



Journal of the Senate

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CALL TO ORDER

The Senate was called to order by President Pruitt at 2:30 p.m. A quorum present—40:

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

PRAYER

The following prayer was offered by Pastor Benton Tippet, Victory Christian Fellowship of East Palatka:

Almighty God, we bow before you today with grateful hearts. We are reminded of the words of the Psalmist who said, "You load us daily with benefits." As recipients of your benefits, we are a nation of blessed people.

We come again today acknowledging your presence, and your ability to guide us. As you have admonished us to ask for mercy, we are doing that again today. We further acknowledge, "It is not by might, nor by power, but by your spirit" that we are who we are and what we are. In our weakness, you make us strong. In times when we need direction, you will give us wisdom and order our steps.

We are grateful for all our public servants. Thank you for our President, and for Governor Crist. We ask for your blessing upon them and all of our governmental leaders. Now, we pray for these Senators and for their deliberations, not only for today, but also for future sessions. Grant that they will always be open to your guidance. Grant that they will always seek to administer justly in the affairs of our diverse communities. Help us all to know our roles as leaders and citizens of this great state. We pray this in thy name, O Lord. Amen.

PLEDGE

Senate Pages Dara Silverman of Miami; Aeisha Samaila of Tallahassee; Robert A. Stargel of Lakeland; and Andrew Hart of New Smyrna, 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. Jeffrey Grove of Largo, sponsored by Senator Jones, as doctor of the day. Dr. Grove specializes in Family Practice.

ADOPTION OF RESOLUTIONS

On motion by Senator Peaden—

By Senator Peaden—

SR 1306—A resolution commending the osteopathic physicians of this state and recognizing March 28, 2007, as "Osteopathic Medicine Day."

WHEREAS, osteopathic physicians provide health care services that account for more than 100 million patient visits in this country each year, and

WHEREAS, this state has nine accredited osteopathic hospitals, two osteopathic medical colleges, and the third largest osteopathic physician population in the United States, and

WHEREAS, osteopathic manipulation of the musculoskeletal system is a viable and proven technique for many diagnoses and treatments and provides an alternative to many drug therapies, and

WHEREAS, osteopathic physicians provide comprehensive medical care, including preventive medicine, diagnoses, and the appropriate use of drugs, surgery, manipulation, and hospital referrals, NOW, THEREFORE,

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

That the Florida Senate commends the osteopathic physicians of this state for their contributions to the health and welfare of the residents of this state and recognizes March 28, 2007, as "Osteopathic Medicine Day."

—was introduced out of order and read by title. On motion by Senator Peaden, **SR 1306** was read the second time in full and adopted.

INTRODUCTION OF FORMER SENATOR

The President recognized former Senator Marlene Woodson-Howard who was present in the chamber.

On motion by Senator Joyner—

By Senator Joyner—

SR 2966—A resolution recognizing the month of March as "Women's History Month."

WHEREAS, women have made historic contributions to the growth and strength of this state in countless recorded and unrecorded ways, and

WHEREAS, women have played and continue to play a critical economic, cultural, and social role in every sphere of life by constituting a significant portion of the labor force working inside and outside the home, and

WHEREAS, women have played a unique role throughout the history of the nation by providing the majority of our volunteer labor force and were particularly important in the establishment of early charitable, philanthropic, and cultural institutions, and

WHEREAS, women of every race, class, and ethnic background served as early leaders in the forefront of every major progressive movement to improve society, and

WHEREAS, women have been leaders, not only in securing their own rights of suffrage and equal opportunity, but also in the abolitionist movement, the industrial labor movement, the civil rights movement, the environmental justice movement, and other social justice campaigns, especially the peace movement, creating a more fair and just society for all, and

WHEREAS, despite these contributions, the role of women has been consistently overlooked and undervalued in literature and in the teaching and study of history, and

WHEREAS, in recognition of the contributions of women, Congress has passed a resolution each year since 1987 designating the month of March as “Women’s History Month,” and

WHEREAS, the theme of Women’s History Month in 2007 is “Generations of Women Moving History Forward” and the month of March presents special opportunities to celebrate the wisdom and tenacity of generations of women who have come before us and those who will follow, and to acknowledge the courage, determination, and steadfastness needed to move history forward, NOW, THEREFORE,

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

That March 2007 is recognized as “Women’s History Month” and the residents of this state are called upon to observe this and every March by participating in programs, ceremonies, and activities to foster an awareness of and appreciation for the contributions made by women which have benefited and improved society.

—was introduced out of order and read by title. On motion by Senator Joyner, **SR 2966** was read the second time in full and adopted.

On motion by Senator Haridopolos—

By Senator Haridopolos—

SR 2992—A resolution commending the people of Cyprus for their continued efforts toward a just resolution of the Cyprus problem and supporting the reunification of Cyprus.

WHEREAS, Florida first welcomed immigrants from Cyprus in the early part of the 20th century, and

WHEREAS, Cypriot Americans thereafter settled in communities around the metropolitan areas of Tampa and Miami and throughout this state, and

WHEREAS, today Cypriot Americans are contributing and prospering in business, in academia, and in various professions in this state and across the United States, and

WHEREAS, Cyprus itself has been forcibly divided for more than 33 years by the Turkish invasion and subsequent occupation of the island since 1974, and

WHEREAS, the United States has expressed consistent support for the reunification of Cyprus based on the rule of law and has encouraged efforts toward a resolution that respects the rights of all Cypriots, and

WHEREAS, Cyprus has a long history of working cooperatively with the United States on issues of international defense and security and is a long-time strategic partner of the United States in the global war on terrorism, and

WHEREAS, Cyprus was the first European Union Member State to join President Bush’s Proliferation Security Initiative, an important step to battling the spread of weapons of mass destruction, and

WHEREAS, Cyprus plays a critical role in the security of the Eastern Mediterranean and in July 2006 extended assistance to more than 14,000 Americans who transited to Cyprus from Lebanon, and

WHEREAS, Cyprus joined the European Union in May 2004, and its accession within the European Union is enlarging the scope of cooperation between Cyprus and the United States, and

WHEREAS, the accession of Cyprus can act as a catalyst for a just and lasting settlement of the Cyprus problem that is based on United Nations Resolutions and the values and principles on which the European Union is founded, and

WHEREAS, Cyprus has supported the European orientation of Turkey in its bid for European Union membership if Turkey abides by principles, values, and norms required of all countries seeking to join the European Union, and

WHEREAS, Cyprus is implementing a series of economic and other measures that will benefit the Turkish Cypriots living in the northern occupied territory of the country and, as a result, has more than doubled the per capita income of the Turkish Cypriot community to approximately \$11,000, and

WHEREAS, since the partial lifting of the restrictions along the cease-fire line, there have been more than 12 million incident-free crossings, and

WHEREAS, a lasting, just, peaceful, and mutually agreed-upon solution to the Cyprus problem would greatly benefit the security and the political, economic, and social well-being of all Cypriots, as well as contribute to improved relations between Greece and Turkey, and would serve the United States’ interests in the region, and

WHEREAS, there has long been a strong friendship between the residents of this state and the people of Cyprus, NOW, THEREFORE,

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

That the Senate commends the people of Cyprus for their continued efforts in search of a just resolution to the Cyprus problem and supports the reunification of Cyprus while fully respecting the government of the Republic of Cyprus.

—was introduced out of order and read by title. On motion by Senator Haridopolos, **SR 2992** was read the second time in full and adopted.

SPECIAL GUEST

Senator Haridopolos introduced Andreas Kakouris, Ambassador from Cyprus to the United States, who was present in the gallery.

At the request of Senator Wilson—

By Senators Wilson, Dawson and Joyner—

SR 2944—A resolution commending The Links, Incorporated, for its work in Florida.

WHEREAS, The Links, Incorporated, is a highly respected international organization of more than 10,000 professional, accomplished, dedicated women of African ancestry in 274 chapters located in 42 states and three countries with a mission and purpose of friendship and community service, and

WHEREAS, members of The Links are role models, mentors, activists, and volunteers who work toward purposeful public service with educational, cultural, and civic commitments through four functional facets – International Trends and Services, National Trends and Services, the Arts, and Services to Youth, and

WHEREAS, the National Trends and Services facet of The Links, Incorporated, also encompasses service related to three Linkages, including Education, Health and Wellness, and legislative work, which

highlights and addresses concerns of the organization in these areas and also affects African-Americans and society, and

WHEREAS, major issues and needs that concern the Southern Area of The Links, Incorporated, include eliminating health disparities in conformity with the federal Healthy People 2010 program, which establishes national health objectives designed to identify the most significant preventable threats to the health of African-Americans, and targeting six focus areas that disproportionately impact the health of African-Americans – infant mortality, cancer, cardiovascular disease, diabetes, HIV/AIDS, and immunizations, and

WHEREAS, Links from around the State of Florida have assembled today to demonstrate their support for the elimination of health disparities, to thank members of the Florida Legislature for their wisdom and prudent action in addressing health and wellness in terms of societal need, and to encourage Legislators to monitor, implement, and seek progress through this important legislation, and

WHEREAS, Senator Frederica Wilson, Senator Mandy Dawson, and Senator Arthenia Joyner are members of The Links, Incorporated, NOW, THEREFORE,

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

That this body does pause in its deliberations to pay its respects to the dedicated efforts and example of the Southern Area of The Links, Incorporated, led by Margaret Thompson Johnson, in their successful campaign for the advancement and accomplishment of equitable health care policy and services for all Floridians, and to recognize the exemplary value of their work toward increasing quality and years of healthy life for the residents of this state.

—**SR 2944** was introduced, read and adopted by publication.

At the request of Senator Pruitt—

By Senator Pruitt—

SR 2974—A resolution commending the Indian River Community College Pioneers Men's and Women's Swimming Teams on winning NJCAA Swimming National Championships.

WHEREAS, Indian River Community College has long been recognized for its winning tradition in all sports, and

WHEREAS, the Pioneer Men's & Women's Swimming and Diving Teams have continued this tradition of athletic excellence, achieved and maintained through their hard work, determination, perseverance, and a team-first attitude, and

WHEREAS, first-year head swimming coach Frank Bradley and head diving coach Dave Suba guided the Pioneers to the National Junior College Athletic Association National Championship and were each named 2007 NJCAA Coach of the Year in their respective competitions along with the help of first-year assistant coach Duncan Sherrard, and

WHEREAS, the women's team, including Shanda Casella, Vanessa Cox, Stacey Crawley, Wendy Garza, Stephania Kalentzis, Erin Linley, Kalia Martin, Danielle Mauser, Alexis Omans, Whitney Peck, Amber Pheil, Courtney Place, Kayla Purkiser and Ana Maritza Rubin, and led by individual swimming champions and 2007 NJCAA women swimmers of the year Natalia Buso, Amanda Neubig, and Kim Martella, defeated Monroe Community College of New York to win the team women's competition by 475 points, and

WHEREAS, the men's team, including Javier Ahumada, Scott Baker, Billy Beauregard, Patrick Blom, Seth Clayton, Jeff Gaik, Roberto Gomez, Michael Guerra, Raul Martinez, Ricardo Munoz, Le Roux Pelser, Jason Shoemaker, Kevin Shofe, Richard Sunday, Blake Wright, and Michael Wright, and led by individual swimming champions Fernando Costa, Nick Schwartz, and Gordon Touw Ngie Tjouw, and 2007 NJCAA male swimmer of the year Gideon Louw, defeated Lincoln College of Illinois to win the team men's competition by 603 points, and

WHEREAS, Michael Wright and Kayla Purkiser also took home individual national titles in diving and Wright received the 2007 NJCAA diver of the year honors, and

WHEREAS, the Pioneers dominated the competition, winning 39 of 40 NJCAA events over the four-day meet held in Buffalo, New York, from March 7-10, 2007, and

WHEREAS, with their latest victories, the Indian River Community College Pioneers have now captured 33 consecutive NJCAA national championships for the men and 25 consecutive and 29 overall NJCAA national championships for the women, preserving Indian River Community College's place as the nation's premiere swimming and diving program among the junior college ranks, NOW, THEREFORE,

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

That the Florida Senate does hereby congratulate and commend the Indian River Community College Pioneers for winning the 2007 National Junior College Athletic Association Men's & Women's Swimming Championship and continuing their unprecedented succession of victories.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to President Edwin R. Massey on behalf of Indian River Community College as a token of the sentiments of the Florida Senate.

—**SR 2974** was introduced, read and adopted by publication.

At the request of Senator Webster—

By Senator Webster—

SR 2980—A resolution recognizing March 28, 2007, as "Truckers Day" in Florida.

WHEREAS, Florida's economy depends on having a highly efficient and reliable transportation system, and

WHEREAS, the trucking industry is the backbone of the state's economy and, as a leading mode of moving freight, the trucking industry plays a vital role in advancing Florida's prosperity, and

WHEREAS, Florida's trucking industry safely performs vital delivery and pickup of 70 percent of all freight moved in the state, driving over 16 billion miles yearly to do so, serving communities, schools, and businesses with dedication and without fanfare every day, and

WHEREAS, Florida's trucking industry provides more than 450,000 jobs and contributes over \$17 billion in wages each year to Florida's workforce, and

WHEREAS, the trucking industry's dedication to maintaining high standards to keep Florida moving contributes to the strength of our transportation system and reflects the spirit of Florida and America, and

WHEREAS, we are all indebted to the hard-working drivers who embody a commitment to excellence, haul the loads, and make those just-in-time deliveries, NOW, THEREFORE,

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

That the Florida Senate acknowledges that without trucks Florida stops, recognizes March 28, 2007, as "Truckers Day" in Florida, and applauds Florida's trucking industry for its commitment to keeping Florida's economy rolling.

—**SR 2980** was introduced, read and adopted by publication.

SPECIAL GUEST

The President introduced Carlton Robinson, daughter of Senator Carlton, President Pro Tempore, who was present in the chamber.

BILLS ON THIRD READING

SENATOR HILL PRESIDING

CS for SB 1970—A bill to be entitled An act relating to exemptions from the requirements of ch. 120, F.S.; amending s. 120.569, F.S.; requir-

ing that the state provide prior notice if it intends to offer certain evidence in an administrative hearing; providing procedures for administrative hearings involving allegations of sexual misconduct by a licensed professional; amending s. 120.57, F.S., relating to hearings involving disputed issues of material fact; eliminating certain procedures when the state offers evidence involving past acts or evidence to prove bad character or propensity; conforming cross-references; amending s. 120.80, F.S.; exempting judges of compensation claims from the requirements for notice and a hearing under ss. 120.569 and 120.57, F.S., when adjudicating workers' compensation claims; providing that judges of compensation claims are subject to the rulemaking procedures of ch. 120, F.S.; providing for the Office of Appeal Hearings within the Department of Children and Family Services rather than an administrative law judge to conduct certain hearings concerning the benefits provided under state public assistance programs; requiring that such hearings comply with certain rules of procedure; deleting a requirement that appellate jurisdiction for the Florida Public Service Commission conform to the Telecommunications Act of 1996; removing the exemption from ch. 120, F.S., provided for disqualification reviews of certified nurse assistant programs; requiring that a formal hearing be conducted by a hearing officer; eliminating the authority of the Department of Health to contract with the Department of Children and Family Services for hearing officers to conduct hearings on matters involving certain federal programs administered by the Department of Health; amending s. 120.81, F.S.; authorizing the Parole Commission to require that a prisoner submit written statements concerning intended action by the commission rather than be publicly heard; eliminating certain requirements for testimony and evidence in an administrative hearing involving the allegation of sexual misconduct by a licensed professional; amending ss. 120.56, 120.65, 388.4111, 403.788, 403.9415, and 627.0612, F.S., relating to challenges to rules, administrative law judges, public lands, final orders, disposition of applications, and rating determinations; conforming cross-references; amending s. 163.3177, F.S.; deleting provisions exempting from review under ch. 120, F.S., rules adopted by the state land planning agency establishing criteria for reviewing local comprehensive plans; deleting a requirement that such rules be reviewed by the Legislature; deleting obsolete provisions; amending s. 186.508, F.S.; revising the exemption for certain rules adopted by a regional planning council from rule challenge or drawout proceedings under ch. 120, F.S.; amending s. 370.26, F.S.; deleting a provision requiring the Department of Environmental Protection to develop a process for consolidating certain aquaculture permits; amending s. 373.421, F.S.; clarifying provisions relating to final agency action with respect to wetlands delineation; amending s. 380.06, F.S.; deleting provisions exempting from review under ch. 120, F.S., certain rules adopted by the state land planning agency authorizing the assessment and collection of fees; amending s. 393.0661, F.S.; deleting the authority of the Agency for Health Care Administration to adopt rules under certain circumstances governing fees, reimbursement rates, lengths of stay, number of visits, number of services, or enrollment limits for the home and community-based services delivery system of the Agency for Persons with Disabilities; amending s. 393.125, F.S.; requiring that the Agency for Persons with Disabilities adopt rules establishing guidelines for administrative hearings; requiring that the rules ensure that the due process rights of the clients of the agency are consistent with Medicaid law; authorizing witnesses to appear on behalf of a party by telephone or video teleconference; deleting provisions authorizing certain administrative hearings under ch. 120, F.S.; requiring the agency to adopt certain procedures governing client services provided by service providers; amending s. 408.039, F.S.; deleting provisions requiring that the court, under certain circumstances, affirm a final order by the Agency for Health Care Administration when reviewing a disputed decision involving a certificate of need; amending s. 409.285, F.S.; clarifying that a final administrative decision regarding a public assistance program is issued in the name of the state agency that administers the program; defining the term "public assistance"; amending s. 440.021, F.S., relating to enforcement activities of the Division of Workers' Compensation in the Department of Financial Services; eliminating obsolete provisions with respect to communications resulting from investigations by the department; eliminating obsolete provisions relating to interest and penalty assessments; amending s. 456.073, F.S.; providing that the proceedings of a probable cause panel of a board within the Department of Health which meets to reconsider the original finding of probable cause is subject to public-meetings requirements; amending s. 458.345, F.S.; clarifying provisions that subject resident physicians, assistant resident physicians, house physicians, interns, and fellows in fellowship training to discipline by the Board of Medicine; amending s. 459.021, F.S.; clarifying provisions that subject resident physicians, assistant resident physicians, house physicians,

interns, and fellows in fellowship training to discipline by the Board of Osteopathic Medicine; amending s. 497.153, F.S., relating to the regulation of funeral, cemetery, and consumer services by the Department of Financial Services; deleting provisions exempting certain decisions by the department concerning investigations and disciplinary matters from review under ch. 120, F.S.; amending s. 538.11, F.S., relating to record-keeping requirements for secondhand dealers and secondary metals recyclers; deleting obsolete provisions providing for the adoption of emergency rules; amending s. 548.07, F.S., relating to the regulation of pugilistic exhibitions by the Florida State Boxing Commission; clarifying duties of the commission with respect to the protection of the public; repealing s. 548.073, F.S., relating to authorization for the commission to conduct hearings; amending s. 1002.33, F.S.; requiring that the decision by the State Board of Education directing a district school board to approve or deny an application for a charter school include written findings of fact; amending s. 1002.335, F.S.; requiring that the decision by the State Board of Education to grant a district school board exclusive authority to authorize charter schools within the school district include written findings of fact; requiring that a decision by the Florida Schools of Excellence Commission to deny an application for a charter school or revoke approval of a cosponsor of a charter school include written findings of fact; amending s. 1002.34, F.S.; requiring that the decision by the State Board of Education to approve or deny an application for a charter technical career center include written findings of fact; providing an effective date.

