commission or the Office of Financial Institutions and Securities Regulation to require information from applicants for licensure; clarifying application of certain accounting principles; providing requirements for changes in certain ownerships or controlling interests; providing for third-party administration of certain tests; authorizing the department to waive an examination requirement for certain individuals under certain circumstances; authorizing the commission to assess a fee; amending s. 494.0064, F.S.; providing for electronic filing of certain license renewal forms; clarifying certain professional education provisions as continuing education; providing for cancellation and reinstatement of certain licenses; amending s. 494.0065, F.S.; clarifying application of certain accounting principles; providing education and testing requirements for principal representatives; authorizing the commission to waive an examination requirement for certain individuals under certain circumstances; authorizing the commission to assess a fee; requiring mortgage lenders to designate a principal representative for certain purposes; requiring the office to be notified of the designation and education of principal representatives; providing for cancellation and reinstatement of certain licenses; amending s. 494.0066, F.S.; providing for cancellation and reinstatement of certain licenses; amending s. 494.0067, F.S.; clarifying certain professional education provisions as continuing education; amending ss. 494.0016, 516.12, 520.997, and 537.009, F.S.; revising the authority to regulate certain licensees; authorizing the commission to provide by rule requirements for destruction of certain information; authorizing the commission to prescribe by rule certain minimum information to be shown in certain documents; amending s. 517.12, F.S.; specifying an additional depository for certain fees and documents required for registration of certain securities licensees; providing an effective date.

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

CS for SB 1934—A bill to be entitled An act relating to the State Risk Management Trust Fund; amending s. 284.01, F.S.; providing construction; requiring the fund to insure the property of certain hospital districts under certain circumstances; providing an effective date.

By the Committee on Natural Resources; and Senator Aronberg—

CS for SB 1976—A bill to be entitled An act relating to special districts; amending s. 189.4051, F.S.; requiring certain independent water control districts within certain large-population counties to have five-member governing boards who are elected in conjunction with the general election on a nonpartisan basis by the registered voters who are residents of the district; providing for staggered terms; providing applicability to current board members; amending s. 374.982, F.S.; adding Nassau County to the Florida Inland Navigation District; providing an effective date.

By the Committee on Children and Families; and Senator Lynn—

CS for SB 2054—A bill to be entitled An act relating to community-based care; amending s. 409.1671, F.S.; deleting the requirement for contracts for legal services in certain counties; deleting the requirement for a plan; requiring the Governor's approval of the department's methodology for transferring funds; specifying that the term "related services" includes adoption services; modifying the schedule by which community-based care will be implemented; requiring written certification prior to transferring services; requiring an evaluation and report to the Legislature; deleting dates by which certain community-based care activities must occur; decreasing the amount of automobile liability insurance required of certain community-based care providers; deleting certain termination of services notice requirements; requiring the payment of certain administrative costs incurred by lead community-based providers; amending s. 409.16745, F.S.; changing eligibility requirements

for participation in the community partnership matching grant program; amending s. 409.175, F.S.; providing for an assessment by a family services counselor and approval by a supervisor, rather than a comprehensive behavioral health assessment, of children in certain family foster homes; providing for an evaluation by the Office of Program Policy and Government Accountability of child welfare legal services; requiring a report; directing the department to continue its current delivery of child welfare legal services until directed otherwise by the Legislature; providing an effective date.

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

CS for SB 2148—A bill to be entitled An act relating to the indigent care and trauma center discretionary sales surtax; amending s. 212.055, F.S.; reviving, reenacting, and amending the indigent care and trauma center discretionary sales surtax; requiring the clerk of the circuit court to conduct a biennial audit; providing for delivery of the audit to specified governmental entities; deleting a future expiration provision; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senators Atwater, Lynn and Klein—

