



# Journal of the Senate

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## CONTENTS

Co-Introducers . . . . .	280
Committee Substitutes, First Reading . . . . .	253
Enrolling Reports . . . . .	280
Executive Business, Reports . . . . .	253
House Messages, Final Action . . . . .	280
House Messages, First Reading . . . . .	279
Reference Changes, Rule 4.7(2) . . . . .	272
Reports of Committees . . . . .	249
Senate Pages . . . . .	280

## REPORTS OF COMMITTEES

The Committee on Community Affairs recommends the following pass: SB 2244 with 1 amendment

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

The Committee on Health Regulation recommends the following pass: SB 1448

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

The Committee on Criminal Justice recommends the following pass: SB 2094; SB 2128

The Committee on Education Pre-K - 12 recommends the following pass: CS for SB 2462 with 1 amendment

The Committee on Transportation recommends the following pass: SB 642 with 1 amendment

**The bills contained in the foregoing reports were referred to the Committee on Children, Families, and Elder Affairs under the original reference.**

The Committee on Community Affairs recommends the following pass: CS for SB 2572

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 2592

The Committee on Transportation recommends the following pass: SB 2000 with 2 amendments

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

The Committee on Agriculture recommends the following pass: SB 1328

The Committee on Commerce recommends the following pass: SB 1362

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 852; SB 2016 with 1 amendment; SB 2416

The Committee on Transportation recommends the following pass: SB 1864 with 1 amendment

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

The Committee on Judiciary recommends the following pass: CS for SB 388; SB 1584; SB 1862

The Committee on Military Affairs and Domestic Security recommends the following pass: SB 1848 with 1 amendment

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 864

The Committee on Transportation recommends the following pass: SB 1398

The Special Master on Claim Bills recommends the following not pass: SB 524

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

The Committee on Community Affairs recommends the following pass: CS for SB 114 with 1 amendment

The Special Master on Claim Bills recommends the following pass: SB 522 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 Agriculture recommends the following pass: SB 2244 with 1 amendment

The Committee on Community Affairs recommends the following pass: SB 2530 with 1 amendment

The Committee on Transportation recommends the following pass: SB 342 with 2 amendments; SB 650

**The bills contained in the foregoing reports were referred to the Committee on Environmental Preservation and Conservation under the original reference.**

The Committee on Banking and Insurance recommends the following pass: SB 1894 with 1 amendment; SB 1940

The Committee on Commerce recommends the following pass: SB 300

The Committee on Community Affairs recommends the following pass: CS for SB 424 with 1 amendment; SB 744 with 1 amendment; CS for SB 1308; SJR 1550 with 2 amendments; SB 1590 with 1 amendment; SB 2058; CS for SB 2282 with 2 amendments

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 1436 with 1 amendment

The Committee on Higher Education recommends the following pass: SB 1426

The Committee on Judiciary recommends the following pass: SB 1006; SB 1500

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

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 2080; SB 2334

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 2666 with 1 amendment

The Committee on Higher Education recommends the following pass: CS for SB 1640

The Committee on Transportation recommends the following pass: SB 860

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

The Committee on Agriculture recommends the following pass: SB 2656

The Committee on Commerce recommends the following pass: SB 2032

The Committee on Community Affairs recommends the following pass: SB 1216 with 1 amendment; SB 1368 with 1 amendment

The Committee on Criminal Justice recommends the following pass: SB 1126

The Committee on Higher Education recommends the following pass: SB 600; SB 1614

The Committee on Judiciary recommends the following pass: SB 1370

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

The Committee on Criminal Justice recommends the following pass: SB 2298

The Committee on Higher Education recommends the following pass: SB 1120

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

The Committee on Community Affairs recommends the following pass: SB 644

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 2216

The Committee on Military Affairs and Domestic Security recommends the following pass: SB 442 with 2 amendments

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

The Committee on Criminal Justice recommends the following pass: SB 554

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

The Committee on Banking and Insurance recommends the following pass: SB 2072; SB 2158 with 1 amendment

The Committee on Commerce recommends the following pass: SB 2330

The Committee on Community Affairs recommends the following pass: SB 216; CS for SB 1570 with 1 amendment; SB 1974 with 1 amendment

The Committee on Health Regulation recommends the following pass: SB 546 with 1 amendment

The Committee on Transportation recommends the following pass: SB 68; SB 2246

**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 2202 with 1 amendment

**The bill was referred to the Committee on Military Affairs and Domestic Security under the original reference.**

The Committee on Finance and Tax recommends the following pass: CS for SB 764

**The bill was referred to the Policy and Steering Committee on Commerce and Industry under the original reference.**

The Committee on Finance and Tax recommends the following pass: CS for SB 718; CS for SB 1308

The Committee on Health Regulation recommends the following pass: CS for SB 170

The Committee on Higher Education Appropriations recommends the following pass: CS for SB 1576