—as amended March 22 was read the third time by title.

On motion by Senator Lawson, **CS for SB 1970** as amended was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

CS for HB 333—A bill to be entitled An act relating to homestead exemption; amending s. 196.075, F.S.; revising the amount of the additional homestead exemption for low-income seniors in accordance with the amendment to s. 6(f), Art. VII of the State Constitution adopted at the 2006 general election; providing for adjustments for the 2007 tax roll only; providing for retroactive effect; providing an effective date.

—was read the third time by title.

On motion by Senator Haridopolos, **CS for HB 333** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dawson	Joyner
Alexander	Deutch	Justice
Argenziano	Diaz de la Portilla	King
Aronberg	Dockery	Lawson
Atwater	Fasano	Lynn
Baker	Gaetz	Margolis
Bennett	Garcia	Oelrich
Bullard	Geller	Peaden
Carlton	Haridopolos	Posey
Constantine	Hill	Rich
Crist	Jones	Ring

Saunders Storms Wilson
 Siplin Villalobos Wise
 Nays—None
 Vote after roll call:
 Yea—Webster

CS for CS for SB 1026—A bill to be entitled An act relating to the ad valorem taxation of homestead property; creating s. 196.082, F.S.; implementing s. (6)(g), Art. VII of the State Constitution; providing that certain disabled veterans must receive a discount from the amount of the ad valorem tax levied on their homestead property; providing conditions under which the discount applies; providing application procedures; imposing requirements upon a property appraiser who denies such an application; providing for an appeal to the value adjustment board; allowing reapplication in a subsequent year; providing requirements for the property appraiser in applying the discount; amending s. 196.011, F.S.; authorizing the governing body of a county to waive the requirement that an annual application be made for a veteran's disability discount; requiring a veteran who receives such a discount to notify the property appraiser of any changes in the use of the property or in his or her degree of disability; providing penalties for noncompliance; providing for retroactivity; providing an effective date.

—was read the third time by title.

On motion by Senator Haridopolos, **CS for CS for SB 1026** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

CS for SB 1320—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of Revenue; providing for disposition of balances in and revenues of such trust funds; prescribing procedures for the termination of such trust funds; amending s. 17.43, F.S.; redesignating the Federal Equitable Sharing Trust Fund within the Department of Financial Services; amending s. 215.20, F.S., relating to the service charge on income of trust funds; conforming provisions to changes made by the act; amending ss. 538.09 and 538.25, F.S., relating to the deposit of registration fees from secondhand dealers and secondary metals recyclers; conforming provisions to changes made by the act; amending ss. 626.9893 and 932.7055, F.S.; redesignating the Federal Equitable Sharing Trust Fund within the Department of Financial Services; providing effective dates.

—was read the third time by title.

On motions by Senator Alexander, **CS for SB 1320** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—38

Mr. President	Atwater	Carlton
Alexander	Baker	Constantine
Argenziano	Bennett	Crist
Aronberg	Bullard	Dawson

Deutch	Joyner	Ring
Dockery	Justice	Saunders
Fasano	King	Siplin
Gaetz	Lawson	Storms
Garcia	Lynn	Villalobos
Geller	Margolis	Webster
Haridopolos	Oelrich	Wilson
Hill	Peaden	Wise
Jones	Posey	

Nays—None

Vote after roll call:

Yea—Diaz de la Portilla, Rich

SB 1322—A bill to be entitled An act relating to trust funds; creating the Operations Trust Fund within the Department of Revenue; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Alexander, **SB 1322** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

SB 1324—A bill to be entitled An act relating to trust funds; creating the Federal Grants Trust Fund within the Department of Revenue; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Alexander, **SB 1324** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Deutch	King
Alexander	Diaz de la Portilla	Lawson
Argenziano	Dockery	Lynn
Aronberg	Fasano	Margolis
Atwater	Gaetz	Oelrich
Baker	Garcia	Peaden
Bennett	Geller	Posey
Bullard	Haridopolos	Rich
Carlton	Hill	Ring
Constantine	Jones	Saunders
Crist	Joyner	Siplin
Dawson	Justice	Storms

Villalobos Wilson Wise
Webster
Nays—None

SB 2388—A bill to be entitled An act relating to trust funds; creating the Federal Grants Trust Fund within the Department of Environmental Protection; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Alexander, SB 2388 was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President Dockery Oelrich
Alexander Fasano Peaden
Argenziano Gaetz Posey
Aronberg Garcia Rich
Atwater Geller Ring
Baker Haridopolos Saunders
Bennett Hill Siplin
Bullard Jones Storms
Carlton Joyner Villalobos
Constantine Justice Webster
Crist King Wilson
Dawson Lawson Wise
Deutch Lynn
Diaz de la Portilla Margolis

Nays—None

SB 2394—A bill to be entitled An act relating to trust funds; creating the Audit and Warrant Clearing Trust Fund within the Department of Revenue; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Alexander, SB 2394 was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President Dockery Oelrich
Alexander Fasano Peaden
Argenziano Gaetz Posey
Aronberg Garcia Rich
Atwater Geller Ring
Baker Haridopolos Saunders
Bennett Hill Siplin
Bullard Jones Storms
Carlton Joyner Villalobos
Constantine Justice Webster
Crist King Wilson
Dawson Lawson Wise
Deutch Lynn
Diaz de la Portilla Margolis

Nays—None

SB 1312—A bill to be entitled An act relating to trust funds; creating the Operating Trust Fund within the Department of Legal Affairs; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Crist, SB 1312 was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President Dockery Oelrich
Alexander Fasano Peaden
Argenziano Gaetz Posey
Aronberg Garcia Rich
Atwater Geller Ring
Baker Haridopolos Saunders
Bennett Hill Siplin
Bullard Jones Storms
Carlton Joyner Villalobos
Constantine Justice Webster
Crist King Wilson
Dawson Lawson Wise
Deutch Lynn
Diaz de la Portilla Margolis

Nays—None

SB 1314—A bill to be entitled An act relating to trust funds; creating the Federal Grants Trust Fund within the Department of Legal Affairs; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Crist, SB 1314 was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President Dockery Oelrich
Alexander Fasano Peaden
Argenziano Gaetz Posey
Aronberg Garcia Rich
Atwater Geller Ring
Baker Haridopolos Saunders
Bennett Hill Siplin
Bullard Jones Storms
Carlton Joyner Villalobos
Constantine Justice Webster
Crist King Wilson
Dawson Lawson Wise
Deutch Lynn
Diaz de la Portilla Margolis

Nays—None

SB 1316—A bill to be entitled An act relating to trust funds; creating the Federal Grants Trust Fund within the Department of Juvenile Justice; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Crist, SB 1316 was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—39

Mr. President Bennett Deutch
Alexander Bullard Diaz de la Portilla
Argenziano Carlton Dockery
Aronberg Constantine Fasano
Atwater Crist Gaetz
Baker Dawson Garcia

Geller	Lawson	Ring
Haridopolos	Lynn	Saunders
Hill	Margolis	Siplin
Jones	Oelrich	Storms
Joyner	Peaden	Villalobos
Justice	Posey	Webster
King	Rich	Wise

Nays—None

Vote after roll call:

Yea—Wilson

SB 1308—A bill to be entitled An act relating to trust funds; redesignating the Cooperative Agreement Trust Fund within the Department of Military Affairs; amending s. 250.175, F.S., relating to trust funds within the department; conforming provisions to changes made by the act; terminating a specified trust fund within the Department of Transportation; providing for disposition of balances in the trust fund; prescribing procedures for the termination of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Fasano, **SB 1308** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Argenziano	Gaetz	Peaden
Aronberg	Garcia	Posey
Atwater	Geller	Rich
Baker	Haridopolos	Ring
Bennett	Hill	Saunders
Bullard	Jones	Siplin
Carlton	Joyner	Storms
Constantine	Justice	Villalobos
Crist	King	Webster
Deutch	Lawson	Wilson
Diaz de la Portilla	Lynn	Wise

Nays—None

SB 1310—A bill to be entitled An act relating to trust funds; re-creating the Emergency Response Trust Fund within the Department of Military Affairs; reenacting and amending s. 250.175(2), F.S., relating to the Emergency Response Trust Fund; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing for annual carryforward of funds; providing an effective date.

—was read the third time by title.

On motions by Senator Fasano, **SB 1310** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—39

Mr. President	Dawson	Justice
Alexander	Deutch	King
Argenziano	Diaz de la Portilla	Lawson
Aronberg	Dockery	Lynn
Atwater	Fasano	Margolis
Baker	Gaetz	Oelrich
Bennett	Geller	Peaden
Bullard	Haridopolos	Posey
Carlton	Hill	Rich
Constantine	Jones	Ring
Crist	Joyner	Saunders

Siplin	Villalobos	Wilson
Storms	Webster	Wise

Nays—None

Vote after roll call:

Yea—Garcia

SB 1428—A bill to be entitled An act relating to trust funds; creating the Administrative Trust Fund within the Department of Transportation; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Fasano, **SB 1428** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

CS for SB 1430—A bill to be entitled An act relating to trust funds; creating the Federal Grants Trust Fund within the Department of Highway Safety and Motor Vehicles; providing for sources of funds and purposes; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Fasano, **CS for SB 1430** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—39

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Margolis
Argenziano	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Posey
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dawson	King	Wilson
Deutch	Lawson	Wise

Nays—None

Vote after roll call:

Yea—Storms

SB 1326—A bill to be entitled An act relating to trust funds; re-creating the University Concurrence Trust Fund within the Department of Education without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 1013.63(4), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title.

On motions by Senator Lynn, **SB 1326** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

CS for SB 1328—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Board of Governors of the State University System; providing for the disposition of balances in and revenues of such trust funds; prescribing procedures for the termination of such trust funds; amending s. 1011.94, F.S.; redesignating the Trust Fund for University Major Gifts as the “University Major Gifts Program”; providing the purpose of the program; providing for the use of funds; modifying specified trust funds within the Board of Governors of the State University System; amending ss. 267.173, 1004.45, and 1009.74, F.S., relating to the University Major Gifts Program; conforming provisions to changes made by the act; providing an effective date.

—as amended March 22 was read the third time by title.

On motions by Senator Lynn, **CS for SB 1328** as amended was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

SB 1318—A bill to be entitled An act relating to trust funds; terminating a specified trust fund within the Department of Veterans’ Affairs; providing for disposition of balances in and revenues of such trust fund; prescribing procedures for the termination of the trust fund; repealing

ss. 295.18, 295.181, 295.182, 295.183, 295.185, F.S., relating to the Florida World War II Veterans Memorial Act; amending s. 17.61, F.S., relating to investments of trust fund moneys; deleting obsolete provisions; amending s. 20.435, F.S.; removing provisions providing for the future repeal of the Biomedical Research Trust Fund; providing an effective date.

—as amended March 22 was read the third time by title.

On motions by Senator Peaden, **SB 1318** as amended was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

CS for SB 1330—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of Education; providing for disposition of balances in and revenues of such trust funds; prescribing procedures for the termination of such trust funds; renaming the Educational Aids Trust Fund within the department; amending s. 1002.335, F.S., relating to the Florida Schools of Excellence Commission; conforming a reference; repealing ss. 1010.72, 1010.76, 1010.78, and 1012.72(5), F.S., relating to the Dale Hickam Excellent Teaching Program Trust Fund, the Educational Aids Trust Fund, and the Projects, Contracts, and Grants Trust Fund within the department; providing effective dates.

—was read the third time by title.

On motions by Senator Wise, **CS for SB 1330** was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

SB 1332—A bill to be entitled An act relating to trust funds; creating s. 1001.281, F.S.; creating the Operating Trust Fund within the Department of Education; providing for sources of funds and purposes; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Wise, **SB 1332** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

SB 1334—A bill to be entitled An act relating to trust funds; creating s. 1001.282, F.S.; creating the Administrative Trust Fund within the Department of Education; providing for sources of funds and purposes; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the third time by title.

On motions by Senator Wise, **SB 1334** was passed by the required constitutional three-fifths vote of the membership and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

SB 1014—A bill to be entitled An act relating to the corporate income tax; amending s. 220.03, F.S.; providing for the adoption of the 2007 version of the Internal Revenue Code; providing for retroactivity; providing an effective date.

—was read the third time by title.

On motion by Senator Haridopolos, **SB 1014** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Baker	Crist
Alexander	Bennett	Dawson
Argenziano	Bullard	Deutch
Aronberg	Carlton	Diaz de la Portilla
Atwater	Constantine	Dockery

Fasano	King	Saunders
Gaetz	Lawson	Siplin
Garcia	Lynn	Storms
Geller	Margolis	Villalobos
Haridopolos	Oelrich	Webster
Hill	Peaden	Wilson
Jones	Posey	Wise
Joyner	Rich	
Justice	Ring	

Nays—None

HB 7007—A reviser's bill to be entitled An act relating to the official Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, F.S.; adopting the Florida Statutes 2007 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 2007 shall be effective immediately upon publication; providing that general laws enacted during the 2006 regular session and prior thereto and not included in the Florida Statutes 2007 are repealed; providing that general laws enacted during the January 16-22, 2007, special session and the 2007 regular session are not repealed by this adoption act.

—was read the third time by title.

On motion by Senator King, **HB 7007** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Dockery	Oelrich
Alexander	Fasano	Peaden
Argenziano	Gaetz	Posey
Aronberg	Garcia	Rich
Atwater	Geller	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	Justice	Webster
Crist	King	Wilson
Dawson	Lawson	Wise
Deutch	Lynn	
Diaz de la Portilla	Margolis	

Nays—None

HB 7005—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 29.0086, 29.014, 120.551, 215.18(2), 216.181(17), 218.503(6), 253.034(6)(f)2., 287.057(14)(b) and (25), 339.135(8), 375.041(6), 394.76(3)(b)2., 402.305(2)(g), 420.0005(2), 420.36(4)(d), 497.161(1)(g), 499.0051(2)(a), 499.0121(6)(d) and (e), and 1004.065, F.S., all of which provisions have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from the 2007 Florida Statutes only through a reviser's bill duly enacted by the Legislature; amending s. 29.008, F.S., to conform to the repeal of s. 29.0086, F.S.; and amending ss. 499.003, 499.005, 499.012, 499.0121, 499.01211, 499.0122, 499.014, and 499.051, F.S., to conform to the repeal of s. 499.0121(6)(d) and (e), F.S.; providing an effective date.

—was read the third time by title.

On motion by Senator King, **HB 7005** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bullard	Dockery
Alexander	Carlton	Fasano
Argenziano	Constantine	Gaetz
Aronberg	Crist	Garcia
Atwater	Dawson	Geller
Baker	Deutch	Haridopolos
Bennett	Diaz de la Portilla	Hill

Jones	Oelrich	Storms
Joyner	Peaden	Villalobos
Justice	Posey	Webster
King	Rich	Wilson
Lawson	Ring	Wise
Lynn	Saunders	
Margolis	Siplin	
Nays—None		

Vote after roll call:
Yea—Geller, Justice

SPECIAL ORDER CALENDAR

By Senator Baker—

CS for SB 830—A bill to be entitled An act relating to public records; amending s. 119.0712, F.S.; revising the public-records exemption for personal information in records of the Department of Highway Safety and Motor Vehicles; including identification card numbers in a list of items that are considered personal information; revising provisions for disclosure of personal information in department records; providing conditions for the release of certain information without the express consent of the person to whom such information applies; providing for future review and repeal; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 830** was placed on the calendar of Bills on Third Reading.