CS for SB 2150—A bill to be entitled An act relating to nursing homes; amending s. 400.021, F.S.; amending the definition of the term "resident care plan" as used in part II of ch. 400, F.S.; amending s. 400.111, F.S.; requiring the Agency for Health Care Administration to give notice, as specified, of the necessity to renew a license; amending s. 400.141, F.S.; amending prerequisites to shared staffing; providing for rulemaking; amending provisions that specify deficiencies in staffing which trigger an admissions moratorium; amending s. 400.23, F.S.; amending provisions relating to minimum staffing requirements; providing exceptions for a state of emergency declared by the Governor or his designee; amending s. 400.235, F.S.; amending provisions describing the financial soundness and stability that constitutes a prerequisite to recognition as a Gold Seal Program; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senators Siplin, Wilson and Dockery—

CS for SB 2266—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.20, F.S.; providing for distribution of a portion of revenues from the tax on sales, use, and other transactions to specified units of local government owning eligible convention centers; creating s. 288.1171, F.S.; providing for certification of units of local government owning eligible convention centers by the Office of Tourism, Trade, and Economic Development; requiring the office to adopt specified rules; providing a definition; providing requirements for certification; providing for use of proceeds distributed to units of local government under the act; providing for audits by the Department of Revenue; providing for revocation of certification; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senators Saunders, Miller and Siplin—

CS for SB's 2328 and 2252—A bill to be entitled An act relating to economic stimulus; amending s. 212.08, F.S.; revising sales price criteria for characterizing business property; amending s. 212.097, F.S.; revising provisions providing for an urban job tax credit program to apply to designated urban job tax credit areas rather than high crime areas; revising and providing definitions, eligibility criteria, application procedures and requirements, and area characteristics and criteria; authorizing transfer of unused credits; specifying use of transferred credits; amending s. 220.1895, F.S.; conforming changes; removing a historical reference; amending s. 220.191, F.S.; revising definitions; amending s. 288.1045, F.S.; revising the definition of "Department of Defense contract" under the tax refund program for qualified defense contractors; extending the period applicable to a program exemption under certain

conditions; amending s. 288.106, F.S.; providing for special consideration to be given to defense and homeland security under the tax refund program for qualified target industry businesses; extending the period applicable to a program exemption under certain conditions; reenacting and amending s. 288.9515, F.S.; revising and clarifying powers of Enterprise Florida, Inc., to develop authorized technology development programs; deleting a preference requirement for contractor selections; clarifying a requirement for capitalization of a technology development financing fund; revising criteria and requirements for investment of moneys in the Florida Technology Research Investment Fund; providing for payment of certain claims from the fund; specifying nonapplication of state credit or taxing power; specifying absence of state liability for certain claims; repealing s. 288.9517, F.S., relating to audits of the technology development board and confidentiality of the identity of certain contributors to the board; repealing s. 14, ch. 93-187, Laws of Florida, relating to the future repeal and review by the Legislature of statutes governing certain technology development programs of Enterprise Florida, Inc.; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senators Wasserman Schultz and Peadar—

CS for SB 2332—A bill to be entitled An act relating to anesthesiologist assistants; amending s. 456.048, F.S.; requiring anesthesiologist assistants to maintain medical malpractice insurance or provide proof of financial responsibility as a condition of licensure or licensure renewal; amending ss. 458.331 and 459.015, F.S.; revising grounds for which a physician may be disciplined for failing to provide adequate supervision; providing penalties; creating ss. 458.3475 and 459.023, F.S.; providing definitions; providing performance standards for anesthesiologist assistants and supervising anesthesiologists; providing for the approval of training programs and for services authorized to be performed by trainees; providing licensing procedures; providing for fees; providing for a task force to study the continued need for licensure and requiring a report; providing for additional membership, powers, and duties of the Board of Medicine and the Board of Osteopathic Medicine; providing penalties; providing for disciplinary actions; providing for the adoption of rules; prescribing liability; providing for the allocation of fees; providing an effective date.

By the Committee on Natural Resources; and Senator Pruitt—

CS for SB 2358—A bill to be entitled An act relating to the Lake Okeechobee Watershed Phosphorus Control Program; creating s. 373.45951, F.S.; providing legislative findings and intent; authorizing the Department of Agriculture and Consumer Services to provide financial assistance to certain projects that benefit the program's intent; providing for the adoption of rules; requiring the department to submit an annual report to the Governor and Legislature; providing an effective date.