The Committee on Judiciary recommends the following pass: SB 1222

**The bills contained in the foregoing reports were referred to the Policy and Steering Committee on Ways and Means under the original reference.**

The Committee on Ethics and Elections recommends the following pass: SM 854

The Committee on Judiciary recommends the following pass: CS for SB 264

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

The Committee on Military Affairs and Domestic Security recommends the following pass: SB 2162 with 1 amendment; SB 2168 with 1 amendment

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

The Committee on Criminal Justice recommends the following pass: SB 324

The Committee on Finance and Tax recommends the following pass: CS for SB 110; CS for SB 582; SB 1394; SB 2058

The Committee on Judiciary recommends the following pass: SJR 1908 with 1 amendment

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

The Committee on Commerce recommends the following pass: CS for SB 408

The Committee on Community Affairs recommends the following pass: SB 30 with 1 amendment; SB 1030

The Committee on Finance and Tax recommends the following pass: SB 1432

The Committee on Health and Human Services Appropriations recommends the following pass: CS for SB 574

**The bills were placed on the Calendar.**

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 254

The Committee on Transportation recommends a committee substitute for the following: SB 1560

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Agriculture under the original reference.**

The Committee on Higher Education recommends a committee substitute for the following: SB 2256

**The bill with committee substitute attached was referred to the Committee on Banking and Insurance under the original reference.**

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2218

The Committee on Health Regulation recommends committee substitutes for the following: SB 1562; SB 2296

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Children, Families, and Elder Affairs under the original reference.**

The Committee on Communications, Energy, and Public Utilities recommends a committee substitute for the following: SB 2626

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 784

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 1994

The Committee on Health Regulation recommends a committee substitute for the following: SB 1144

The Committee on Higher Education recommends a committee substitute for the following: SB 158

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: SB 2322

The Committee on Transportation recommends a committee substitute for the following: SB 2630

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Commerce under the original reference.**

The Committee on Agriculture recommends a committee substitute for the following: SB 2572

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 144

The Committee on Transportation recommends a committee substitute for the following: SB 1088

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 508

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1180

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 2536

The Committee on Transportation recommends a committee substitute for the following: SB 1998

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Criminal Justice under the original reference.**

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: SB 1914; SB 2066; SB 2538

**The bills with committee substitute attached were referred to the Committee on Education Pre-K - 12 Appropriations under the original reference.**

The Committee on Communications, Energy, and Public Utilities recommends committee substitutes for the following: SB 1154; SB 1156; SB 2326

The Committee on Community Affairs recommends a committee substitute for the following: SB 2026

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Environmental Preservation and Conservation under the original reference.**

The Committee on Community Affairs recommends a committee substitute for the following: SB 1182

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 2466

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Ethics and Elections under the original reference.**

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 666

The Committee on Commerce recommends committee substitutes for the following: SB 618; SB 2700

The Committee on Community Affairs recommends committee substitutes for the following: SB 1042; CS for SB 1502

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 1310

The Committee on Higher Education recommends committee substitutes for the following: SB 1364; SB 1996

The Committee on Judiciary recommends committee substitutes for the following: CS for SB 1288; SB 2430

The Committee on Regulated Industries recommends a committee substitute for the following: SB 836

The Committee on Transportation recommends a committee substitute for the following: SB 2248

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

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The Committee on Environmental Preservation and Conservation recommends committee substitutes for the following: SB 1004; SB 2150

The Committee on Finance and Tax recommends committee substitutes for the following: SB 978; SB 1534; SB 1580

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 2574

The Committee on Judiciary recommends a committee substitute for the following: SB 1078

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

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

The Committee on Commerce recommends a committee substitute for the following: SB 1644

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: SB 2374; SB 2426

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: SB 1656; SB 1658; SB 1660; SB 1662; SB 1664; SB 1666

The Committee on Health Regulation recommends a committee substitute for the following: SB 1986

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 462

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: SB 2324

The Policy and Steering Committee on Ways and Means recommends a committee substitute for the following: SB 1796

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

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The Committee on Health Regulation recommends committee substitutes for the following: CS for SB 456; SB 858; SB 1592

**The bills with committee substitute attached were referred to the Committee on Health and Human Services Appropriations under the original reference.**

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The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 2612

The Committee on Finance and Tax recommends a committee substitute for the following: SB 1840

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Health Regulation under the original reference.**

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The Committee on Communications, Energy, and Public Utilities recommends a committee substitute for the following: SB 1138

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

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The Committee on Higher Education recommends a committee substitute for the following: SB 156

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

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The Committee on Banking and Insurance recommends a committee substitute for the following: SB 2226

The Committee on Children, Families, and Elder Affairs recommends committee substitutes for the following: SB 126; CS for SB 1128; SB 1272; SB 2240

The Committee on Community Affairs recommends a committee substitute for the following: SB 1602

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 1540

The Committee on Health Regulation recommends a committee substitute for the following: SB 2286

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: SB 1000

The Committee on Regulated Industries recommends a committee substitute for the following: SB 788

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

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The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 1372

**The bill with committee substitute attached was referred to the Policy and Steering Committee on Ways and Means under the original reference.**

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The Committee on Community Affairs recommends a committee substitute for the following: SB 2100

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

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The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 748; SB 750

The Policy and Steering Committee on Ways and Means recommends a committee substitute for the following: CS for SB 564

**The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Rules under the original reference.**

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The Committee on Community Affairs recommends committee substitutes for the following: SB 1306; SB 2148

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

The Committee on Ethics and Elections recommends the following not pass: SB 1506

The bill was laid on the table.

**REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS**

The Committee on Environmental Preservation and Conservation recommends that the Senate confirm the following appointments made by the Governing Board:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Executive Director of Southwest Florida Water Management District	
Appointee: Moore, David L.	Pleasure of Board

The Committee on Environmental Preservation and Conservation recommends that the Senate confirm the following appointments made by the Governor:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Governing Board of the Southwest Florida Water Management District	
Appointees: Senft, H. Paul, Jr. Tharp, Douglas B.	03/01/2011 03/01/2011

Fish and Wildlife Conservation Commission	
Appointee: Yablonski, Brian S.	01/05/2014

Environmental Regulation Commission	
Appointee: Parks, Paul C.	07/01/2011

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

**COMMITTEE SUBSTITUTES**

**FIRST READING**

By the Committee on Children, Families, and Elder Affairs; and Senators Dockery, Bennett, Lynn, and Bullard—

**CS for SB 126**—A bill to be entitled An act relating to the confidential records of children; creating s. 39.00145, F.S.; requiring that the case file of a child under the supervision or in the custody of the Department of Children and Family Services be maintained in a complete and accurate manner; specifying who has access to the case file and records in the file; authorizing the court to directly release the child's records to certain entities; providing that entities that have access to confidential information concerning a child may share it with other entities that provide services benefiting children; providing for exceptions for the sharing of confidential information under certain circumstances; amending s. 39.202, F.S.; expanding the list of persons or entities that have access to child abuse records; providing an effective date.

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

**CS for SB 144**—A bill to be entitled An act relating to beach safety; amending s. 380.276, F.S.; expanding the beach safety program administered by the Department of Environmental Protection to apply to

all beaches; amending s. 784.07, F.S.; defining an "ocean lifeguard"; providing enhanced penalties for an assault or battery on an ocean lifeguard while he or she is engaged in the lawful performance of his or her duties; amending ss. 435.04, 901.15, 943.051, and 985.11, F.S.; conforming provisions; amending s. 921.0022, F.S., and reenacting paragraph (3)(d), relating to the offense severity ranking chart, to incorporate the amendments made to s. 784.07, F.S., in a reference thereto; providing an effective date.

By the Committee on Higher Education; and Senator Ring—

**CS for SB 156**—A bill to be entitled An act relating to nonpublic postsecondary educational institutions; amending s. 1005.02, F.S.; defining the term "academic degree"; amending s. 1005.31, F.S.; requiring that a licensed independent postsecondary educational institution notify the Commission for Independent Education of changes in its accreditation status; providing penalties for failure to provide the notice; revising criteria concerning the standards by which the commission evaluates institutions for licensure; requiring that institutions become accredited within a specified period after licensure; requiring a licensed institution that is not accredited to include certain information on the institution's website; restricting the recognition of academic degrees conferred by that institution; requiring that the institution notify the Department of Education and the Office of the Attorney General of its progress in obtaining accreditation; requiring that institutions maintain records and provide the commission with information concerning nationally recognized standards used to grant credit for a student's prior work or life experience; requiring compliance with laws concerning the reporting of crime statistics; requiring that such reports be made available to the public; requiring that the commission maintain a list on its website concerning the accreditation of institutions licensed by the commission; requiring the Department of Education and the Office of the Attorney General to maintain a link to the commission's list on their respective websites; amending s. 1005.38, F.S.; requiring that the commission revoke the license or authorization of an institution that does not meet requirements concerning accreditation; providing an effective date.

By the Committee on Higher Education; and Senators Ring and Gaetz—

**CS for SB 158**—A bill to be entitled An act relating to student financial assistance; creating s. 1009.893, F.S.; creating the Sure Futures Scholarship Program; providing purposes and goals for the program; providing for the Board of Governors of the State University System to administer the program; providing definitions; establishing the Sure Futures Advisory Board; providing membership and duties of the advisory board; providing eligibility criteria for participation in the program by students and sponsors; providing procedures for application to the program and selection of participants; requiring that sponsors and students participating in the program enter into a contract and specifying certain terms; providing benefits and requirements for students selected to participate in the program; authorizing sponsors to establish terms of sponsorship and specify universities at which a student may enroll to receive sponsorship; providing requirements if a sponsor terminates a scholar; requiring that a participating student who graduates with an advanced degree remain employed by his or her sponsor in this state for a specified period; requiring that a sponsor make specified monetary contributions for the program; providing for implementation of the program based on fees received; providing for state matching of contributions; requiring the Board of Governors to establish a central database; providing requirements relating to scholarship loans; providing for repayment of a prorated portion of a scholarship loan if certain obligations are not met; requiring that eligible private colleges and universities make available certain information regarding the program; encouraging certain entities to promote participation in the program; authorizing state universities or private colleges and universities to provide grants or waivers; providing an effective date.