By Senator Webster—

CS for SB 1454—A bill to be entitled An act relating to the Florida Transportation Commission; amending s. 20.23, F.S.; requiring the commission to monitor transportation authorities and conduct periodic reviews of each authority; prohibiting a member of the commission from entering into the day-to-day operation of a monitored authority; requiring that the salary and benefits of the executive director of the commission be set in accordance with the Senior Management Service; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1454** was placed on the calendar of Bills on Third Reading.

By Senator Webster—

SB 1964—A bill to be entitled An act relating to transportation; amending s. 339.08, F.S.; allowing moneys in the State Transportation Trust Fund to be used to pay the cost of the Enhanced Bridge Program; creating s. 339.282, F.S.; creating the Enhanced Bridge Program for Sustainable Transportation within the Department of Transportation; providing for the use of funds in the program; providing project guidelines for program funding; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 1964** was placed on the calendar of Bills on Third Reading.

By Senator Posey—

CS for SB 1870—A bill to be entitled An act relating to the Florida Building Code; providing that the internal design option of the Florida Building Code remains in effect until a specified date for a building permit application made before that date, notwithstanding provisions of ch. 2007-1, Laws of Florida; providing an effective date and for retroactive application; applying the act to any actions taken with respect to a building permit affected by such prior act.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1870** was placed on the calendar of Bills on Third Reading.

By Senator Margolis—

CS for CS for SB 396—A bill to be entitled An act relating to community associations; amending s. 718.103, F.S.; redefining the term “land”;

HB 7003—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 11.0451, 39.5085, 39.6013, 39.6221, 61.076, 63.032, 110.1155, 112.32151, 163.370, 166.271, 171.205, 189.4155, 195.096, 196.012, 201.0205, 202.24, 205.1975, 212.08, 213.053, 213.0535, 215.82, 218.64, 220.181, 220.183, 250.01, 250.82, 250.84, 252.35, 255.25001, 259.1053, 260.016, 287.0574, 288.039, 288.1045, 288.106, 288.90151, 290.0057, 290.0072, 320.77, 322.2615, 328.64, 331.312, 331.313, 331.316, 331.319, 331.324, 336.68, 341.840, 366.93, 370.063, 375.065, 376.30, 376.301, 376.303, 376.305, 376.307, 376.3071, 376.3075, 376.30781, 376.3079, 376.308, 376.309, 376.313, 376.315, 376.317, 376.82, 376.84, 380.06, 380.23, 381.028, 400.0073, 400.0074, 400.0075, 400.506, 402.164, 403.091, 403.5175, 403.526, 403.5271, 403.528, 403.7043, 403.708, 408.036, 408.802, 408.803, 408.806, 408.820, 408.832, 409.1685, 409.221, 409.908, 409.912, 409.91211, 419.001, 421.49, 429.07, 429.35, 429.69, 429.73, 429.903, 429.909, 429.915, 429.919, 435.03, 435.04, 456.072, 458.348, 458.3485, 459.025, 482.242, 483.285, 489.127, 489.128, 489.131, 489.532, 497.461, 499.029, 500.511, 501.016, 501.143, 501.160, 509.233, 516.05, 551.101, 559.939, 607.0130, 607.193, 620.2113, 620.2118, 620.8911, 624.5105, 626.022, 626.171, 626.935, 626.9912, 627.351, 627.6617, 633.0245, 679.4031, 679.707, 727.109, 736.1001, 736.1209, 743.09, 775.21, 794.056, 817.36, 827.06, 847.001, 849.09, 849.15, 921.0022, 933.07, 943.0435, 943.325, 944.606, 944.607, 984.19, 985.483, 985.565, 1001.25, 1001.73, 1002.01, 1002.20, 1002.335, 1003.51, 1004.28, 1008.33, 1008.345, 1011.62, 1011.71, 1012.21, 1012.22, 1013.11, and 1013.721, F.S.; reenacting and amending s. 215.559, F.S.; reenacting ss. 316.006 and 1008.22, F.S.; and repealing ss. 253.421, 253.422, 288.1231, 288.1232, 288.1233, 288.1235, 288.1236, 288.1237, and 947.022, F.S.; pursuant to s. 11.242, F.S.; deleting provisions that have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; confirming the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendatory process; and conforming to the directive of the Legislature in s. 1, ch. 93-199, Laws of Florida, to remove gender-specific references applicable to human beings from the Florida Statutes without substantive change in legal effect; providing an effective date.

—was read the third time by title.

On motion by Senator King, **HB 7003** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Diaz de la Portilla	Oelrich
Alexander	Dockery	Peaden
Argenziano	Fasano	Posey
Aronberg	Gaetz	Rich
Atwater	Garcia	Ring
Baker	Haridopolos	Saunders
Bennett	Hill	Siplin
Bullard	Jones	Storms
Carlton	Joyner	Villalobos
Constantine	King	Webster
Crist	Lawson	Wilson
Dawson	Lynn	Wise
Deutch	Margolis	

Nays—None

amending s. 718.111, F.S.; specifying that requirements relating to acquisition and maintenance of adequate insurance apply to all residential condominiums; amending s. 718.115, F.S.; providing that common expenses include the costs of certain insurance or self-insurance; amending s. 718.116, F.S.; requiring notice of special assessments for certain insurance; amending s. 718.503, F.S.; requiring additional disclosures in contracts for sale or lease of residential units; requiring copies of budgets to be furnished to buyers when a closing occurs more than 12 months after an offering circular is filed with the state; amending s. 718.504, F.S.; requiring certain information relating to the budget to be included in the offering circular; requiring that an association budget be prepared in good faith; amending s. 718.616, F.S.; requiring that certain disclosures be compiled in a report; revising the items required to be disclosed; requiring supplemental reports in certain situations; amending s. 718.618, F.S.; revising certain requirements for reserve accounts; revising the method of computing the amounts required to fund additional converter reserve accounts; deleting references to specific items that are covered by an implied warranty of fitness in the absence of reserve accounts; requiring that a developer disclose in a contract of sale compliance with certain obligations regarding the maintenance of improvements; amending s. 719.104, F.S.; providing for cooperative associations and similar organizations to acquire and maintain windstorm insurance; amending s. 719.107, F.S.; providing that common expenses include costs of certain insurance; amending s. 719.108, F.S.; providing for notice of special assessments levied in conjunction with certain insurance; amending s. 719.503, F.S.; requiring additional disclosures in contracts for sale or lease of residential units; requiring copies of budgets to be furnished to buyers when a closing occurs more than 12 months after an offering circular is filed with the state; amending s. 719.504, F.S.; requiring certain information relating to the budget to be included in the offering circular; requiring that an association budget be prepared in good faith; amending s. 720.303, F.S.; providing for homeowners' associations to acquire and maintain windstorm insurance; amending s. 720.308, F.S.; providing for homeowners' associations to levy assessments for insurance; providing an effective date.

—was read the second time by title.

MOTION

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

Senators Fasano, Margolis and Deutch offered the following amendment which was moved by Senator Fasano and adopted:

Amendment 1 (122132)(with title amendment)—On page 2, between lines 30 and 31, insert:

Section 1. Paragraph (c) of subsection (2) of section 215.555, Florida Statutes, as amended by section 2 of chapter 2007-1, Laws of Florida, is amended to read:

215.555 Florida Hurricane Catastrophe Fund.—

(2) DEFINITIONS.—As used in this section:

(c) “Covered policy” means any insurance policy covering residential property in this state, including, but not limited to, any homeowner’s, mobile home owner’s, farm owner’s, condominium association, condominium unit owner’s, tenant’s, or apartment building policy, or any other policy covering a residential structure or its contents issued by any authorized insurer, including a *commercial self-insurance fund holding a certificate of authority issued by the Office of Insurance Regulation under s. 624.462*, the Citizens Property Insurance Corporation, and any joint underwriting association or similar entity created ~~under~~ *pursuant to law*. The term “covered policy” includes any collateral protection insurance policy covering personal residences which protects both the borrower’s and the lender’s financial interests, in an amount at least equal to the coverage for the dwelling in place under the lapsed homeowner’s policy, if such policy can be accurately reported as required in subsection (5). Additionally, covered policies include policies covering the peril of wind removed from the Florida Residential Property and Casualty Joint Underwriting Association or from the Citizens Property Insurance Corporation, created ~~under~~ *pursuant to* s. 627.351(6), or from the Florida Windstorm Underwriting Association, created ~~under~~ *pursuant to* s. 627.351(2), by an authorized insurer under the terms and conditions of an executed assumption agreement between the authorized insurer and such association or Citizens Property Insurance Corpo-

ration. Each assumption agreement between the association and such authorized insurer or Citizens Property Insurance Corporation must be approved by the Office of Insurance Regulation ~~before~~ *prior to* the effective date of the assumption, and the Office of Insurance Regulation must provide written notification to the board within 15 working days after such approval. “Covered policy” does not include any policy that excludes wind coverage or hurricane coverage or any reinsurance agreement and does not include any policy otherwise meeting this definition which is issued by a surplus lines insurer or a reinsurer. All commercial residential excess policies and all deductible buy-back policies that, based on sound actuarial principles, require individual ratemaking shall be excluded by rule if the actuarial soundness of the fund is not jeopardized. For this purpose, the term “excess policy” means a policy that provides insurance protection for large commercial property risks and that provides a layer of coverage above a primary layer insured by another insurer.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, delete line 2 and insert: An act relating to real property; amending s. 215.555, F.S.; redefining the term “covered policy” for purposes of the Florida Hurricane Catastrophe Fund to include commercial self-insurance funds;

Pursuant to Rule 4.19, **CS for CS for SB 396** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

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

CS for SB 590—A bill to be entitled An act relating to health maintenance contracts; amending s. 641.31, F.S.; requiring a health maintenance organization to provide in writing a disclosure of rights to new subscribers who reside at a continuing care facility or retirement facility; providing that if a subscriber’s request to be referred to the skilled nursing unit or assisted living facility that is part of the subscriber’s place of residence is not honored, the subscriber may use a specified grievance process; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 590** was placed on the calendar of Bills on Third Reading.

By Senator Fasano—

SB 666—A bill to be entitled An act relating to fiscal intermediary services organizations; amending s. 641.316, F.S.; redefining the term “fiscal intermediary services organization” for purposes of provisions governing organizations that manage the business affairs of health care professionals; revising compliance requirements for registration as a fiscal intermediary services organization; providing an effective date.

—was read the second time by title.

Senator Bennett moved the following amendment which was adopted:

Amendment 1 (770260)(with directory and title amendments)—On page 2, between lines 2 and 3, insert:

(4) A fiscal intermediary services organization, as described in subsection (3), shall secure and maintain a surety bond on file with the office, naming the intermediary as principal. The bond must be obtained from a company authorized to write surety insurance in the state, and the office shall be obligee on behalf of itself and third parties. The penal sum of the bond may not be less than 5 percent of the funds handled by the intermediary in connection with its fiscal and fiduciary services during the prior year or \$250,000, whichever is less. The minimum bond amount must be \$10,000. The condition of the bond must be that the intermediary shall register with the office and shall not misappropriate funds within its control or custody as a fiscal intermediary or fiduciary. The aggregate liability of the surety for any and all breaches of the conditions of the bond may not exceed the penal sum of the bond. The bond must be continuous in form, must be renewed annually by a continuation certificate, and may be terminated by the surety upon its giving 30 days’ written notice of termination to the office. *This subsection does*

not apply to a fiscal intermediary services organization that is owned, operated, or controlled by a third-party administrator holding a certificate of authority under part VII of chapter 626.

And the directory clause is amended as follows:

On page 1, delete line 15 and insert:

Section 1. Paragraph (b) of subsection (2), subsection (4), and

And the title is amended as follows:

On page 1, line 8, after the semicolon (;) insert: providing an exception from the requirement to obtain a bond;

Senator Fasano moved the following amendment which was adopted:

Amendment 2 (864990)—On page 2, line 9, after the comma (,) insert: *a not-for-profit corporation that provides health care services directly to patients through employed, salaried physicians and that is affiliated with an accredited hospital licensed in this state,*

Pursuant to Rule 4.19, **SB 666** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

By Senator Baker—

CS for SB 404—A bill to be entitled An act relating to the housing and construction industry; amending s. 468.609, F.S.; providing additional eligibility requirements for a person to take the examination for certification as a building code inspector or plans examiner; revising a reference to the organization administering certain examinations; amending s. 468.617, F.S.; authorizing certain limited certificateholders to provide services to specified jurisdictions; amending s. 468.619, F.S.; providing for the application of the building code enforcement officials' bill of rights to certain disciplinary investigations and proceedings; amending s. 468.621, F.S.; providing for disciplinary proceedings for violations involving failure to follow building code or permit requirements, obstructing an investigation, and accepting services at a noncompetitive rate from any person whose work is under the enforcement authority of the official, under certain circumstances; amending s. 468.627, F.S.; providing requirements for continuing education in ethics; requiring a new certificateholder to provide proof of completion of certain curriculum courses; removing provisions relating to an option of taking an equivalency test in lieu of taking core curriculum classes; amending s. 489.115, F.S.; requiring applicants for initial issuance of a certificate or registration as a contractor to submit to criminal history records checks; requiring the Department of Business and Professional Regulation to submit the requests for criminal history records check to the Department of Law Enforcement; requiring the Department of Law Enforcement to return the results to the department; authorizing the Construction Industry Licensing Board to deny licensure to certain applicants; specifying matters the board must consider concerning licensure; prohibiting the denial of licensure based solely on a felony conviction or the status of the civil rights of the applicant; specifying that guidelines for determining financial stability may include minimum requirements for net worth, cash, and bonding; providing that a portion of financial requirements may be met by completing specified coursework; creating s. 553.382, F.S.; authorizing the placement of residential manufactured buildings that are certified by the Department of Community Affairs on certain mobile home lots; providing for application of state law governing mobile home park lot tenancies to any such housing unit placed on a mobile home lot; requiring the written approval of the owner of a mobile home park before the placement of any such housing unit on a mobile home lot; providing for taxation of such housing units as mobile homes; providing for payments to the Florida Mobile Home Relocation Trust Fund under certain circumstances; providing an effective date.

—was read the second time by title.

Senator Bennett moved the following amendment which was adopted:

Amendment 1 (882232)(with title amendment)—On page 10, between lines 6 and 7, insert:

Section 8. Subsection (9) of section 489.113, Florida Statutes, is amended to read:

489.113 Qualifications for practice; restrictions.—

(9)(a) ~~Nothing in~~ This part does not shall be construed to prevent any contractor from acting as a prime contractor where the majority of the work to be performed under the contract is within the scope of his or her license or ~~and~~ from subcontracting to other licensed contractors that remaining work which is part of the project contracted.

(b) This part, chapter 471, chapter 481, or any other provision of law does not:

1. Prevent any licensed engineer or architect from contracting directly with a licensed contractor for the preparation of plans, specifications, or a master design manual addressing structural designs used to make an application for building permits.

2. Require a licensed engineer or architect, when preparing drawings, specifications, plans, or master design manuals for use by any licensed contractor, to prepare site-specific drawings, specifications, or plans for the design and construction of single-family and two-family dwellings; swimming pools, spas, or screened enclosures; or any other structure not exceeding 1,200 square feet or one story in height. For the purpose of issuing building permits, local building officials shall accept such drawings, specifications, or plans when submitted by any licensed contractor. Upon good cause shown, local government code enforcement agencies may accept or reject plans prepared by persons licensed under chapter 471, chapter 481, or this chapter.

As used in this section, the term “master design manual” means a restrictive design manual intended to be used to design, permit, and construct structures as described in this section. Any such manual must be prepared by a licensed engineer or architect and specifically detail the limits of its use, including, but not limited to, the structure type, size, materials, loading conditions, time limits, applicable codes, and associated criteria. The manual must also detail the required training for the contractor, engineer, or architect using the manual. All master design manuals must be peer reviewed by an independent licensed engineer or architect having no financial interest in the development of the manual or the construction of structures pursuant to the manual. The engineer or architect conducting the peer review must be identified in the manual.

(c) Notwithstanding anything in this chapter or any other provision of law, a licensed engineer or architect is not required for the preparation or use of any design guide adopted by the Florida Building Commission as part of the building code pursuant to s. 553.73.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 3, line 2, after the semicolon (;) insert: amending s. 489.113, F.S.; prohibiting the prevention of a licensed engineer or architect from contracting directly with a licensed contractor for the preparation of plans, specifications, or a master design manual when making an application for a building permit; prohibiting the requirement of site-specific drawings, specifications, or plans for certain structures; authorizing local code enforcement agencies to accept or reject plans prepared by certain persons; defining the term “master design manual”; providing requirements regarding the preparation of such manuals; requiring that a master design manual contain certain information; requiring that such manuals be peer reviewed by a licensed engineer or architect who meets certain criteria; requiring that the reviewer be identified in the manual; providing that a licensed engineer or architect is not required for the preparation or use of certain design guides;

MOTION

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

Senator Baker moved the following amendment which was adopted:

Amendment 2 (284026)(with title amendment)—On page 10, between lines 6 and 7, insert:

Section 8. *If an existing warehouse is expanded, the addition must comply with the requirements in chapter 9 of the Florida Building Code; however, the existing warehouse need not be updated to meet those requirements so long as it is in compliance with the Florida Building Code, 2001 edition, and with requirements concerning automatic sprinkler systems in section 903 of the Florida Building Code.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 3, line 2, after the semicolon (;) insert: exempting certain existing warehouses from requirements in the Florida Building Code concerning fire protection under certain conditions;

Pursuant to Rule 4.19, **CS for SB 404** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

By Senator Fasano—

SB 562—A bill to be entitled An act relating to ownership or transfer of securities; amending s. 628.511, F.S.; revising provisions authorizing domestic insurers' ownership or transfer of certain securities without physical delivery of certificates; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 562** was placed on the calendar of Bills on Third Reading.