By the Committee on Children and Families; and Senator Lynn—

CS for SB 2404—A bill to be entitled An act relating to substance abuse services; amending s. 394.74, F.S.; authorizing the Department of Children and Family Services to adopt by rule new payment methodologies and to eliminate unit-based methodologies for mental health and substance abuse services; authorizing the department to adopt rules for local match based on new methodologies; prohibiting changes to the ratio of state to local matching resources or to the sources of local match and prohibiting the increase in the amount of local matching funds required; amending s. 394.9082, F.S.; modifying the services for which a managing entity is accountable; establishing data system requirements; providing for establishment of a single managing entity for the delivery of substance abuse services to child protective services recipients in specified districts of the department; providing for a contract; requiring certain information to be kept; requiring an evaluative study; providing for reports to the Governor and Legislature; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Garcia—

CS for SB 2410—A bill to be entitled An act relating to economic development incentive programs; amending s. 220.191, F.S.; redefining the term “qualifying project” for purposes of capital investment tax credits; amending s. 288.1045, F.S.; revising the definition of “Department of Defense contract” under the tax refund program for qualified defense contractors; extending the period applicable to a program exemption under certain conditions; amending s. 288.106, F.S.; providing for special consideration to be given to defense and homeland security under the tax refund program for qualified target industry businesses; extending the period applicable to a program exemption under certain conditions; amending s. 288.1088, F.S.; revising requirements and providing powers of the Governor with respect to using funds in the Quick Action Closing Fund; providing an effective date.

By the Committee on Agriculture; and Senator Garcia—

CS for SB 2462—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 527.01, F.S.; redefining the term “qualifier” for purposes of ch. 527, F.S., relating to sale of liquefied petroleum gas; redefining the term “category II liquefied petroleum gas dispenser”; defining the term “category V liquefied petroleum gases dealer for industrial uses only”; amending s. 527.02, F.S.; providing for licensure of category V liquefied petroleum gases dealers for industrial uses only; providing license fees for such dealers; creating s. 527.0201, F.S.; providing for the examination of such dealers; revising criteria for determining who may make application for examination for competency; providing that a person may not act as a qualifier for more than one licensed location; providing an additional prerequisite for certification as a master qualifier; clarifying procedures in the event of specified vacancies in qualifier and master qualifier positions; clarifying provisions relating to suspension of a license if a business organization no longer possesses a duly designated qualifier; providing procedures relating to category I liquefied petroleum gas dealers or LP gas installers who no longer possess a master qualifier but employ a category I liquefied petroleum gas dealer or LP gas installer qualifier; providing that the department may deny, refuse to renew, suspend, or revoke a qualifier card or master qualifier certificate for specified causes; amending s. 527.06, F.S.; conforming a cross-reference; amending s. 527.065, F.S.; revising conditions under which liquefied petroleum gas licensees must notify the department of liquefied petroleum gas-related accidents involving a customer account; amending s. 527.11, F.S.; revising a prerequisite to obtaining a liquefied petroleum gas license; amending s. 527.13, F.S.; authorizing the department to impose administrative penalties and suspend or revoke a qualification for violation of ch. 527, F.S., rules adopted pursuant thereto, or a cease and desist order; increasing the period of time in which licensees may pay penalties to the department; authorizing the department to issue a warning letter to licenseholders, master qualifiers, qualifiers, or others in lieu of an administrative or civil penalty for first violations; amending s. 527.22, F.S.; revising terms of membership of the Propane Gas Education, Safety, and Research Council; amending s. 559.904, F.S.; revising provisions relating to applications, renewal applications, registration, and registration fees with respect to motor vehicle repair shops; amending s. 559.929, F.S.; eliminating a condition under which the department may waive security requirements with respect to registration as a seller of travel; amending s. 501.143, F.S.; providing limitations on contracts for ballroom dance studio services, the renewal of such contracts, and oral or written representations with respect thereto; providing penalties, remedies, and enforcement; amending s. 507.03, F.S.; revising registration requirements for moving services; amending s. 507.04, F.S.; revising requirements with respect to insurance coverage for moving services; amending s. 501.212, F.S.; revising an exemption from the Florida Deceptive and Unfair Trade Practices Act for certain acts or practices involving real estate; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Garcia—