By the Committee on Education Pre-K - 12; and Senators Siplin and Sobel—

**CS for SB 254**—A bill to be entitled An act relating to school food service programs; amending s. 1006.06, F.S.; creating the Florida Farm Fresh Schools Program within the Department of Education; providing legislative intent; requiring the department to work with the Depart-

ment of Agriculture and Consumer Services to recommend policies and rules to the State Board of Education relating to school food services which encourage schools and school districts in this state to buy fresh and local food; requiring the Department of Education, in collaboration with the Department of Agriculture and Consumer Services, to provide outreach services regarding the benefits of fresh food products from this state; requiring the program to maintain compliance with the rules and regulations of the National School Lunch Program; providing an effective date.

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By the Committees on Health Regulation; and Children, Families, and Elder Affairs; and Senator Gaetz—

**CS for CS for SB 456**—A bill to be entitled An act relating to mental illness; amending s. 394.455, F.S.; defining the term “electronic means”; amending s. 394.462, F.S.; requiring a law enforcement agency that transports persons to a receiving facility to have a memorandum of understanding with the facility; requiring that custody of a person who is transported to a receiving or treatment facility be relinquished to a responsible person at the facility; amending ss. 394.4655 and 394.467, F.S.; specifying that a psychiatric examination by certain personnel be conducted face-to-face, in person or by electronic means; providing an effective date.

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By the Committees on Judiciary; and Health Regulation; and Senator Fasano—

**CS for CS for SB 462**—A bill to be entitled An act relating to prescription drugs; creating s. 893.055, F.S.; providing definitions; requiring the Department of Health to establish a comprehensive electronic system to validate the prescribing and dispensing of certain controlled substances; requiring specified prescribing and dispensing information to be reported to the electronic system; requiring the department, in conjunction with specified organizations, to adopt by rule a reasonable-person standard appropriate for the prescription drug validation program; providing reporting requirements; providing a reporting period; providing exemptions from participation in the system; authorizing the department to establish when to suspend and when to resume reporting requirements during declared emergencies; requiring all nonexempt, dispensing pharmacists and practitioners to submit information in a specified format; providing that the cost to the dispenser in submitting the required information may not be material or extraordinary; specifying costs that are not material or extraordinary; providing access to information reported to the system under certain circumstances; providing for the use of data for specified purposes; requiring data transmission to comply with state and federal privacy and security laws; authorizing an agency or person to maintain the data for a specified period if the data is pertinent to ongoing health care or an active law enforcement investigation or prosecution; requiring the annual reporting of certain performance measures to the Governor and Legislature; providing performance measure criteria; providing criminal penalties for violations; requiring that all costs incurred by the department for the program be reimbursed through federal grants or available private funding sources; providing requirements for seeking funding and procuring goods or services; authorizing the Office of Drug Control, in coordination with the department, to establish a direct-support organization; providing a definition; providing for a board of directors appointed by the director of the office; requiring the director to provide guidance to the board regarding acceptance of moneys from appropriate sources; requiring the direct-support organization to operate under written contract with the office; providing contract requirements; requiring department approval of activities of the direct-support organization; providing requirements for the use of certain facilities and services; providing for audits; prohibiting the direct-support organization from exercising certain powers; establishing that a prescriber or dispenser is not liable for good faith use of the department-provided controlled substance prescription information of a patient; requiring a study of the feasibility of enhancing the prescription drug validation program for specified purposes to the extent that funding is provided for such purpose; requiring certain persons to present specified identification in order to obtain controlled substances; providing for recordkeeping for certain transactions; requiring the Agency for Health Care Administration to continue implementation of electronic prescribing and an electronic prescribing clearinghouse; requiring the department to adopt rules; establishing a Program Implementation and Oversight Task

Force; providing for membership; providing for reimbursement of certain member expenses; providing for meetings; providing the purpose of the task force; requiring reports to the Governor and Legislature; providing for the creation, membership, and duties of subcommittees; providing for a final report and the termination of the task force; amending ss. 458.309 and 459.005, F.S.; requiring certain physicians who engage in pain management to register their facilities with the department; requiring the department to inspect each facility; providing for exceptions; requiring the Board of Medicine and the Board of Osteopathic Medicine to adopt rules setting forth standards of practice for certain physicians who engage in pain management; providing criteria for the rules; providing an effective date.