By Senator Posey—

CS for SB 124—A bill to be entitled An act relating to motor vehicles; amending s. 320.0863, F.S.; providing definitions; providing for the registration of custom vehicles and street rods; providing registration and equipment requirements for such vehicles; exempting such vehicles from certain equipment and inspection requirements; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 124** was placed on the calendar of Bills on Third Reading.

By Senator Bullard—

CS for SB 136—A bill to be entitled An act relating to Live the Dream license plates; amending s. 320.08058, F.S.; revising the use of funds received from sale of the plates; providing an effective date.

—was read the second time by title.

MOTION

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

Senator Bullard moved the following amendment which was adopted:

Amendment 1 (610718)—On page 1, delete line 23 and insert: *among the sickle cell organizations that are Florida members of the Sickle Cell Disease Association of America, Inc.,*

Pursuant to Rule 4.19, **CS for SB 136** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

By Senator Fasano—

SB 282—A bill to be entitled An act relating to designated drivers; amending s. 562.51, F.S.; prohibiting a licensed retail alcohol beverage establishment open to the public from denying service to a designated driver; providing an effective date.

—was read the second time by title.

Senator Fasano moved the following amendment which was adopted:

Amendment 1 (572876)—On page 1, lines 21-24, delete those lines and insert:

(2)(a) *May not refuse service to any person solely because the person is not purchasing alcoholic beverages if that person is the designated*

driver for one or more persons who are purchasing alcoholic beverages at the establishment.

(b) *This subsection does not excuse a retail alcoholic beverage establishment from complying with any applicable municipal or county ordinance regulating the presence of persons under 21 years of age on the premises of any such establishment.*

Pursuant to Rule 4.19, **SB 282** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

By Senator Haridopolos—

SB 640—A bill to be entitled An act relating to public accountancy; amending s. 473.308, F.S.; removing a condition for waiver of certain certified public accountant licensure requirements; providing an effective date.

—was read the second time by title.

The Committee on Regulated Industries recommended the following amendment which was moved by Senator Haridopolos and adopted:

Amendment 1 (210164)(with title amendment)—On page 2, between lines 8 and 9, insert:

Section 2. Paragraph (a) of subsection (1) of section 473.312, Florida Statutes, is amended to read:

473.312 Continuing education.—

(1)(a) As part of the license renewal procedure, the board shall by rule require licensees to submit proof satisfactory to the board that during the 2 years prior to application for renewal, they have successfully completed not less than 48 or more than 80 ~~classroom~~ hours of continuing professional education programs in public accounting subjects approved by the board. The board may prescribe by rule additional continuing professional education hours, not to exceed 25 percent of the total hours required, for failure to complete the hours required for renewal by the end of the reestablishment period.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 5, after the semicolon (;) insert: amending s. 473.312, F.S.; deleting a reference to the term “classroom”;

Pursuant to Rule 4.19, **SB 640** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

REPORTS OF COMMITTEES

The Economic Opportunities Policy and Calendar Committee submits the following bills as the Special Order Calendar for Wednesday, March 28, 2007: CS for SB 830, CS for SB 1454, SB 1964, CS for SB 1870, CS for CS for SB 396, CS for SB 590, SB 666, CS for SB 404, SB 562, CS for SB 124, CS for SB 136, SB 282, SB 640

Respectfully submitted,
Jeffrey H. “Jeff” Atwater, Chair

The Committee on Governmental Operations recommends the following pass: SB 1624

The bill was referred to the Committee on Banking and Insurance under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 928

The Committee on Ethics and Elections recommends the following pass: SB 1920 with 1 amendment

The Committee on Health Policy recommends the following pass: SB 750

The Committee on Higher Education recommends the following pass: SB 1222

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 2032

The Committee on Commerce recommends the following pass: SB 2124 with 2 amendments

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 1562; SB 2178 with 1 amendment

The Special Master on Claim Bills recommends the following pass: SB 44 with 1 amendment; SB 80 with 1 amendment; SB 486

The Committee on Transportation recommends the following pass: SB 2188 with 2 amendments

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

The Committee on Community Affairs recommends the following pass: CS for SB 448

The Committee on Criminal Justice recommends the following pass: SB 614; SB 1644

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

The Special Master on Claim Bills recommends the following pass: SB 70; SB 72 with 1 amendment; SB 76 with 1 amendment

The Committee on Transportation recommends the following pass: SB 1670 with 3 amendments

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

The Committee on Health Policy recommends the following pass: SB 1156 with 1 amendment

The Special Master on Claim Bills recommends the following pass: SB 48 with 1 amendment; SB 74 with 1 amendment

The bills contained in the foregoing reports were referred to the Committee on Education Pre-K - 12 under the original reference.

The Committee on Education Pre-K - 12 recommends the following pass: SB 2126

The bill was referred to the Committee on Education Pre-K - 12 Appropriations under the original reference.

The Committee on Banking and Insurance recommends the following pass: SB 2562

The Committee on Health Policy recommends the following pass: SB 1654

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

The Committee on Community Affairs recommends the following pass: CS for SB 1494

The Committee on Criminal Justice recommends the following pass: CS for SB 612

The Committee on Finance and Tax recommends the following pass: SB 1784

The Committee on Governmental Operations recommends the following pass: SB 1492

The Committee on Judiciary recommends the following pass: CS for SB 1374

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

The Committee on Commerce recommends the following pass: SB 2612 with 2 amendments

The Committee on Communications and Public Utilities recommends the following pass: SB 1510

The Committee on Community Affairs recommends the following pass: SB 626

The Committee on Education Pre-K - 12 recommends the following pass: SB 2566

The Committee on Judiciary recommends the following pass: SB 1348 with 1 amendment

The Committee on Military Affairs and Domestic Security recommends the following pass: SB 2142

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

The Committee on Health Policy recommends the following pass: SB 1732; SB 1828 with 2 amendments; SB 1830; SB 2120 with 1 amendment; SB 2892

The Committee on Health Regulation recommends the following pass: SB 2634

The Committee on Judiciary recommends the following pass: CS for SB 1388

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1480

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1916 with 1 amendment

The Special Master on Claim Bills recommends the following pass: SB 32 with 1 amendment; SB 38 with 1 amendment; SB 56; SB 504 with 1 amendment

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

The Committee on Education Pre-K - 12 recommends the following pass: SB 1816

The bill was referred to the Committee on Higher Education Appropriations under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1770; SB 1896 with 1 amendment; SB 1996 with 2 amendments; SB 2114 with 1 amendment

The Committee on Criminal Justice recommends the following pass: SB 1796 with 1 amendment; SB 2246; SB 2704

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

The Committee on Community Affairs recommends the following pass: SB 158

The Committee on Environmental Preservation and Conservation recommends the following pass: SM 1680

The bills contained in the foregoing reports were referred to the Committee on Military Affairs and Domestic Security under the original reference.

The Committee on Governmental Operations recommends the following pass: SB 886; SB 1452

The Committee on Military Affairs and Domestic Security recommends the following pass: SJR 166

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

The Committee on Community Affairs recommends the following pass: SB 1946 with 1 amendment

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

The Committee on Finance and Tax recommends the following pass: CS for SB 432

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

The Committee on Criminal Justice recommends the following pass: SB 2; CS for SB 174; SB 210

The Committee on Finance and Tax recommends the following pass: CS for SB 656; CS for SB 1178

The Committee on General Government Appropriations recommends the following pass: SB 1420; SB 1422

The Committee on Governmental Operations recommends the following pass: CS for SB 830

The Committee on Military Affairs and Domestic Security recommends the following pass: SM 1698

The Committee on Regulated Industries recommends the following pass: SB 1748

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

The Committee on Health Policy recommends a committee substitute for the following: SB 922

The bill with committee substitute attached was referred to the Committee on Children, Families, and Elder Affairs under the original reference.

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 1856

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

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 2054

The bill with committee substitute attached was referred to the Committee on Communications and Public Utilities under the original reference.

The Committee on Commerce recommends a committee substitute for the following: SB 382

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 2346

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

The Committee on Judiciary recommends a committee substitute for the following: SB 1458

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: SB 214

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Criminal and Civil Justice Appropriations under the original reference.

The Committee on Judiciary recommends a committee substitute for the following: SB 2196

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 2134

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

The Committee on Commerce recommends a committee substitute for the following: CS for SB 1638

The Committee on Communications and Public Utilities recommends a committee substitute for the following: SB 998

The Committee on Governmental Operations recommends a committee substitute for the following: SB 1972

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 188

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1850

The Committee on Commerce recommends a committee substitute for the following: SB 1762

The Committee on Health Policy recommends a committee substitute for the following: SB 2260

The Committee on Higher Education recommends committee substitutes for the following: SB 1160; SB 1924; SB 2414

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: SB 2250

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

The Committee on Health Policy recommends a committee substitute for the following: SB 934

The Committee on Health Regulation recommends committee substitutes for the following: SB 424; SB 1938

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2534

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

The Committee on Judiciary recommends a committee substitute for the following: SB 122

The bill with committee substitute attached was referred to the Committee on Military Affairs and Domestic Security under the original reference.

The Committee on Health Regulation recommends a committee substitute for the following: SB 1462

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

The Committee on Governmental Operations recommends a committee substitute for the following: SB 816

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1626

The Committee on Finance and Tax recommends a committee substitute for the following: CS for SB 482

The Committee on Governmental Operations recommends a committee substitute for the following: CS for SB 318

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Transportation and Economic Development Appropriations under the original reference.

The Committee on Communications and Public Utilities recommends a committee substitute for the following: SB 1818

The Committee on Criminal and Civil Justice Appropriations recommends committee substitutes for the following: SB 1086; SB 1088; SB 1094

The Committee on General Government Appropriations recommends committee substitutes for the following: CS for SB 92; SB 1100; SB 1104; SB 1110; SB 1456

The Committee on Governmental Operations recommends a committee substitute for the following: SB 464

The Committee on Health Regulation recommends a committee substitute for the following: SB 590

The Committee on Judiciary recommends a committee substitute for the following: SB 1508

The Committee on Transportation and Economic Development Appropriations recommends committee substitutes for the following: SB 1134; SB 1142

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 Health Policy recommends that the Senate confirm the following appointment made by the Governor:

Office and Appointment *For Term Ending*

Secretary of Health Care Administration
Appointee: Agwunobi, Andrew Pleasure of Governor

The Committee on Higher Education recommends that the Senate confirm the following appointment made by the Governor and Cabinet:

Office and Appointment *For Term Ending*

Board of Trustees, Florida State University
Appointee: Haggard, William Andrew 01/06/2010

The Committee on Higher Education recommends that the Senate confirm the following appointments made by the Board of Governors:

Office and Appointment *For Term Ending*

Board of Trustees, University of Central Florida
Appointee: Walsh, Richard J. 01/06/2011

Board of Trustees, New College of Florida
Appointees: Dupree, Jerome 01/06/2011
Misemer, Kenneth R. 01/06/2011
Peterson, John Robert 01/06/2008

Board of Trustees, University of Florida
Appointee: O'Connell, Cynthia F. 01/06/2011

Board of Trustees, University of North Florida
Appointee: Hicks, Ann Curry 01/06/2011

Board of Trustees, University of West Florida
Appointee: Clark, Kenneth C. 01/06/2011

The Committee on Regulated Industries recommends that the Senate confirm the following appointment made by the Governor:

Office and Appointment *For Term Ending*

Secretary of Business and Professional Regulation
Appointee: Benson, Anna Holliday Pleasure of Governor

[The appointments were referred to the Committee on Ethics and Elections under the original reference.]

INTRODUCTION AND REFERENCE OF BILLS

ADDITIONAL REFERENCES

By Senator Fasano—

SB 32—A bill to be entitled An act relating to the South Broward Hospital District; providing for the relief of Sharon Jurgrau, wife of Mark Jurgrau, deceased, and Megan Jurgrau, minor child of Mark and Sharon Jurgrau; providing for an appropriation to compensate them for the death of Mark Jurgrau as a result of the negligence of the South Broward Hospital District; providing an effective date.

—was also referred to the Committee on Health Regulation.

By Senator Jones—

SB 38—A bill to be entitled An act relating to the North Broward Hospital District; providing for the relief of Adam Susser, a minor, by and through his parents and natural guardians, Judith Susser and Gary Susser; providing for an appropriation to compensate him for injuries and damages sustained as a result of the negligence of the North Broward Hospital District, d.b.a. Coral Springs Medical Center; providing an effective date.

—was also referred to the Committee on Health Regulation.

By Senator Aronberg—

SB 44—A bill to be entitled An act relating to the City of Fernandina Beach; providing for the relief of Verlin C. Weaver for injuries sustained as a result of the negligence of an employee of the City of Fernandina Beach; providing for an appropriation; providing for attorney's fees and expenses; providing an effective date.

—was also referred to the Committee on Community Affairs.

By Senator Aronberg—

SB 48—A bill to be entitled An act relating to Palm Beach County; providing for the relief of Claudia Kautz, mother of decedent Diana M. Kautz, and Jeffrey Kautz, father of the decedent, for injuries and damages sustained as a result of the negligence of an employee of the District School Board of Palm Beach County; providing for an appropriation; providing for attorney's fees and costs; providing an effective date.

—was also referred to the Committee on Education Pre-K - 12.

By Senator Margolis—

SB 56—A bill to be entitled An act for the relief of Katherine Selva, a minor, by and through Maria Alcobar, as parent and natural guardian of Katherine Selva, by the City of Miami; providing for an appropriation to compensate her for injuries sustained as a result of the negligence of the City of Miami; providing an effective date.

—was also referred to the Committee on Health Regulation.

By Senator Posey—

SB 70—A bill to be entitled An act for the relief of Anthony John Angelillo by Miami-Dade County; authorizing and directing Miami-Dade County to compensate Anthony John Angelillo for injuries suffered due to the negligence of Miami-Dade County; providing an effective date.

—was also referred to the Committee on Criminal Justice.

By Senator Aronberg—

SB 72—A bill to be entitled An act relating to the Palm Beach County Sheriff's Office; providing for the relief of Jennifer Graham to compensate her for injuries sustained as a result of the negligence of a deputy sheriff of the sheriff's office; providing for an appropriation; providing an effective date.

—was also referred to the Committee on Criminal Justice.

By Senator Wilson—

SB 74—A bill to be entitled An act relating to the Pinellas County School Board; providing for the compensation of the estate of Brooke Ingoldsby and for the relief of Michelle Allen, parent and natural guardian of Brooke Ingoldsby, a minor, for the wrongful death of her daughter, which was due in part to the negligent failure of a county school bus driver to secure the safety of children who exit the school bus; providing for the payment of damages; providing an effective date.

—was also referred to the Committee on Education Pre-K - 12.

By Senator Margolis—

SB 76—A bill to be entitled An act relating to the City of Miami Beach; providing for the relief of Claude Tunc and Martine Tunc, individually and as co-personal representatives of the estate of Stephanie Tunc, deceased, and Sandrine Tunc, for the death of Stephanie Tunc and injuries and damages sustained by Sandrine Tunc due to the negligence of the City of Miami Beach; providing for an appropriation; providing for the use of such funds; providing for attorney's fees and costs; providing an effective date.

—was also referred to the Committee on Criminal Justice.

By Senator Diaz de la Portilla—

SB 80—A bill to be entitled An act relating to Miami-Dade County; providing for the relief of Norka Laureiro; authorizing and directing Miami-Dade County to compensate Norka Laureiro for injuries sustained as a result of a collision caused by a Miami-Dade County bus; providing an effective date.

—was also referred to the Committee on Community Affairs.

By Senator Oelrich—

SB 486—A bill to be entitled An act relating to the City of Tallahassee; providing for the relief of Sheryl D. Allen and George F. Allen, her husband; providing for an appropriation to compensate them for injuries and damages sustained as a result of an accident involving Sheryl D. Allen and an employee of the City of Tallahassee; providing an effective date.

—was also referred to the Committee on Community Affairs.

By Senator Deutch—

SB 504—A bill to be entitled An act relating to Memorial Healthcare System of Broward, Inc., d/b/a Memorial Regional Hospital; providing for the relief of Shakima Brown and Janaria Miller, her minor child, to compensate them for injuries sustained by Janaria Miller as a result of the negligence of employees of the hospital; providing an appropriation; providing an effective date.

—was also referred to the Committee on Health Regulation.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on General Government Appropriations; Finance and Tax; and Senators Baker, Fasano and Haridopolos—

CS for CS for SB 92—A bill to be entitled An act relating to hurricane preparedness; creating s. 212.0807, F.S.; providing an exemption from the sales and use tax for sales of certain tangible personal property for certain periods; providing an exception for sales within a public lodging establishment, theme park, entertainment complex, or airport; authorizing the Department of Revenue to adopt rules; providing an expiration date; providing an appropriation; providing an effective date.