CS for SB 2492—A bill to be entitled An act relating to economic development; reenacting and amending s. 288.9515, F.S.; revising and clarifying powers of Enterprise Florida, Inc., to develop authorized technology development programs; deleting a preference requirement for

contractor selections; clarifying a requirement for capitalization of a technology development financing fund; revising criteria and requirements for investment of moneys in the Florida Technology Research Investment Fund; providing for payment of certain claims from the fund; specifying nonapplication of state credit or taxing power; specifying absence of state liability for certain claims; directing Enterprise Florida, Inc., to facilitate the formation of investor networks; repealing s. 288.9517, F.S., relating to audits of the technology development board and confidentiality of the identity of certain contributors to the board; repealing s. 14, ch. 93-187, Laws of Florida, relating to the future repeal and review by the Legislature of statutes governing certain technology development programs of Enterprise Florida, Inc.; providing an effective date.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Accountancy Appointee: Quinlan, John V., Bradenton	10/31/2006
Board of Trustees of Miami-Dade Community College Appointee: Martinez, Roberto, Coral Gables	05/31/2006
Board of Trustees of North Florida Community College Appointee: Helvenston, Brantly "B.W." W., IV, Live Oak	05/31/2006
Florida Real Estate Appraisal Board Appointee: Wright, Cynthia H., Tallahassee	10/31/2006
Florida Space Authority Appointees: Butchko, Michael J., Cape Canaveral Gonzalez, George L., Navarre	06/30/2005 06/30/2005
Board of Professional Surveyors and Mappers Appointee: Lebron, Louis J., Miami	10/31/2006
[Referred to the Committee on Ethics and Elections.]	
Board of Governors Appointee: Sullivan, Chris, Tampa	To Be Determined by the Florida Legislature
Board of Trustees, Florida Atlantic University Appointee: Miller, Virginia I., Ft. Lauderdale	To Be Determined by the Florida Legislature
Board of Trustees, University of Central Florida	

<i>Office and Appointment</i>	<i>For Term Ending</i>
Appointee: Ferris, Geraldine "Gerri" M., Winter Park	To Be Determined by the Florida Legislature
Board of Trustees, University of Florida Appointee: Daniels, Roland C., Gainesville	To Be Determined by the Florida Legislature
Board of Trustees, University of North Florida Appointees: Gonzalez, Wilfredo J., Jacksonville	To Be Determined by the Florida Legislature
Taylor, R. Bruce, Jacksonville	To Be Determined by the Florida Legislature
Thompson, Carol C., Ponte Vedra Beach	To Be Determined by the Florida Legislature

[Referred to the Committees on Education; and Ethics and Elections.]

Governing Board of the Northwest Florida Water Management District Appointee: Bodie, Marvin Wayne, DeFuniak Springs	03/01/2007
--	------------

[Referred to the Committees on Natural Resources; and Ethics and Elections.]

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 2 was corrected and approved.

CO-SPONSORS

Senators Atwater—SB 1588; Cowin—CS for CS for SB 428; Haridopolos—SB 1688; Hill—CS for SB 294, SB 1628, SB 1852; King—SM 1560; Lawson—SB 1580; Lee—SM 1560; Lynn—SB 626; Miller—SB 2248; Peaden—CS for SB 700; Posey—SB 1688; Wise—CS for SB 700

Senator Posey withdrew as a co-sponsor of SB 1688.

RECESS

On motion by Senator Lee, the Senate recessed at 4:40 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Tuesday, April 8 or upon call of the President.