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By the Committee on Criminal Justice; and Senator Hill—

**CS for SB 508**—A bill to be entitled An act relating to law enforcement explorers; amending s. 784.07, F.S.; defining the term “law enforcement explorer”; providing for reclassification of certain offenses against law enforcement explorers; reenacting s. 921.0022(3)(d), (f), and (g), F.S., relating to the offense severity ranking chart of the Criminal Punishment Code, to incorporate the amendments made to s. 784.07, F.S., in references thereto; providing an effective date.

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By the Policy and Steering Committee on Ways and Means; the Committee on Transportation and Economic Development Appropriations; and Senators Haridopolos, Gaetz, Oelrich, and Dean—

**CS for CS for SB 564**—A bill to be entitled An act relating to public campaign financing; repealing ss. 106.30-106.36, F.S., the “Florida Election Campaign Financing Act”; amending ss. 106.07, 106.141, 106.22, 106.265, 328.72, and 607.1622, F.S.; deleting references to the Election Campaign Financing Trust Fund, which expired, effective November 4, 1996, by operation of s. 19(f), Art. III of the State Constitution; amending s. 106.34, F.S.; providing expenditure limits for certain candidates for statewide office; providing effective dates, one of which is contingent.

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By the Committee on Commerce; and Senator Altman—

**CS for SB 618**—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.02, F.S.; defining the term “fractional aircraft ownership program”; amending s. 212.08, F.S.; providing tax exemptions on the sale or use of aircraft primarily used in a fractional aircraft ownership program and for the parts and labor used in the maintenance, repair, and overhaul of such aircraft; creating s. 212.0597, F.S.; providing a maximum tax on the sale or use of fractional aircraft ownership interests; providing an effective date.

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By the Committee on Children, Families, and Elder Affairs; and Senators Rich and Bennett—

**CS for SB 666**—A bill to be entitled An act relating to senior services; providing definitions; authorizing a county to create an independent special district by ordinance to provide funding for services for seniors; requiring approval by a majority vote of electors to annually levy ad valorem taxes; requiring the district to comply with statutory requirements related to the levying and fixing millage and filing financial or compliance reports; providing for the dissolution of the district; creating a governing council for the district; specifying criteria for membership to the council; providing terms of office; requiring the council members to serve without compensation; specifying the powers and functions of the council; requiring the council to appoint a chair and vice chair and elect other officers, identify and assess the needs of seniors, provide training and orientation to new members of the council, make and adopt bylaws and rules for the council’s operation and governance, and provide an annual report to the county governing body; requiring the council to maintain minutes of each meeting; authorizing two or more councils to enter into cooperative agreements; requiring the council to prepare a tentative annual budget and to compute a millage rate to fund the district; requiring that all tax moneys collected be paid directly to the council by the county tax collector and be deposited in qualified public depositories; requiring certain members to file a surety bond; specifying expenditures of funds; requiring the council to prepare and file quarterly financial reports with the county governing body; prohibiting the council

from requiring certain matching funds; providing legislative intent with respect to the use of funds collected by the council; providing a directive to the Division of Statutory Revision; providing an effective date.

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By the Committees on Governmental Oversight and Accountability; and Children, Families, and Elder Affairs—

**CS for SB 748**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 125.901, F.S., relating to an exemption from public-records requirements for personal identifying information of a child, or the parent or guardian of the child, which is held by a council on children's services, juvenile welfare board, or other similar entity, or held by a service provider or researcher under contract with such entity; making editorial changes; saving the exemption from repeal under the Open Government Sunset Review Act; removing the scheduled repeal of the exemption; providing an effective date.

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By the Committees on Governmental Oversight and Accountability; and Children, Families, and Elder Affairs—

**CS for SB 750**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 409.25661, F.S., relating to an exemption from public-records requirements for certain records obtained by the Department of Revenue under an insurance claim data exchange system; saving the exemption from repeal under the Open Government Sunset Review Act; extending the repeal date; providing an effective date.

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

**CS for SB 784**—A bill to be entitled An act relating to job opportunities for youth; providing legislative intent to support statewide vocational training and placement provided to at-risk youth through the Jobs for Florida's Graduates program; requiring that a proposal for funding a statewide summer program for youth employment be submitted to the Florida Endowment Foundation for Florida's Graduates; providing criteria concerning the proposal; requiring a report to the Legislature; providing for the Florida Endowment Foundation for Florida's Graduates to be the fiscal agent for the Jobs for Florida's Graduates program; amending s. 561.121, F.S.; revising the percentage of monthly collections of the excise taxes on alcoholic beverages to be deposited into the Alcoholic Beverage and Tobacco Trust Fund; requiring a certain percentage of net collections to be deposited into the Grants and Donations Trust Fund within the Florida Endowment Foundation for Florida's Graduates to operate the statewide summer program for youth employment; amending s. 563.05, F.S.; clarifying a unit of measurement; providing an effective date.