By the Committee on Judiciary; and Senator Posey—

CS for SB 122—A bill to be entitled An act relating to child custody; creating s. 61.13002, F.S.; prohibiting a court from modifying child custody during the time a parent is activated, deployed, or temporarily assigned to military service; providing a limited exception; requiring reinstatement upon parent's return from military service; limiting application of the prohibition; providing an effective date.

By the Committees on Judiciary; Children, Families, and Elder Affairs; and Senators Aronberg, Lynn and Crist—

CS for CS for SB 188—A bill to be entitled An act relating to domestic violence; creating s. 741.313, F.S.; defining the terms “domestic violence,” “employee,” “employer,” “family or household member,” and “victim”; requiring that certain employers permit an employee to take leave from work to undertake activities resulting from an act of domestic violence; specifying the activities for which the employee may take leave; requiring the employee to notify the employer of the leave; providing exceptions; requiring a private employer to keep information relating to the employee's leave confidential; requiring a governmental agency to keep such information confidential and exempt to the extent authorized by statute; prohibiting an employer from taking certain actions against the employee for exercising rights specified in the act; providing a recourse for violation of the act; providing an effective date.

By the Committee on Military Affairs and Domestic Security; and Senators Aronberg and Lynn—

CS for SB 214—A bill to be entitled An act relating to criminal acts committed during a state of emergency; amending s. 810.02, F.S.; providing enhanced penalties for specified burglaries that are committed during a state of emergency declared by the Governor and facilitated by conditions arising from the emergency; prohibiting the release of a person arrested for committing a burglary during such a state of emergency until that person appears before a magistrate at a first-appearance hearing; requiring that a felony burglary committed during a state of emergency declared by the Governor be reclassified one level above the current ranking of the offense committed; amending s. 812.014, F.S.; providing enhanced penalties for the theft of certain property stolen during a state of emergency declared by the Governor and facilitated by conditions arising from the emergency; requiring that a felony theft committed during such a state of emergency be reclassified one level above the current ranking of the offense committed; providing an effective date.

By the Committees on Governmental Operations; Community Affairs; and Senator Bennett—

CS for CS for SB 318—A bill to be entitled An act relating to the Joint Legislative Committee for a Sustainable Florida; creating s. 11.74, F.S.; creating the Joint Legislative Committee for a Sustainable Florida; requiring the Governor, the President of the Senate, and the Speaker of the House of Representatives to appoint the members of the committee; providing for a chairperson of the committee and terms of office; providing for meetings and a quorum; authorizing reimbursement of members

for per diem and travel expenses; prohibiting a member of the committee from having certain interests in contracts or benefits awarded by the committee; providing for additional powers and duties of the committee; providing for the appointment and oversight of the executive director of the committee; providing for the committee to be located within the Office of Legislative Services for administrative purposes; amending s. 201.15, F.S.; revising the amount of an appropriation to local governments and school districts of proceeds from the excise tax on documents; deleting an appropriation of such funds to the Century Commission; repealing s. 163.3247, F.S., relating to the Century Commission for a Sustainable Florida; providing an appropriation to the committee; providing an effective date.

By the Committee on Commerce; and Senator Bennett—

CS for SB 382—A bill to be entitled An act relating to workforce innovation; amending s. 445.007, F.S.; authorizing designation of a regional workforce board as a one-stop operator and direct provider of certain services, subject to approval by the Governor and the regional designated chief elected official; providing an effective date.

By the Committee on Health Regulation; and Senator Peaden—

CS for SB 424—A bill to be entitled An act relating to the provision of health care services; amending s. 381.0402, F.S.; revising provisions governing the area health education center network; requiring that the Department of Health maintain and evaluate the network in cooperation with medical schools; providing for expanded purposes and responsibilities of the network; requiring the department to enter contracts concerning funding of certain initiatives of the network; providing requirements governing certain network activities concerning medical students, students in the health care professions, and persons providing health care to medically underserved populations; specifying the percentage of funds that the department may spend to administer and evaluate the network; amending s. 381.0405, F.S.; revising the purpose and functions of the Office of Rural Health in the Department of Health; requiring the Secretary of Health and the Secretary of Health Care Administration to appoint an advisory council to advise the Office of Rural Health; providing for terms of office of the members of the advisory council; authorizing per diem and travel reimbursement for members of the advisory council; requiring the Office of Rural Health to submit an annual report to the Governor and the Legislature; amending s. 381.0406, F.S.; revising legislative findings and intent with respect to rural health networks; redefining the term “rural health network”; establishing requirements for membership in rural health networks; adding functions for the rural health networks; revising requirements for the governance and organization of rural health networks; revising the services to be provided by provider members of rural health networks; requiring coordination among rural health networks and area health education centers, health planning councils, and regional education consortia; establishing requirements for funding rural health networks; establishing performance standards for rural health networks; establishing requirements for the receipt of grant funding; requiring the Office of Rural Health to monitor rural health networks; authorizing the Department of Health to establish rules governing rural health network grant programs and performance standards; amending s. 395.602, F.S.; defining the term “critical access hospital”; deleting the definitions of “emergency care hospital,” and “essential access community hospital”; revising the definition of “rural primary care hospital”; amending s. 395.603, F.S.; deleting a requirement that the Agency for Health Care Administration adopt a rule relating to deactivation of rural hospital beds under certain circumstances; requiring that critical access hospitals and rural primary care hospitals maintain a certain number of actively licensed beds; amending s. 395.604, F.S.; removing emergency care hospitals and essential access community hospitals from certain licensure requirements; specifying certain special conditions for rural primary care hospitals; amending s. 395.6061, F.S.; specifying the purposes of capital improvement grants for rural hospitals; modifying the conditions for receiving a grant; authorizing the Department of Health to award grants for remaining funds to certain rural hospitals; requiring a rural hospital that receives any remaining funds to be bound by certain terms of a participation agreement in order to receive remaining funds; amending s. 409.908, F.S.; requiring the Agency for Health Care Administration to pay certain physicians a bonus for Medicaid physician services provided within a rural county; amending ss. 408.07, 409.9116, and

1009.65, F.S.; conforming cross-references; requiring the Office of Program Policy Analysis and Government Accountability to contract for a study of the financing options for replacing or changing the use of certain rural hospitals; requiring a report to the Legislature by a specified date; repealing s. 395.605, F.S., relating to the licensure of emergency care hospitals; providing appropriations and authorizing additional positions; providing an effective date.

By the Committee on Governmental Operations; and Senator Siplin—

CS for SB 464—A bill to be entitled An act relating to Three Kings Day; creating s. 683.33, F.S.; designating January 6 as “Three Kings Day” and authorizing local governments to issue proclamations commemorating the occasion; providing an effective date.

By the Committees on Finance and Tax; Health Policy; and Senator Fasano—

CS for CS for SB 482—A bill to be entitled An act relating to motor vehicle registration; amending s. 320.02, F.S.; revising provisions relating to a voluntary check-off on motor vehicle registration and renewal application forms to distribute funds to the Miami Heart Research Institute, Inc.; authorizing a voluntary checkoff on motor vehicle registration and renewal application forms to distribute \$1 to the Children’s Hearing Help Fund; providing an effective date.

By the Committee on Health Regulation; and Senators Saunders and Atwater—

CS for SB 590—A bill to be entitled An act relating to health maintenance contracts; amending s. 641.31, F.S.; requiring a health maintenance organization to provide in writing a disclosure of rights to new subscribers who reside at a continuing care facility or retirement facility; providing that if a subscriber’s request to be referred to the skilled nursing unit or assisted living facility that is part of the subscriber’s place of residence is not honored, the subscriber may use a specified grievance process; providing an effective date.

By the Committees on Governmental Operations; and Criminal Justice—

CS for SB 816—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.071, F.S., relating to requests for public records by law enforcement agencies; clarifying that the exemption applies during the period that the information identifying a public-records request constitutes active criminal intelligence information; saving the exemption from repeal under the Open Government Sunset Review Act; deleting provisions that provide for the repeal of the exemption; providing an effective date.

By the Committee on Health Policy; and Senator Wise—

CS for SB 922—A bill to be entitled An act relating to the personal care attendant program; amending s. 413.402, F.S.; revising provisions governing a program to provide personal care attendants for persons who have disabilities; requiring the Florida Endowment Foundation for Vocational Rehabilitation to enter into an agreement with the Florida Association of Centers for Independent Living to administer a program to provide such attendants to persons who have severe and chronic disabilities; providing for payment for the administration of the program; removing a provision requiring interagency memoranda of agreement; revising eligibility requirements for participation in the personal care attendant program; removing provisions concerning the training, selection, and recruitment of personal care attendants; providing for training of program participants concerning hiring and managing an attendant; providing for the adoption and revision of program policies and procedures by the association in cooperation with an oversight group; providing for membership in the oversight group; amending s. 413.4021, F.S.; increasing the percentage of revenues collected from

persons who fail to remit sales tax which is deposited in the operating account of the Florida Endowment Foundation for Vocational Rehabilitation to administer the program; deleting a provision requiring that the Florida Endowment Foundation for Vocational Rehabilitation select an entity to administer the program; providing for automatic enrollment in the program for certain persons; providing an effective date.

By the Committee on Health Policy; and Senators Dawson and Crist—

CS for SB 934—A bill to be entitled An act relating to Medicaid services for children; amending s. 409.912, F.S.; providing for children who are eligible for Medicaid and who reside in an area in which a managed care pilot program has been implemented to receive behavioral health care services under the pilot program rather than under a specialty prepaid plan developed by the Agency for Health Care Administration and the Department of Children and Family Services; amending s. 409.91211, F.S., relating to the Medicaid managed care pilot program; revising duties of the agency with respect to providing Medicaid services to children; requiring that such services include certain behavioral health services; requiring that the service-delivery mechanisms be implemented by a specified date; providing an effective date.

By the Committee on Communications and Public Utilities; and Senator Bennett—

CS for SB 998—A bill to be entitled An act relating to communications; providing a short title; amending s. 202.11, F.S.; providing a definition; amending s. 202.24, F.S.; prohibiting counties and municipalities from negotiating terms and conditions relating to cable and video services; deleting authorization to negotiate; revising application to existing ordinances or franchise agreements; amending s. 337.401, F.S.; deleting authorization for counties and municipalities to award cable service franchises and a restriction that cable service companies not operate without such a franchise; amending s. 337.4061, F.S.; revising definitions; creating ss. 610.102, 610.103, 610.104, 610.105, 610.106, 610.107, 610.108, 610.109, 610.112, 610.113, 610.114, 610.115, 610.116, 610.117, 610.118, and 610.119, F.S.; designating the Department of State as the authorizing authority; providing definitions; requiring state authorization to provide cable and video services; providing requirements and procedures; providing for fees; providing duties and responsibilities of the Department of State; providing application procedures and requirements; providing for issuing certificates of franchise authority; providing eligibility requirements and criteria for a certificate; providing for amending a certificate; providing for transferability of certificates; providing for termination of certificates under certain circumstances; providing for challenging a department rejection of an application; providing that the department shall function in a ministerial capacity for certain purposes; providing for an application form; providing for an application fee; requiring certain information updates; providing for a processing fee; providing for cancellation upon notice that information updates and processing fees are not received; providing for an opportunity to cure; providing for transfer of such fees to the Department of Agriculture and Consumer Services; requiring the department to maintain a separate account for cable franchise revenues; providing for fees to the Department of State for certain activities; declaring certain additional obligations on a franchisee against public policy and void; prohibiting the department from imposing additional taxes, fees, or charges on a cable or video service provider to issue a certificate; prohibiting imposing buildout, construction, and deployment requirements on a certificateholder; requiring certificateholders to make cable and video service available at certain public buildings under certain circumstances; imposing certain customer service requirements on cable service providers; requiring the Department of Agriculture and Consumer Services to receive customer service complaints; requiring provision of public, educational, and governmental access channels or capacity equivalent; providing criteria, requirements, and procedures; providing exceptions; providing responsibilities of municipalities and counties relating to such channels; providing for enforcement; providing requirements for and limitations on counties and municipalities relating to access to public right-of-way; prohibiting counties and municipalities from imposing additional requirements on certificateholders; authorizing counties and municipalities to require permits of certificateholders relating to public right-of-way; providing permit criteria and requirements; prohibiting discrimination among cable and video service subscribers; providing for enforcement; providing requirements for a request for enforcement; providing

for a period of time to cure certain noncompliance; providing for the use of alternative technology; authorizing waivers or extensions of time to meet such requirements; providing a definition; prohibiting certain mandatory build-out or deployment provisions; providing for enforcement and the adoption of rules; clarifying local government and department authority over communications services; providing for an award of costs and attorney's fees; providing for determinations of violations; providing for enforcement of compliance by certificateholders; providing requirements for cable service providers under certain court orders; providing for payment by nonincumbent certificateholders of certain amounts to municipalities and counties under certain circumstances; providing procedures for payment of such amounts; providing service requirements for nonincumbent certificateholders; authorizing separate statement of certain fees on a customer bill; preserving certain rights of nonincumbent service providers; authorizing certificateholders to intervene in certain court actions; requiring the Office of Program Policy Analysis and Government Accountability to report to the Legislature on the status of competition in the cable and video service industry; providing report requirements; requiring the Department of Agriculture and Consumer Services to make recommendations to the Legislature; providing duties of the Department of State; providing severability; amending ss. 350.81 and 364.0361, F.S.; conforming cross-references; amending s. 364.051, F.S.; deleting provisions under which certain telecommunications companies may elect alternative regulation; amending s. 364.10, F.S.; requiring each state agency that determines that a person is eligible for Lifeline service to act immediately to ensure that the person is enrolled in the Lifeline service program; requiring a state agency to include an option for not subscribing to the program; requiring that the Public Service Commission and the Department of Children and Family Services adopt rules by a specified date; requiring the Public Service Commission, the Department of Children and Family Services, and the Office of Public Counsel to enter into a memorandum of understanding regarding their respective duties under the Lifeline service program; amending s. 364.163, F.S.; providing for a cap on certain switched network access service rates; deleting a time period in which intrastate access rates are capped; prohibiting interexchange telecommunications companies from instituting any intrastate connection fee; deleting provisions for regulatory oversight of intrastate access rates; amending s. 364.385, F.S.; providing for continuing effect of certain rates and charges approved by the Public Service Commission; providing for an exception; repealing s. 166.046, F.S., relating to definitions and minimum standards for cable television franchises imposed upon counties and municipalities; repealing s. 364.164, F.S., relating to competitive market enhancement; providing an effective date.

By the Committee on Criminal and Civil Justice Appropriations; and Senator Crist—

CS for SB 1086—A bill to be entitled An act relating to the capital collateral regional counsel; amending s. 27.701, F.S.; deleting provisions providing for a pilot program in the northern region of the state to operate the office of the capital collateral regional counsel; providing an effective date.

By the Committee on Criminal and Civil Justice Appropriations; and Senator Crist—

CS for SB 1088—A bill to be entitled An act relating to due process; amending s. 27.40, F.S.; providing for offices of criminal conflict and civil regional counsel to be appointed to represent persons in certain cases in which the public defender is unable to provide representation; providing for private counsel to be appointed only when the public defender and the regional counsel are unable to provide representation; providing for the clerk of court to maintain the registry of attorneys available for appointment; providing for compensation of appointed counsel who are not on the registry; requiring attorneys to maintain records in order to claim extraordinary compensation; creating s. 27.405, F.S.; requiring the Justice Administrative Commission to track expenditures of court-appointed counsel; requiring reports concerning expenditures and certain characteristics of court-appointed counsel; creating s. 27.425, F.S.; requiring the chief circuit judge to recommend compensation rates for providers of due process services; providing for rates to be prescribed in the General Appropriations Act; creating s. 27.511, F.S.; creating an office of criminal conflict and civil regional counsel within the boundaries of each of the five district courts of appeal; providing legislative