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By the Committee on Regulated Industries; and Senators Jones and King—

**CS for SB 788**—A bill to be entitled An act relating to a gaming compact between the State of Florida and the Seminole Tribe of Florida; defining terms; providing that the previous compact between the Tribe and the Governor is not approved or ratified by the Legislature; directing the Governor to negotiate a gaming compact with the Tribe; specifying requirements and minimum standards for the compact; specifying the date on which the authority of the Governor to negotiate a compact expires; specifying games that may be authorized for play pursuant to the compact; specifying revenue sharing between the state and the Tribe; requiring the release of certain gaming revenues to the state; providing for the reduction of the Tribe's net win on which revenue sharing is based if additional Class III games are authorized under certain circumstances; providing for completion of the term of the compact in the event that the voters repeal a constitutional provision authorizing slot machines at certain pari-mutuel facilities; providing that the compact becomes void as the result of a judicial decision or decision of the Secretary of the United States Department of the Interior invalidating certain provisions of the compact; specifying limits on the term of a compact; limiting the number of facilities at which gaming may occur; specifying requirements for a central computer system on gaming facility premises; requiring that the system provide the state with access to certain data; specifying the authority of the state to oversee gaming

activities by the Tribe; requiring medical professionals employed at the Tribe's gaming facilities to have certain minimum qualifications; requiring access for municipal or county emergency medical services; specifying minimum construction standards for the Tribe's gaming facilities; specifying minimum environmental standards; requiring the Tribe to establish procedures to dispose of tort claims; requiring the Tribe to maintain a minimum amount of general liability insurance for tort claims; prohibiting the Tribe or its insurer from invoking sovereign immunity under certain circumstances; requiring the Tribe to waive its sovereign immunity for disputes relating to the compact; requiring prelitigation arbitration of disputes relating to the compact; requiring the Tribe to maintain nondiscriminatory employment practices; requiring the Tribe to use its best efforts to spend its revenue in this state; providing legislative intent to review the compact; directing the Governor to negotiate agreements with Indian tribes in this state, subject to approval by the Legislature, relating to the application state taxes on Indian lands; providing a contingent effective date.

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By the Committee on Regulated Industries; and Senators Jones and King—

**CS for SB 836**—A bill to be entitled An act relating to gaming; providing legislative findings and intent; authorizing electronic gaming machines in certain pari-mutuel facilities; defining terms; providing powers and duties of the Division of Pari-mutuel Wagering of the Department of Business and Professional Regulation and the Department of Law Enforcement; authorizing the Division of Pari-mutuel Wagering to adopt rules regulating electronic gaming activities; authorizing the Division of Pari-mutuel Wagering and the Department of Law Enforcement to conduct investigations relating to electronic gaming; authorizing the Division of Pari-mutuel Wagering to issue licenses for electronic gaming; specifying qualifications of licensees; requiring licensees to provide advance notice of certain ownership changes to the Division of Pari-mutuel Wagering; specifying requirements for a licensee's facilities-based computer system; requiring electronic gaming machines to maintain a payout percentage of at least 85 percent; requiring licensees to maintain records; requiring licensees to make and file certain reports with the Division of Pari-mutuel Wagering; requiring an applicant for an electronic gaming license to have certain agreements for live races or games; providing for arbitration of such agreements; authorizing the Division of Pari-mutuel Wagering to issue temporary occupational licenses; providing for the renewal of electronic gaming machine licenses; specifying a nonrefundable licensing fee for electronic gaming licenses; specifying the rate of tax on electronic gaming machine revenues; providing for penalties for failure to pay the taxes; requiring electronic gaming machine licensees and certain persons having access to gaming areas to submit fingerprints in connection with certain occupational licenses; specifying grounds for the Division of Pari-mutuel Wagering to take action against applicants for and licensees having certain occupational licenses; authorizing the Division of Pari-mutuel Wagering to impose fines for violations of laws relating to electronic gaming; prohibiting regulators, certain businesses, licensees, and employees from having certain relationships with each other; subjecting a person who makes certain false statements to fines; subjecting a person to fines for possessing electronic games without a license; imposing criminal penalties for attempting to manipulate electronic gaming machines or theft relating to electronic gaming; authorizing warrantless arrests by law enforcement officers under certain circumstances; providing immunity to law enforcement officers who make such arrests; imposing criminal penalties for resisting arrest or detention; prohibiting electronic gaming machines from entering this state; authorizing the Division of Pari-mutuel Wagering to exclude certain individuals from the facility of an electronic gaming machine licensee; prohibiting persons who are younger than 18 years of age from playing an electronic gaming machine; specifying a limit on the number of electronic gaming machines in a facility; requiring an electronic gaming machine licensee to provide office space to the Division of Pari-mutuel Wagering and to the Department of Law Enforcement free of charge; limiting the hours that an electronic gaming machine facility may operate; authorizing the Division of Pari-mutuel Wagering to revoke or suspend licenses or impose fines for willful violations of laws or rules regulating electronic gaming; requiring electronic gaming machine licensees to train employees about gambling addictions; imposing a regulatory fee for a gambling addiction program; entitling electronic gaming machine licensees to a caterer's license; restricting the provision of alcoholic beverages, automated teller machines, and check cashing activities in gaming machine areas; au-

thorizing the Division of Pari-mutuel Wagering to adopt rules; preempting to the state the authority to regulate electronic gaming facilities; excepting bingo games operated by charitable or nonprofit organizations from the provisions of the act; amending s. 215.22, F.S.; exempting taxes imposed on electronic gaming and electronic gaming machine revenue from specified service charges; authorizing the Division of Pari-mutuel Wagering to spend certain trust funds; requiring repayment of such funds; amending s. 550.002, F.S.; revising a definition; amending s. 550.01215, F.S.; deleting an exception relating to licensing of thoroughbred racing; amending s. 550.0951, F.S.; specifying the tax on historical racing, the take-out of a pari-mutuel pool, an a payment to a purse account; providing for payments to certain horse racing associations; specifying the fee for a permitholder to conduct historical racing; revising the date on which tax payments are due; amending s. 550.09511, F.S.; revising the schedule for the payment of jai alai taxes; amending s. 550.09514, F.S.; revising the schedule for the payment of greyhound dog racing taxes; amending s. 550.105, F.S.; providing for a 3-year occupational license for certain pari-mutuel employees; specifying maximum license fees; providing procedures for criminal history record checks; amending s. 550.135, F.S.; providing for the reservation of electronic gaming machine fees in a trust fund; amending s. 550.2415, F.S.; providing that cruelty to any animal is a violation of ch. 550, F.S.; authorizing the Division of Pari-mutuel Wagering to inspect areas are located; amending s. 550.26165, F.S.; providing legislative intent to attract thoroughbred training and breeding to this state; authorizing the Florida Thoroughbred Breeders' Association to pay certain awards as part of its pay plan; amending s. 550.2625, F.S.; limiting the application of requirements for minimum purses and awards to this state; amending s. 550.334, F.S.; deleting a provision for issuing a permit to conduct quarter horse race meetings; deleting a provision for issuing a license to conduct quarter horse racing; deleting provisions to revoke such permit or license for certain violations or failure to conduct live racing; removing an exception to specified permit application provisions; amending s. 550.3355, F.S.; revising the time period for a harness track summer season; repealing s. 550.3605, F.S., relating to the use of electronic transmitting equipment on the premises of a horse or dog racetrack or jai alai fronton; amending s. 550.5251, F.S.; deleting provisions relating to racing days and dates for thoroughbred permitholders that conducted races between certain dates; revising provisions relating to thoroughbred racing dates and minimum number of races; creating s. 550.810, F.S.; specifying requirements for historical racing systems; limiting the number of historical terminals in certain pari-mutuel facilities; authorizing the Division of Pari-mutuel wagering to adopt rules regulating historical racing; providing for the disposition of pari-mutuel tickets that are not redeemed within a certain period of time; amending s. 551.102, F.S.; clarifying the definition of the term "progressive system"; amending s. 551.104, F.S.; providing that the payout percentage of a slot machine facility must be at least 85 percent; specifying the licensing fee for slot machine gaming; specifying the rate of tax on slot machine revenues; revising the due date for slot machine taxes; amending s. 551.113, F.S.; prohibiting a person who is younger than 18 years of age from playing a slot machine; amending s. 551.121, F.S.; authorizing a progressive system to be used in conjunction with slot machines between licensed facilities; amending s. 772.102, F.S.; revising the definition of "criminal activity"; conforming cross-references; amending s. 849.161, F.S.; providing that ch. 849, F.S., does not apply to certain mechanical historical racing systems; amending s. 849.086, F.S.; requiring an applicant for a cardroom licensed to have run a full schedule of live races; specifying maximum license fees for occupational licenses for cardroom employees and cardroom businesses; limiting the hours of cardroom operations; revising the maximum bet and entry fee for tournaments; expanding the authorization for cardroom activities contingent upon a compact with the Seminole Tribe of Florida; amending s. 849.15, F.S.; authorizing the possession of certain gambling devices; amending s. 895.02, F.S.; revising the definitions of "racketeering activity" and "unlawful debt"; conforming cross-references; providing an appropriation and the creation of full-time equivalent positions; providing contingent effective dates.

By the Committee on Health Regulation; and Senator Garcia—

**CS for SB 858**—A bill to be entitled An act relating to driver licenses; amending s. 322.08, F.S.; requiring the driver license application form to include language permitting the applicant to make a voluntary contribution to Stop Heart Disease; providing an effective date.

By the Committee on Finance and Tax; and Senator Pruitt—

**CS for SB 978**—A bill to be entitled An act relating to oil and gas production taxes; amending s. 211.02, F.S.; providing a tiered tax rate structure for the oil production tax on tertiary oil; revising definitions; providing an effective date.