intent; directing the Justice Administrative Commission to provide administrative support to the offices; prescribing qualifications for and providing for appointment of the regional counsel; providing prohibitions related to the practice of law; requiring that the criminal conflict and civil regional counsel be appointed when the public defender has a conflict of interest in specified cases; prohibiting appointment of the office in certain circumstances; providing for appellate representation; providing for the regional counsel to provide representation in certain civil proceedings; amending s. 27.512, F.S., relating to orders of no imprisonment; conforming provisions to the creation of the regional offices; amending s. 27.52, F.S., relating to the determination of indigent status; conforming provisions to the creation of the regional offices; amending s. 27.525, F.S.; revising the purposes of the Indigent Criminal Defense Trust Fund; amending s. 27.53, F.S.; authorizing the regional counsel to employ assistant regional counsel; authorizing certain investigators to carry concealed weapons and serve process under certain conditions; requiring the regional counsel to develop coordinated classification and pay plans; providing for appropriations to be determined by a funding formula; amending s. 27.5301, F.S.; providing for salaries for the regional counsel and assistant counsel; amending s. 27.5303, F.S., relating to conflicts of interest in the representation of indigent defendants; conforming provisions to changes made by the act; eliminating the authority for the Justice Administrative Commission to contest motions to withdraw; providing for the regional counsel to file a motion to withdraw from a criminal or civil case due to a conflict of interest; providing procedures and criteria; amending s. 27.5304, F.S., relating to compensation of private court-appointed counsel, to conform; providing that compensation is based upon a flat fee prescribed in the General Appropriations Act; revising and eliminating certain procedures relating to billings; raising the maximum fee for representation in capital cases; prescribing fee limits for representation in certain dependency proceedings; prescribing conditions, procedures, and amounts for paying compensation to counsel in excess of established limits; requiring counsel to file a motion and submit documentation; providing for a hearing; requiring a written order and findings; requiring the Office of State Courts Administrator to report data on compensation exceeding prescribed limits; amending s. 27.54, F.S., relating to payments for public defenders; conforming provisions to the creation of the offices of criminal conflict and civil regional counsel; amending s. 27.59, F.S.; authorizing the regional counsel to have access to prisoners; amending s. 28.24, F.S.; requiring the clerk of court to provide certain services to the criminal conflict and civil regional counsel without charge; expanding the authorized use of certain service-charge revenues distributed to counties to include technology for the regional counsel; amending s. 28.345, F.S.; exempting the regional counsel from certain court-related fees and charges; amending s. 29.001, F.S.; providing for the public defenders' offices to include the criminal conflict and civil regional counsel for purposes of implementing provisions of the State Constitution; providing for state funding; amending ss. 29.006 and 29.007, F.S., relating to indigent defense costs and court-appointed counsel; conforming provisions to the creation of the regional counsel; amending s. 29.008, F.S.; requiring counties to provide certain funding related to the offices of the guardian ad litem and the criminal conflict and civil regional counsel; revising definitions related to county funding responsibilities; revising methods for determining certain local funding requirements, to conform; amending s. 29.015, F.S., relating to deficits in due-process funds; conforming provisions to the creation of the regional counsel; revising procedures for use of certain contingency funds; amending s. 29.018, F.S., relating to cost sharing of due-process services; conforming provisions to the creation of the regional counsel; amending s. 39.815, F.S.; conforming a cross-reference; amending s. 43.16, F.S.; authorizing the Justice Administrative Commission to provide administrative assistance to criminal conflict and civil regional counsel; revising the application of provisions to conform to changes made by the act; amending s. 57.082, F.S.; revising provisions governing the determination of civil indigent status in order to include the appointment of public attorneys in addition to private attorneys; requiring the court to appoint the office of criminal conflict and civil regional counsel in certain civil cases; amending s. 110.205, F.S.; exempting officers and employees of the regional offices from the state career service system; amending s. 125.69, F.S.; authorizing counties to contract with the regional counsel to represent defendants charged with violations of ordinances; amending s. 216.011, F.S.; providing that the regional offices are state agencies for state budgeting purposes; amending s. 744.331, F.S.; providing for the appointment of the office of criminal conflict and civil regional counsel for alleged incapacitated persons; providing a temporary exception from certain education requirements for regional counsel; amending s. 938.29, F.S.; providing that certain defendants are liable for regional counsel fees and cer-

tain due-process costs; creating a lien against the property of persons who receive regional counsel representation and other due-process services; creating a lien against certain parents for fees and costs; providing for enforcement by the clerk and valuation of fees and costs by the court; repealing s. 27.42, F.S., relating to circuit Article V indigent services committees; providing legislative findings and intent regarding implementation of the act; providing effective dates.

By the Committee on Criminal and Civil Justice Appropriations; and Senator Crist—

CS for SB 1094—A bill to be entitled An act implementing the 2007-2008 General Appropriations Act; providing legislative intent; authorizing the Department of Corrections and the Department of Juvenile Justice 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 respective department; amending s. 216.262, F.S.; providing for additional positions to operate additional prison bed capacity under certain circumstances; amending s. 216.292, F.S.; authorizing certain transfers of appropriations for operations from general revenue between budget categories and entities of the criminal conflict and civil regional counsels and the budget category for child dependency and civil conflict cases within the Justice Administrative Commission; providing for future expiration of such provisions; authorizing the Department of Legal Affairs to expend appropriated funds on programs funded in the preceding fiscal year; amending s. 932.7055, F.S.; providing for the expenditure of funds in a special law enforcement trust fund established by the governing body of a municipality; providing a finding that the authorization and issuance of certain debt is in the best interest of the state; providing for the effect of a veto of a specific appropriation or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing effective dates.

By the Committee on General Government Appropriations; and Senator Alexander—

CS for SB 1100—A bill to be entitled An act relating to the regulation of securities transactions; amending s. 517.12, F.S.; increasing the registration and filing fees for dealers and investment advisers who deal or trade in securities; deleting provisions providing for an assessment fee to be allocated to the Securities Guaranty Fund; increasing the fees imposed for making or renewing a notice filing; amending s. 517.1201, F.S.; increasing the filing fees and late fees for federal covered advisers who engage in certain securities transactions; repealing ss. 517.1203 and 517.1204, F.S., relating to the allocation and disbursement of assessment fees and the Investment Fraud Restoration Financing Corporation; amending s. 517.131, F.S.; revising the formula for transferring revenues received as assessment fees into the Securities Guaranty Fund; amending s. 517.315, F.S.; revising requirements for the Office of Financial Regulation with respect to the deposit of fees collected under ch. 517, F.S.; providing an effective date.

By the Committee on General Government Appropriations; and Senator Alexander—

CS for SB 1104—A bill to be entitled An act relating to vessels; amending s. 328.72, F.S.; imposing an additional surcharge on the vessel registration fee to be deposited into the Marine Resources Conservation Trust Fund within the Fish and Wildlife Conservation Commission; authorizing the commission to retain a percentage of the funds to cover certain costs of the grant program; amending s. 376.15, F.S.; requiring that a program for the removal of derelict vessels established by the commission be funded in part from the Marine Resources Conservation Trust Fund; providing an effective date.

By the Committee on General Government Appropriations; and Senator Alexander—

CS for SB 1110—A bill to be entitled An act implementing the 2007-2008 General Appropriations Act; providing legislative intent; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and for purposes of aligning amounts paid for human resource management services; reenacting s. 287.17(3)(a) and (6), F.S.; authorizing the use of state aircraft for commuting; providing for the future expiration of certain amendments to such provisions; amending s. 255.249, F.S.; requiring the Department of Management Services to annually publish and furnish to the Governor and the Legislature a master leasing report; deleting provisions requiring the department to submit a report of leases that are due to expire and amendments and supplements to and waivers of the terms and conditions of lease agreements; requiring state agencies to provide information concerning space needs to the Department of Management Services; delaying the expiration of provisions requiring that specified clauses, which may not be amended, supplemented, or waived, be included in the terms and conditions of a lease; authorizing the Department of Management Services to contract for services in carrying out the strategic leasing plan; providing for future expiration of such provisions; amending s. 255.25, F.S.; authorizing state agencies to use the services of a tenant broker; authorizing the department to procure a term contract for real estate consulting and brokerage services; providing requirements for such contract; providing for future expiration of such provisions; requiring an annual report to the Legislature and the Governor; amending s. 255.503, F.S.; requiring that the department provide an analysis to the Legislature, the Governor, and the Division of Bond Finance of the State Board of Administration relating to the disposition of a facility within the Florida Facilities Pool; directing the Department of Environmental Protection to make specified awards of grant moneys for pollution-control purposes; amending s. 320.08058, F.S.; revising requirements for distributing the proceeds from the annual use fee for the Florida panther license plate; providing for future expiration of such revision; amending s. 550.135, F.S.; revising the distribution of revenues deposited into the Pari-mutuel Wagering Trust Fund; providing for such funds to be used for additional purposes relating to the regulation of slot machine gaming; requiring that certain unappropriated funds be deposited into the General Revenue Fund; providing for future expiration of such provisions; amending s. 581.031, F.S.; authorizing the Department of Agriculture and Consumer Services to conduct research projects concerning citrus disease; providing for future expiration of such authorization; amending s. 570.20, F.S.; authorizing moneys in the General Inspection Trust Fund to be appropriated for certain programs operated by the Department of Agriculture and Consumer Services; providing a finding that the authorization and issuance of certain debt is in the best interest of the state; providing for the effect of a veto of a specific appropriation or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing effective dates.

By the Committee on Transportation and Economic Development Appropriations; and Senator Fasano—

CS for SB 1134—A bill to be entitled An act relating to youth work experience programs; amending s. 334.351, F.S.; requiring nonprofit youth organizations that contract with the Department of Transportation for the purpose of operating youth work experience programs to certify that the program participants are residents of the state and possess valid identification; specifying criteria for the department to consider in awarding contracts to such organizations; requiring that the nonprofit youth organizations submit certain reports and audits to the department and demonstrate participation in a peer assessment or review process; providing an effective date.

By the Committee on Transportation and Economic Development Appropriations; and Senator Fasano—

CS for SB 1142—A bill to be entitled An act implementing the 2007-2008 General Appropriations Act; providing legislative intent; 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. 253.034, F.S.; authorizing the deposit of funds from the sale of property located in Palm Beach County into the Highway Safety Operating Trust Fund by the Department of Highway Safety and Motor Vehicles; amending s. 311.22, F.S.; prescribing the required matching funds for dredging projects that meet specified conditions; extending the period for a local government to apply to the Executive Office of the Governor for a waiver of certain requirements governing matching funding for public assistance projects; providing a finding that the authorization and issuance of certain debt is in the best interest of the state; providing for the effect of a veto of a specific appropriation or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing effective dates.

By the Committee on Higher Education; and Senator Dockery—

CS for SB 1160—A bill to be entitled An act relating to university building and facility designations; providing for the designation of buildings and facilities at the University of Florida, the University of South Florida, and the University of Central Florida; directing the universities to erect suitable markers; providing an effective date.

By the Committee on General Government Appropriations; and Senators Webster, Baker and Fasano—

CS for SB 1456—A bill to be entitled An act relating to the tax on sales, use, and other transactions; specifying a period during which the sale of books, clothing, and school supplies is exempt from the tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt rules; providing an appropriation; providing an effective date.

By the Committee on Judiciary; and Senators Joyner and Lynn—

CS for SB 1458—A bill to be entitled An act relating to criminal offenses against homeless persons; amending s. 775.085, F.S.; reclassifying offenses evidencing prejudice based on the homeless status of the victim; providing a definition; providing an effective date.

By the Committee on Health Regulation; and Senator Crist—

CS for SB 1462—A bill to be entitled An act relating to food service establishments; amending ss. 381.0072 and 509.013, F.S.; excluding a restroom in a public airport from the definition of a food service establishment; requiring the Division of Hotels and Restaurants within the Department of Business and Professional Regulation to inspect toilet facilities of food service establishments; providing the minimum sanitation standards for toilet facilities in food service establishments; providing certain exemptions; providing for administrative penalties; providing an effective date.

By the Committee on Judiciary; and Senator Peaden—

CS for SB 1508—A bill to be entitled An act relating to informed consent; amending s. 401.445, F.S.; adding additional medical personnel to provisions allowing immunity for certain emergency examination and treatment of incapacitated persons done without consent if informed consent would have reasonably been given under the medical consent law; conforming provisions; amending s. 766.103, F.S.; adding additional medical personnel to the medical consent law; providing an effective date.

By the Committee on Community Affairs; and Senators Margolis and Crist—

CS for SB 1626—A bill to be entitled An act relating to affordable housing for the elderly; amending s. 420.5087, F.S.; authorizing the Florida Housing Finance Corporation to provide partially forgivable loans to nonprofit organizations that serve extremely-low-income elderly tenants; providing criteria; providing an effective date.

By the Committees on Commerce; Banking and Insurance; and Senators Constantine, Webster and Atwater—

CS for CS for SB 1638—A bill to be entitled An act relating to gift certificates and similar credit items; creating s. 501.95, F.S.; providing legislative intent; defining the terms “credit memo” and “gift certificate”; prohibiting a gift certificate or credit memo sold or issued for consideration in this state from having an expiration date, expiration period, or any type of postsale charge or fee imposed on the gift certificate or credit memo; providing certain exceptions; creating s. 717.1045, F.S.; providing that the holder of an unredeemed gift certificate or credit memo is not required to report the unredeemed gift certificate or credit memo as unclaimed property to the Department of Financial Services; providing that the consideration paid for an unredeemed gift certificate or credit memo is the property of the issuer, subject only to any rights of a purchaser or owner and is not subject to a claim made by any state acting on behalf of a purchaser or owner; providing an effective date.

By the Committee on Commerce; and Senator Ring—

CS for SB 1762—A bill to be entitled An act relating to capital formation; creating a new part X of ch. 288, F.S.; providing a short title; providing legislative findings and intent; providing definitions; creating the Florida Capital Investment Trust as a state beneficiary public trust; providing for administration by a board of trustees; providing for appointment of board members; providing for terms; providing for serving without compensation; providing for travel and other direct expenses; providing criteria for trustees; providing for powers and duties of trustees; providing for hiring employees; providing for meetings of the board; authorizing the trust to receive, hold, use, transfer, and sell certain tax credits for certain purposes; providing requirements and limitations; authorizing the Department of Revenue to adopt rules for certain purposes; creating the Florida Opportunity Fund as a for-profit, limited partnership or a limited liability company to be organized and incorporated by the Enterprise Florida, Inc.; authorizing certain entities to contract with Enterprise Florida, Inc., for certain purposes; providing investment requirements for the fund; requiring the board of trustees to issue annual reports on activities of the fund; providing report requirements; amending s. 213.053, F.S.; authorizing the Department of Revenue to provide certain tax credit information to the board of trustees; amending s. 220.02, F.S.; including tax credits transferred or sold by the board of trustees within the priority list of applied credits against certain taxes; amending s. 624.509, F.S.; including tax credits transferred or sold by the board of trustees within the order of taking credits or deductions against the insurance premium tax; providing an appropriation; directing the Office of Program Policy Analysis and Governmental Accountability to conduct a review of the effectiveness and viability of the capital formation act; providing an effective date.

By the Committee on Communications and Public Utilities; and Senator Haridopolos—

CS for SB 1818—A bill to be entitled An act relating to annual reports on the telecommunications industry; amending s. 364.386, F.S.; revising the due date of a report to the Legislature by the Florida Public Service Commission on industry competition; providing for the commission to request data from providers of local exchange telecommunications services; requiring such providers to file certain information with the commission; providing an effective date.

By the Committee on Banking and Insurance—

CS for SB 1850—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 624.319, F.S.; revising an exemption from the public-records law which is provided for work papers held by the Department of Financial Services or the Office of Insurance Regulation of the Financial Services Commission; defining the term “work papers”; saving the exemption from repeal under the Open Government Sunset Review Act; deleting provisions providing for repeal of the exemption; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Bennett—

CS for SB 1856—A bill to be entitled An act relating to the placement of vessels in state waters to form artificial reefs; amending s. 370.25, F.S., relating to the state’s artificial reef program; providing legislative findings; authorizing the planning and development of a statewide matching grant program to secure and place United States Maritime Administration and United States Navy decommissioned vessels in waters seaward of this state as artificial reefs; authorizing the planning and development of a pilot program for the preparation and deployment of a specified decommissioned vessel in Key West to serve as a model for the development of procedures for the placement of such vessels in waters seaward of this state; providing for administration of the programs by the Fish and Wildlife Conservation Commission; providing for implementation of the programs subject to appropriations; providing objectives of the programs; creating s. 370.255, F.S.; providing for the establishment of the Florida Ships-2-Reefs Program and matching grant program by the Fish and Wildlife Conservation Commission; providing purposes of the program; specifying the percentage of the state matching grant; providing procedures and requirements with respect to the programs; authorizing the Fish and Wildlife Conservation Commission to adopt rules; providing for the establishment of a pilot program to fund the preparation and deployment of a specified vessel in waters off Key West; providing for reports; authorizing provision of funds under the program contingent upon an appropriation; providing requirements with respect to funds provided under the pilot program; providing procedures and requirements with respect to the pilot program; providing for a report; providing an effective date.

By the Committee on Higher Education—

CS for SB 1924—A bill to be entitled An act relating to teacher education; amending s. 1001.03, F.S.; deleting a requirement for the State Board of Education to adopt rules providing opportunities for nondegree teachers to earn reading credentials; amending s. 1001.215, F.S.; deleting a requirement for the Just Read, Florida! Office to review alternative certification examinations; amending s. 1004.04, F.S.; revising criteria for evaluating the competency of educators who graduate from a teacher preparation program; revising provisions relating to pre-service requirements for student teachers and school placement of student teacher candidates; amending s. 1004.85, F.S.; requiring educator preparation institutes to guarantee quality of graduates; amending s. 1009.59, F.S.; requiring applicants for the Critical Teacher Shortage Student Loan Forgiveness Program to commit to teaching for 3 years in a critical subject shortage area; amending s. 1012.01, F.S.; including instructional coaches in the definition of instructional staff; amending s. 1012.71, F.S.; including prekindergarten teachers in the Florida Teachers Lead Program Stipend; amending s. 1012.72, F.S.; providing additional requirements for eligibility for bonuses provided under the Dale Hickam Excellent Teacher Program; redirecting an annual bonus for classroom teachers into mentor training and adjustments to salary schedules which allow increased exposure of new teachers to teaching demonstrations; establishing guidelines for school districts creating induction models for beginning teachers; amending s. 1012.98, F.S.; providing for coordinated support for new teachers through the district professional development program; amending s. 1012.986, F.S.; providing recognition and mentoring opportunities for high performing principals; creating s. 1012.988, F.S.; establishing the Florida Quality Education Council within the Executive Office of the Governor; providing purposes and objectives of the council; providing for membership and terms of office; authorizing the members of the council to be reimbursed for per diem and travel expenses; requiring the council to direct a data-

collection and analysis initiative; providing requirements for the initiative; requiring that the council select demonstration partnerships; providing requirements for such partnerships; requiring that the data-collection initiative and partnerships be used to redesign state teacher-preparation programs; requiring the council to provide an annual report to the Governor and Legislature; providing an effective date.

By the Committee on Health Regulation; and Senator Joyner—

CS for SB 1938—A bill to be entitled An act relating to cardiology services; providing legislative findings and intent; providing definitions; requiring the Department of Health to post and update a list of percutaneous intervention centers and open-heart surgery programs on its website; requiring the department to send a list of such centers and programs to emergency medical services providers and emergency medical services directors in the state; directing the department to develop and distribute sample cardiac triage assessment criteria; requiring licensed emergency medical services providers to use similar assessment criteria; requiring the director of each emergency medical services provider to develop and use certain specified protocols; providing duties of the department; requiring a report; providing for meetings; requiring compliance by a certain date; providing an effective date.

By the Committee on Governmental Operations—

CS for SB 1972—A bill to be entitled An act relating to the leasing of private property by state agencies; amending s. 255.248, F.S.; defining terms; amending s. 255.249, F.S.; requiring the Department of Management Services to develop a strategic leasing plan; removing the expiration of provisions requiring that the department annually submit a master leasing report to the Governor and the Legislature concerning leases that are due to expire and amendments and supplements to and waivers of the terms and conditions of lease agreements; requiring state agencies to provide information concerning space needs to the Department of Management Services; requiring that the Department of Management Services adopt rules for soliciting and accepting competitive solicitations for certain leased space, for exempting the lease of care and living space or emergency space from competitive-solicitation requirements, for securing at least three quotes for a lease that is not required to be competitively solicited and for providing information regarding space needs to the Department of Management Services; removing the expiration of provisions requiring that specified clauses, which may not be amended, supplemented, or waived, be included in the terms and conditions of a lease; authorizing the Department of Management Services to contract for services in carrying out the strategic leasing plan; amending s. 255.25, F.S.; requiring state agencies to consult with the Department of Management Services concerning use of space; removing the expiration of provisions requiring that the department approve the terms of a lease by a state agency; requiring an analysis if the department approves an amendment or supplement to or waiver of a term or condition of a lease agreement; prohibiting a state agency from entering into certain leases of space in a privately owned building except upon advertisement for and receipt of competitive solicitations; providing exceptions; providing requirements for the use of invitations to bid, requests for proposals, and invitations to negotiate; providing criteria for awarding contracts; providing criteria for protesting an agency decision or intended decision pertaining to a competitive solicitation for leased space; providing criteria for the Department of Management Services to use when determining the state’s best interest and when approving leases of 5,000 square feet or more; authorizing state agencies to use the services of a tenant broker under specified circumstances; authorizing the Department of Management Services to procure a state term contract for real estate consulting and brokerage services; removing the expiration of provisions providing legislative intent with respect to the use of state-owned buildings; requiring that the department create a plan for fully using such buildings before leasing private buildings; requiring an annual report to the Legislature and the Governor; providing appropriations and authorizing additional positions; providing an effective date.

By the Committee on Environmental Preservation and Conservation—

CS for SB 2054—A bill to be entitled An act relating to the Department of Environmental Protection; amending s. 258.007, F.S.; providing that certain violations in a state park are civil infractions; amending s. 316.212, F.S.; allowing the operation of golf carts on roads within the state park system under certain conditions; amending s. 373.4142, F.S.; providing statewide consistency for water quality standards in the Northwest Florida Water Management District; amending s. 373.414, F.S.; providing that certain variance provisions apply in the Northwest Florida Water Management District; amending s. 373.4211, F.S.; ratifying the wetland rule and amending it to include certain plant species approved by the Environmental Regulation Commission; providing for delay of the ratification until certain conditions are met; amending s. 403.031, F.S.; conforming the definition of the term “regulated air pollutant” to changes made in the federal Clean Air Act; amending s. 403.067, F.S.; providing for the trading of water quality credits in the total maximum daily load program in areas that have adopted a basin action plan; providing for rules and specifying what the rules must address; amending s. 403.0872, F.S.; conforming the requirements for air operation permits to changes made to Title V of the Clean Air Act to delete certain minor sources from the Title V permitting requirements; amending s. 403.088, F.S.; providing for the revision of water pollution operation permits; amending s. 403.50663, F.S.; clarifying certain notice requirements; amending s. 403.50665, F.S.; providing for a local government to issue a statement of inconsistency with existing land use plans and zoning ordinances due to incompleteness of information necessary for an evaluation; amending s. 403.508, F.S.; clarifying certain hearing requirements for land use and certification hearings; amending s. 403.509, F.S.; clarifying certain provisions relating to certifications issued by the Department of Environmental Protection; amending s. 403.5113, F.S.; providing technical corrections to provisions requiring postcertification amendments and review; amending s. 403.5115, F.S.; clarifying certain public-notice requirements; amending s. 403.5252, F.S.; clarifying provisions relating to the determination of completeness of an application for an electric transmission line; amending s. 403.527, F.S.; clarifying the time under which the department or the applicant may request the cancellation of a certification hearing for a proposed transmission line; amending s. 403.5271, F.S.; clarifying the responsibilities of reviewing agencies to review the completeness of an application; amending s. 403.5317, F.S.; clarifying the provisions relating to a change in the condition of a certification; amending s. 403.5363, F.S.; providing that notice of a cancellation of a certification hearing must be within a certain time; amending s. 403.861, F.S.; requiring fire hydrants to have a device installed that prevents the contamination of the water supply; repealing ch. 325, F.S., consisting of ss. 325.2055, 325.221, 325.222, and 325.223, F.S., relating to motor vehicle air conditioning refrigerants; repealing s. 403.0875, F.S., relating to citrus juice processing facilities; repealing s. 373.459(6)(e), F.S.; abrogating the repeal of certain water management district requirements for matching funds; providing an effective date.

By the Committee on Community Affairs; and Senators Constantine and Crist—

CS for SB 2134—A bill to be entitled An act relating to tax increment financing; authorizing two or more counties, or a combination of at least one county and municipality, to establish a tax increment area for conservation lands by interlocal agreement; providing requirements for such an interlocal agreement; requiring that a tax increment be determined annually; limiting the amount of the tax increment; requiring the establishment of a separate reserve account for each tax increment area; providing for a refund; requiring an annual audit of the separate reserve account; providing for the administration of the separate reserve account; providing that the governmental body that administers the separate reserve account may spend revenues from the tax increment to purchase real property only if all parties to the interlocal agreement adopt a resolution that approves the purchase price; providing that a water management district may be a party to the interlocal agreement; requiring certain approvals from the Department of Environmental Protection and the Department of Community Affairs; providing a comparative standard on which the minimum annual funding of the separate reserve account must be based; requiring a taxing authority that does not pay tax increment revenues to the separate reserve account before a specified date to pay a specified amount of interest on the amount of unpaid increment revenues; providing exemptions for certain public

bodies, taxing authorities, and special districts; providing that revenue bonds may be paid only from revenues deposited into the separate reserve account; providing that such revenue bonds are not a debt, liability, or obligation of the state or any public body; providing legislative findings; providing an effective date.

By the Committee on Judiciary; and Senator Villalobos—

CS for SB 2196—A bill to be entitled An act relating to the Legislature; providing a short title; amending s. 11.143, F.S.; eliminating authority for members of a legislative committee to administer certain oaths and affirmations to witnesses; eliminating penalties for false swearing before a legislative committee; conforming to the creation of new provisions relating to oaths and affirmations before a legislative committee; creating s. 11.1435, F.S.; requiring persons who address a legislative committee to take an oath or affirmation of truthfulness; providing exceptions; requiring a member of the legislative committee to administer the oath or affirmation; providing criminal penalties for certain false statements before a legislative committee; authorizing the use of a signed appearance card in lieu of an oral oath or affirmation; prescribing conditions related to the use of the card; providing for penalties for making a false statement after signing the card; providing an effective date.

By the Committee on Military Affairs and Domestic Security; and Senators Deutch, Ring, Atwater, Gaetz, Margolis and Baker—

CS for SB 2250—A bill to be entitled An act relating to divestment of public funds related to Iran; providing definitions; requiring the State Board of Administration to identify all companies doing certain types of business in or with Iran in which public moneys are invested; requiring the board to create and maintain a Scrutinized Company List that names all such companies; requiring the board to periodically contact all scrutinized companies and encourage them to refrain from engaging in certain types of business in or with Iran; requiring the board to inform scrutinized companies of their status as a scrutinized company and to ask for clarification as to the nature of each company’s business activities; providing that a company may be removed from the list under certain conditions; providing for reintroduction of a company onto the list; requiring the board to divest the company of all publicly traded securities of a scrutinized company under certain conditions; providing exceptions to the divestment requirement; prohibiting the board from acquiring securities of scrutinized companies that have active business operations; providing exceptions to the investment prohibition; providing an additional exception from the divestment requirement and the investment prohibition concerning certain indirect holdings in actively managed investment funds; requiring the board to request that the managers of such investment funds consider removing scrutinized companies from the fund or create a similar fund that excludes such companies; requiring the board to file a report to the Board of Trustees of the State Board of Administration and the Legislature within a specified period after creation of the Scrutinized Company List; requiring the annual filing of an updated report; requiring that all such reports be made available to the public; requiring that the report include certain information; providing for the expiration of the act; exempting the board from certain statutory or common law obligations; authorizing the board to cease divesting or to reinvest in certain scrutinized companies if the value of all assets under management by the board becomes equal to or less than a specified amount; requiring the board to file a written report to the Board of Trustees of the State Board of Administration and the Legislature before such reinvestment; requiring that the report contain certain information; requiring semiannual updates to such reports when applicable; providing for severability; providing an effective date.

By the Committee on Health Policy; and Senator Peadar—

CS for SB 2260—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; deleting the designation of Secretary of Health and including the designation of State Surgeon General as the head of the Department of Health; providing requirements for the position; providing duties for the State Surgeon General; conforming references; amending s. 381.0605, F.S.; clarifying that the Surgeon General referred to in s. 381.0605, F.S., is the Surgeon General

of the United States; requiring the Division of Statutory Revision of the Office of Legislative Services to change references to the Secretary of Health to the Surgeon General within the Florida Statutes; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Bennett—

CS for SB 2346—A bill to be entitled An act relating to the Myakka River; amending s. 258.501, F.S.; requiring that the Myakka River Management Coordinating Council provide a report recommending the expansion of the Florida Wild and Scenic River Designation for the entire Myakka River to the Governor, the President of the Senate, and the Speaker of the House of Representatives; providing an effective date.

By the Committee on Higher Education; and Senator Ring—

CS for SB 2414—A bill to be entitled An act relating to commercialization of university research; creating s. 288.956, F.S.; providing legislative intent for the Sure Ventures Commercialization Program; creating s. 288.9561, F.S.; creating Sure Ventures Commercialization, Inc., a not-for-profit corporation; requiring Enterprise Florida, Inc., to provide administrative support to the corporation and be its successor in interest; providing for its administration by a board; providing for appointment of board members; providing for terms; providing for service without compensation; providing for reimbursement for per diem, travel, and other direct expenses; providing criteria for membership; providing for powers and duties of the board; providing for hiring employees; providing for meetings of the board; authorizing the board to invest funds through the State Board of Administration; providing for contracts with state universities; requiring the board to prepare and deliver an annual report to the Governor and the Legislature by a specified date; detailing the content of the report; providing for exclusion of liability by the corporation; creating s. 288.9562, F.S.; creating the Sure Ventures Commercialization Grant Program; providing for the types of grants that may be made to state universities for the commercialization of research projects; creating s. 288.9563, F.S.; providing for grant application and approval procedures; providing appropriations; providing an effective date.

By the Committee on Criminal Justice; and Senator Aronberg—

CS for SB 2534—A bill to be entitled An act relating to the offense of voyeurism; amending s. 810.145, F.S.; providing that it is a third-degree felony for certain persons who are responsible for the welfare of a child younger than 16 years of age to commit the offense of video voyeurism, video voyeurism dissemination, or commercial video voyeurism dissemination against that child; providing criminal penalties; providing that it is a third-degree felony for a person employed at a school to commit the offense of video voyeurism, video voyeurism dissemination, or commercial video voyeurism dissemination against a student of the school; providing criminal penalties; providing that it is a second-degree felony for a person who was previously convicted of or adjudicated delinquent for video voyeurism, video voyeurism dissemination, or commercial video voyeurism dissemination to commit any such third-degree felony against a child younger than 16 years of age or a student; providing criminal penalties; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By the Committees on Governmental Operations; Community Affairs; and Senator Bennett—

CS for CS for SB 318—A bill to be entitled An act relating to the Joint Legislative Committee for a Sustainable Florida; creating s. 11.74, F.S.; creating the Joint Legislative Committee for a Sustainable Florida; requiring the Governor, the President of the Senate, and the Speaker of the House of Representatives to appoint the members of the committee; providing for a chairperson of the committee and terms of office; providing for meetings and a quorum; authorizing reimbursement of members for per diem and travel expenses; prohibiting a member of the committee from having certain interests in contracts or benefits awarded by the

committee; providing for additional powers and duties of the committee; providing for the appointment and oversight of the executive director of the committee; providing for the committee to be located within the Office of Legislative Services for administrative purposes; amending s. 201.15, F.S.; revising the amount of an appropriation to local governments and school districts of proceeds from the excise tax on documents; deleting an appropriation of such funds to the Century Commission; repealing s. 163.3247, F.S., relating to the Century Commission for a Sustainable Florida; providing an appropriation to the committee; providing an effective date.

—was referred to the Committees on Transportation and Economic Development Appropriations; and Rules.

By the Committees on Governmental Operations; and Criminal Justice—

CS for SB 816—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.071, F.S., relating to requests for public records by law enforcement agencies; clarifying that the exemption applies during the period that the information identifying a public-records request constitutes active criminal intelligence information; saving the exemption from repeal under the Open Government Sunset Review Act; deleting provisions that provide for the repeal of the exemption; providing an effective date.

—was referred to the Calendar.

By the Committee on Health Policy; and Senators Dawson and Crist—

CS for SB 934—A bill to be entitled An act relating to Medicaid services for children; amending s. 409.912, F.S.; providing for children who are eligible for Medicaid and who reside in an area in which a managed care pilot program has been implemented to receive behavioral health care services under the pilot program rather than under a specialty prepaid plan developed by the Agency for Health Care Administration and the Department of Children and Family Services; amending s. 409.91211, F.S., relating to the Medicaid managed care pilot program; revising duties of the agency with respect to providing Medicaid services to children; requiring that such services include certain behavioral health services; requiring that the service-delivery mechanisms be implemented by a specified date; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; and Health and Human Services Appropriations.

By the Committee on Communications and Public Utilities; and Senator Bennett—

CS for SB 998—A bill to be entitled An act relating to communications; providing a short title; amending s. 202.11, F.S.; providing a definition; amending s. 202.24, F.S.; prohibiting counties and municipalities from negotiating terms and conditions relating to cable and video services; deleting authorization to negotiate; revising application to existing ordinances or franchise agreements; amending s. 337.401, F.S.; deleting authorization for counties and municipalities to award cable service franchises and a restriction that cable service companies not operate without such a franchise; amending s. 337.4061, F.S.; revising definitions; creating ss. 610.102, 610.103, 610.104, 610.105, 610.106, 610.107, 610.108, 610.109, 610.112, 610.113, 610.114, 610.115, 610.116, 610.117, 610.118, and 610.119, F.S.; designating the Department of State as the authorizing authority; providing definitions; requiring state authorization to provide cable and video services; providing requirements and procedures; providing for fees; providing duties and responsibilities of the Department of State; providing application procedures and requirements; providing for issuing certificates of franchise authority; providing eligibility requirements and criteria for a certificate; providing for amending a certificate; providing for transferability of certificates; providing for termination of certificates under certain circumstances; providing for challenging a department rejection of an application; providing that the department shall function in a ministerial capacity for certain purposes; providing for an application form; providing for an application fee; requiring certain information updates; providing for a

processing fee; providing for cancellation upon notice that information updates and processing fees are not received; providing for an opportunity to cure; providing for transfer of such fees to the Department of Agriculture and Consumer Services; requiring the department to maintain a separate account for cable franchise revenues; providing for fees to the Department of State for certain activities; declaring certain additional obligations on a franchisee against public policy and void; prohibiting the department from imposing additional taxes, fees, or charges on a cable or video service provider to issue a certificate; prohibiting imposing buildout, construction, and deployment requirements on a certificateholder; requiring certificateholders to make cable and video service available at certain public buildings under certain circumstances; imposing certain customer service requirements on cable service providers; requiring the Department of Agriculture and Consumer Services to receive customer service complaints; requiring provision of public, educational, and governmental access channels or capacity equivalent; providing criteria, requirements, and procedures; providing exceptions; providing responsibilities of municipalities and counties relating to such channels; providing for enforcement; providing requirements for and limitations on counties and municipalities relating to access to public right-of-way; prohibiting counties and municipalities from imposing additional requirements on certificateholders; authorizing counties and municipalities to require permits of certificateholders relating to public right-of-way; providing permit criteria and requirements; prohibiting discrimination among cable and video service subscribers; providing for enforcement; providing requirements for a request for enforcement; providing for a period of time to cure certain noncompliance; providing for the use of alternative technology; authorizing waivers or extensions of time to meet such requirements; providing a definition; prohibiting certain mandatory build-out or deployment provisions; providing for enforcement and the adoption of rules; clarifying local government and department authority over communications services; providing for an award of costs and attorney's fees; providing for determinations of violations; providing for enforcement of compliance by certificateholders; providing requirements for cable service providers under certain court orders; providing for payment by nonincumbent certificateholders of certain amounts to municipalities and counties under certain circumstances; providing procedures for payment of such amounts; providing service requirements for nonincumbent certificateholders; authorizing separate statement of certain fees on a customer bill; preserving certain rights of nonincumbent service providers; authorizing certificateholders to intervene in certain court actions; requiring the Office of Program Policy Analysis and Government Accountability to report to the Legislature on the status of competition in the cable and video service industry; providing report requirements; requiring the Department of Agriculture and Consumer Services to make recommendations to the Legislature; providing duties of the Department of State; providing severability; amending ss. 350.81 and 364.0361, F.S.; conforming cross-references; amending s. 364.051, F.S.; deleting provisions under which certain telecommunications companies may elect alternative regulation; amending s. 364.10, F.S.; requiring each state agency that determines that a person is eligible for Lifeline service to act immediately to ensure that the person is enrolled in the Lifeline service program; requiring a state agency to include an option for not subscribing to the program; requiring that the Public Service Commission and the Department of Children and Family Services adopt rules by a specified date; requiring the Public Service Commission, the Department of Children and Family Services, and the Office of Public Counsel to enter into a memorandum of understanding regarding their respective duties under the Lifeline service program; amending s. 364.163, F.S.; providing for a cap on certain switched network access service rates; deleting a time period in which intrastate access rates are capped; prohibiting interexchange telecommunications companies from instituting any intrastate connection fee; deleting provisions for regulatory oversight of intrastate access rates; amending s. 364.385, F.S.; providing for continuing effect of certain rates and charges approved by the Public Service Commission; providing for an exception; repealing s. 166.046, F.S., relating to definitions and minimum standards for cable television franchises imposed upon counties and municipalities; repealing s. 364.164, F.S., relating to competitive market enhancement; providing an effective date.

—was referred to the Committees on Community Affairs; and General Government Appropriations.

By the Committee on Education Pre-K - 12; and Senator Gaetz—

CS for SB 1234—A bill to be entitled An act relating to student performance; amending s. 1001.03, F.S.; specifying the student performance standards that must be used for civics education; creating s. 1004.65, F.S.; establishing the Florida Joint Center for Citizenship; providing purpose and location; providing membership and for an advisory board; authorizing the center to solicit and receive funding; providing for an annual report; amending s. 1008.22, F.S.; requiring the Commissioner of Education to include social studies as part of the Florida Comprehensive Assessment Test; providing an effective date.

—was referred to the Committees on Higher Education Appropriations; and Education Pre-K - 12 Appropriations.

By the Committee on Communications and Public Utilities; and Senator Haridopolos—

CS for SB 1818—A bill to be entitled An act relating to annual reports on the telecommunications industry; amending s. 364.386, F.S.; revising the due date of a report to the Legislature by the Florida Public Service Commission on industry competition; providing for the commission to request data from providers of local exchange telecommunications services; requiring such providers to file certain information with the commission; providing an effective date.

—was referred to the Committee on Governmental Operations.

By the Committee on Environmental Preservation and Conservation; and Senator Bennett—

CS for SB 1856—A bill to be entitled An act relating to the placement of vessels in state waters to form artificial reefs; amending s. 370.25, F.S., relating to the state's artificial reef program; providing legislative findings; authorizing the planning and development of a statewide matching grant program to secure and place United States Maritime Administration and United States Navy decommissioned vessels in waters seaward of this state as artificial reefs; authorizing the planning and development of a pilot program for the preparation and deployment of a specified decommissioned vessel in Key West to serve as a model for the development of procedures for the placement of such vessels in waters seaward of this state; providing for administration of the programs by the Fish and Wildlife Conservation Commission; providing for implementation of the programs subject to appropriations; providing objectives of the programs; creating s. 370.255, F.S.; providing for the establishment of the Florida Ships-2-Reefs Program and matching grant program by the Fish and Wildlife Conservation Commission; providing purposes of the program; specifying the percentage of the state matching grant; providing procedures and requirements with respect to the programs; authorizing the Fish and Wildlife Conservation Commission to adopt rules; providing for the establishment of a pilot program to fund the preparation and deployment of a specified vessel in waters off Key West; providing for reports; authorizing provision of funds under the program contingent upon an appropriation; providing requirements with respect to funds provided under the pilot program; providing procedures and requirements with respect to the pilot program; providing for a report; providing an effective date.

—was referred to the Committees on Commerce; Community Affairs; and General Government Appropriations.

By the Committee on Higher Education—

CS for SB 1924—A bill to be entitled An act relating to teacher education; amending s. 1001.03, F.S.; deleting a requirement for the State Board of Education to adopt rules providing opportunities for nondegreed teachers to earn reading credentials; amending s. 1001.215, F.S.; deleting a requirement for the Just Read, Florida! Office to review alternative certification examinations; amending s. 1004.04, F.S.; revising criteria for evaluating the competency of educators who graduate from a teacher preparation program; revising provisions relating to pre-service requirements for student teachers and school placement of student teacher candidates; amending s. 1004.85, F.S.; requiring educator

preparation institutes to guarantee quality of graduates; amending s. 1009.59, F.S.; requiring applicants for the Critical Teacher Shortage Student Loan Forgiveness Program to commit to teaching for 3 years in a critical subject shortage area; amending s. 1012.01, F.S.; including instructional coaches in the definition of instructional staff; amending s. 1012.71, F.S.; including prekindergarten teachers in the Florida Teachers Lead Program Stipend; amending s. 1012.72, F.S.; providing additional requirements for eligibility for bonuses provided under the Dale Hickam Excellent Teacher Program; redirecting an annual bonus for classroom teachers into mentor training and adjustments to salary schedules which allow increased exposure of new teachers to teaching demonstrations; establishing guidelines for school districts creating induction models for beginning teachers; amending s. 1012.98, F.S.; providing for coordinated support for new teachers through the district professional development program; amending s. 1012.986, F.S.; providing recognition and mentoring opportunities for high performing principals; creating s. 1012.988, F.S.; establishing the Florida Quality Education Council within the Executive Office of the Governor; providing purposes and objectives of the council; providing for membership and terms of office; authorizing the members of the council to be reimbursed for per diem and travel expenses; requiring the council to direct a data-collection and analysis initiative; providing requirements for the initiative; requiring that the council select demonstration partnerships; providing requirements for such partnerships; requiring that the data-collection initiative and partnerships be used to redesign state teacher-preparation programs; requiring the council to provide an annual report to the Governor and Legislature; providing an effective date.

—was referred to the Committees on Education Pre-K - 12; Governmental Operations; and Education Pre-K - 12 Appropriations.

By the Committee on Environmental Preservation and Conservation—

CS for SB 2054—A bill to be entitled An act relating to the Department of Environmental Protection; amending s. 258.007, F.S.; providing that certain violations in a state park are civil infractions; amending s. 316.212, F.S.; allowing the operation of golf carts on roads within the state park system under certain conditions; amending s. 373.4142, F.S.; providing statewide consistency for water quality standards in the Northwest Florida Water Management District; amending s. 373.414, F.S.; providing that certain variance provisions apply in the Northwest Florida Water Management District; amending s. 373.4211, F.S.; ratifying the wetland rule and amending it to include certain plant species approved by the Environmental Regulation Commission; providing for delay of the ratification until certain conditions are met; amending s. 403.031, F.S.; conforming the definition of the term “regulated air pollutant” to changes made in the federal Clean Air Act; amending s. 403.067, F.S.; providing for the trading of water quality credits in the total maximum daily load program in areas that have adopted a basin action plan; providing for rules and specifying what the rules must address; amending s. 403.0872, F.S.; conforming the requirements for air operation permits to changes made to Title V of the Clean Air Act to delete certain minor sources from the Title V permitting requirements; amending s. 403.088, F.S.; providing for the revision of water pollution operation permits; amending s. 403.50663, F.S.; clarifying certain notice requirements; amending s. 403.50665, F.S.; providing for a local government to issue a statement of inconsistency with existing land use plans and zoning ordinances due to incompleteness of information necessary for an evaluation; amending s. 403.508, F.S.; clarifying certain hearing requirements for land use and certification hearings; amending s. 403.509, F.S.; clarifying certain provisions relating to certifications issued by the Department of Environmental Protection; amending s. 403.5113, F.S.; providing technical corrections to provisions requiring postcertification amendments and review; amending s. 403.5115, F.S.; clarifying certain public-notice requirements; amending s. 403.5252, F.S.; clarifying provisions relating to the determination of completeness of an application for an electric transmission line; amending s. 403.527, F.S.; clarifying the time under which the department or the applicant may request the cancellation of a certification hearing for a proposed transmission line; amending s. 403.5271, F.S.; clarifying the responsibilities of reviewing agencies to review the completeness of an application; amending s. 403.5317, F.S.; clarifying the provisions relating to a change in the condition of a certification; amending s. 403.5363, F.S.; providing that notice of a cancellation of a certification hearing must be within a certain time; amending s. 403.861, F.S.; requiring fire hydrants to have a device

installed that prevents the contamination of the water supply; repealing ch. 325, F.S., consisting of ss. 325.2055, 325.221, 325.222, and 325.223, F.S., relating to motor vehicle air conditioning refrigerants; repealing s. 403.0875, F.S., relating to citrus juice processing facilities; repealing s. 373.459(6)(e), F.S.; abrogating the repeal of certain water management district requirements for matching funds; providing an effective date.

—was referred to the Committees on Communications and Public Utilities; and General Government Appropriations.

By the Committee on Community Affairs; and Senators Constantine and Crist—

CS for SB 2134—A bill to be entitled An act relating to tax increment financing; authorizing two or more counties, or a combination of at least one county and municipality, to establish a tax increment area for conservation lands by interlocal agreement; providing requirements for such an interlocal agreement; requiring that a tax increment be determined annually; limiting the amount of the tax increment; requiring the establishment of a separate reserve account for each tax increment area; providing for a refund; requiring an annual audit of the separate reserve account; providing for the administration of the separate reserve account; providing that the governmental body that administers the separate reserve account may spend revenues from the tax increment to purchase real property only if all parties to the interlocal agreement adopt a resolution that approves the purchase price; providing that a water management district may be a party to the interlocal agreement; requiring certain approvals from the Department of Environmental Protection and the Department of Community Affairs; providing a comparative standard on which the minimum annual funding of the separate reserve account must be based; requiring a taxing authority that does not pay tax increment revenues to the separate reserve account before a specified date to pay a specified amount of interest on the amount of unpaid increment revenues; providing exemptions for certain public bodies, taxing authorities, and special districts; providing that revenue bonds may be paid only from revenues deposited into the separate reserve account; providing that such revenue bonds are not a debt, liability, or obligation of the state or any public body; providing legislative findings; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Finance and Tax; and General Government Appropriations.

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>For Term Ending</i>
Barbers' Board	
Appointee: Troup, Carl, St. Petersburg	10/31/2010
Board of Trustees of Broward Community College	
Appointee: Douglass, Georgette Sosa, Ft. Lauderdale	05/31/2010
Board of Trustees of Edison College	
Appointee: Klein, David M., Punta Gorda	05/31/2010
Board of Trustees of Florida Community College at Jacksonville	
Appointees: Asay, Linda H., Amelia Island	05/31/2010
Smith, Emily B., Jacksonville	05/31/2010
Weinstein, Michael B., Jacksonville	05/31/2010
Board of Trustees of Gulf Coast Community College	
Appointees: Isler, Charles S. III, Panama City	05/31/2007
Myers, Stephen Carlton, Panama City Beach	05/31/2010

<i>Office and Appointment</i>	<i>For Term Ending</i>
Sumner, William C., Wewahitchka	05/31/2010
Board of Trustees of Miami-Dade College Appointee: Villamil, Marielena A., Coral Gables	05/31/2009
Board of Trustees of Okaloosa-Walton College Appointees: Wells, Esteena K.	05/31/2010
Wilkerson, Henry Wesley, DeFuniak Springs	05/31/2010
Board of Trustees of Palm Beach Community College Appointee: Kirby, Kenneth B., Palm Beach Gardens	05/31/2010
Board of Trustees of St. Petersburg College Appointees: Gibbons, Deveron M., St. Petersburg	05/31/2010
Johnston, W. Richard, St. Petersburg	05/31/2010
Board of Trustees of Santa Fe Community College Appointee: Bradley, Winston J., Gainesville	05/31/2010
Florida Prepaid College Board Appointee: Sjostrom, Erin B., Tallahassee	06/30/2009
[Referred to the Committee on Ethics and Elections.]	
Executive Director, Citizens Property Insurance Corporation Appointee: Wallace, Scott R., Jacksonville	Pleasure of the Board
[Referred to the Committees on Banking and Insurance; and Ethics and Elections.]	
Board of Directors, Enterprise Florida, Inc. Appointee: Bense, Allan G., Panama City	07/01/2010
[Referred to the Committees on Commerce; and Ethics and Elections.]	
Fish and Wildlife Conservation Commission Appointee: Barreto, Rodney L., Miami	08/01/2011
[Referred to the Committees on Environmental Preservation and Conservation; and Ethics and Elections.]	
Secretary of Health Appointee: Viamonte Ros, Ana Maria, Coral Gables	Pleasure of Governor

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

Board of Trustees, Florida State University
Appointee: Busch-Transou, Susan, Tallahassee 01/06/2008
[Referred to the Committees on Higher Education; and Ethics and Elections.]

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed HB 7031 and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

By the Safety and Security Council; and Representative Mahon and others—

HB 7031—A bill to be entitled An act relating to community associations; amending s. 718.103, F.S.; redefining the term “land”; amending

s. 718.111, F.S.; specifying that requirements relating to the acquisition and maintenance of adequate insurance apply to all residential condominiums; amending s. 718.115, F.S.; providing that common expenses include the costs of certain insurance or self-insurance; amending s. 718.116, F.S.; requiring notice of special assessments for certain insurance; amending s. 718.503, F.S.; requiring additional disclosures in contracts for sale or lease of residential units; requiring copies of budgets to be furnished to buyers when a closing occurs more than 12 months after an offering circular is filed with the state; amending s. 718.504, F.S.; requiring certain information relating to the budget to be included in the offering circular; requiring that an association budget be prepared in good faith; amending s. 718.616, F.S.; requiring that certain disclosures be compiled in a report; revising the items required to be disclosed; requiring supplemental reports in certain situations; amending s. 718.618, F.S.; revising certain requirements for reserve accounts; revising the method of computing the amounts required to fund additional converter reserve accounts; deleting references to specific items that are covered by an implied warranty of fitness in the absence of reserve accounts; requiring that a developer disclose in a contract of sale compliance with certain obligations regarding the maintenance of improvements; amending s. 719.104, F.S.; providing for cooperative associations and similar organizations to acquire and maintain windstorm insurance; amending s. 719.107, F.S.; providing that common expenses include costs of certain insurance; amending s. 719.108, F.S.; providing for notice of special assessments levied in conjunction with certain insurance; amending s. 719.503, F.S.; requiring additional disclosures in contracts for sale or lease of residential units; requiring copies of budgets to be furnished to buyers when a closing occurs more than 12 months after an offering circular is filed with the state; amending s. 719.504, F.S.; requiring certain information relating to the budget to be included in the offering circular; requiring that an association budget be prepared in good faith; amending s. 720.303, F.S.; providing for homeowners’ associations to acquire and maintain windstorm insurance; amending s. 720.308, F.S.; providing for homeowners’ associations to levy assessments for insurance; providing an effective date.

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

ENROLLING REPORTS

CS for CS for SB 1226 has been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 26, 2007.

Faye W. Blanton, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 22 was corrected and approved.

CO-INTRODUCERS

Senators Aronberg—SM 1698; Atwater—SM 1698; Baker—CS for SB 1388; Bennett—SM 1698; Crist—SB 212, SB 284, SB 1172, CS for SB 1494, SB 1732, SB 2120; Dawson—SB 2120; Deutch—CS for CS for SB 396, SM 1698; Fasano—CS for SB 1388; Hill—SB 2120; Joyner—CS for SB 1388; King—SB 1744; Lynn—CS for SB 732, CS for SB 1178, CS for SB 1350, SB 1862, SB 2114; Margolis—SB 2114, SB 2142; Oelrich—CS for SB 224; Ring—SM 1698; Siplin—SB 2588; Storms—SM 1698, SB 2114; Wilson—CS for SB 110, CS for SB 224, SB 406, SB 1942

RECESS

On motion by Senator King, the Senate recessed at 3:46 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 2:00 p.m., Thursday, March 29 or upon call of the President.

SENATE PAGES

March 26-30, 2007

Brian Barnes, Branford; Alexander Fells, Sebring; Vivian Graubard, Weston; Andrew Hart, New Smyrna; Sean Heeny, Lake City; Lauran Izebu, Conyers, GA; Valentine A. Laino, Malabar; Daphne H. Laino, Malabar; Johnny Mazur, Port Orange; Aisha Samaila, Tallahassee;

Patrick B. Smith, O'Brien; Dara Silverman, Miami; Robert A. Stargel, Lakeland; Brett C. Suggs, Branford; Collin Thompson, Sarasota; James "Jamie" Vaughn, McDonough, GA; Jontavien Vicks, Tallahassee; Joshua Watson, Plant City; Precious Watson, Plant City; G. Joseph Wilkinson, Safety Harbor; Julia Zimmerman, Lakeland