By the Committee on Military Affairs and Domestic Security; and Senators Fasano, Aronberg, Deutch, and Ring—

**CS for SB 1000**—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 212.055, F.S.; authorizing certain counties to levy by ordinance a discretionary sales surtax for emergency fire rescue services and facilities under certain circumstances; providing for the designation of an Interlocal Agreement Facilitator; requiring a referendum; providing for distribution of surtax proceeds; authorizing an administrative fee; providing for interlocal agreements; providing agreement requirements; requiring a reduction in the budget for ad valorem tax levies and non-ad valorem assessments for emergency fire rescue service by the amount of the estimated surtax; requiring any surplus surtax revenues to be used to further reduce ad valorem taxes; prohibiting entities not entering into an interlocal agreement from receiving a portion of surtax proceeds; providing an effective date.

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

**CS for SB 1004**—A bill to be entitled An act relating to coral reefs; amending s. 380.0558, F.S.; revising definitions; providing that moneys in the Ecosystem Management and Restoration Trust Fund within the Department of Environmental Protection received from damages recovered for injury to coral reefs are expended to pay for alternative projects selected by the department as staff to the Board of Trustees of the Internal Improvement Trust Fund; creating s. 380.29, F.S.; providing a short title; providing definitions; providing legislative intent; requiring responsible parties to notify the department if their vessel runs aground or damages a coral reef; requiring the responsible party to remove the vessel; requiring the responsible party to cooperate with the department to assess the damage and restore the coral reef; authorizing the department to recover damages from the responsible party; authorizing the department to use a certain method to calculate compensation for damage of coral reefs; authorizing the department to assess civil penalties; authorizing the department to enter into delegation agreements; authorizing the department to adopt rules; amending s. 403.1651, F.S.; authorizing the department to enter into settlement agreements that require responsible parties to pay another government entity or nonprofit organization to fund projects consistent with the conservation or protection of coral reefs; repealing s. 253.04, F.S., relating to the duty of Board of Trustees of the Internal Improvement Trust Fund to protect state lands; providing an effective date.

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 1042**—A bill to be entitled An act relating to affordable housing; amending s. 159.807, F.S.; providing limitations on the Florida Housing Finance Corporation's access to the state allocation pool; deleting a provision exempting the corporation from the applicability of certain uses of the state allocation pool; creating s. 193.018, F.S.; providing for the assessment of property receiving the low-income housing tax credit; defining the term "community land trust"; providing for the assessment of structural improvements, condominium parcels, and cooperative parcels on land owned by a community land trust and used to provide affordable housing; providing for the conveyance of structural improvements, condominium parcels, and cooperative parcels subject to certain conditions; specifying the criteria to be used in arriving at just valuation of a structural improvement, condominium parcel, or cooperative parcel; amending s. 196.196, F.S.; providing additional criteria for determining whether certain affordable housing property owned by certain exempt organizations is entitled to an exemption from ad valorem taxation; providing a definition; subjecting organizations owning certain property to ad valorem taxation under certain circumstances; providing for tax liens; providing for penalties and interest; providing an exception; providing notice requirements; amending s. 196.1978, F.S.; providing that property owned by certain nonprofit entities or Florida-based limited partnerships and used or held for the purpose of providing

affordable housing to certain income-qualified persons is exempt from ad valorem taxation; revising legislative intent; amending s. 212.055, F.S.; redefining the term “infrastructure” to allow the proceeds of a local government infrastructure surtax to be used to purchase land for certain purposes relating to construction of affordable housing; amending s. 163.3202, F.S.; requiring that local land development regulations maintain the existing density of residential properties or recreational vehicle parks under certain circumstances; amending s. 420.503, F.S.; defining the term “moderate rehabilitation” for purposes of the Florida Housing Finance Corporation Act; amending s. 420.5087, F.S.; revising purposes for which state apartment incentive loans may be used; creating s. 420.628, F.S.; providing legislative findings and intent; requiring certain governmental entities to develop and implement strategies and procedures designed to increase affordable housing opportunities for young adults who are leaving the child welfare system; amending s. 420.9071, F.S.; revising and providing definitions; amending s. 420.9072, F.S.; conforming a cross-reference; authorizing counties and eligible municipalities to use funds from the State Housing Initiatives Partnership Program to provide relocation grants for persons who are evicted from rental properties that are in foreclosure; providing eligibility requirements for receiving a grant; providing that authorization for the relocation grants expires July 1, 2010; amending s. 420.9073, F.S.; revising the frequency with which local housing distributions are to be made by the corporation; authorizing the corporation to withhold funds from the total distribution annually for specified purposes; requiring counties and eligible municipalities that receive local housing distributions to expend those funds in a specified manner; amending s. 420.9075, F.S.; requiring that local housing assistance plans address the special housing needs of persons with disabilities; authorizing counties and certain municipalities to assist persons and households meeting specific income requirements; revising requirements to be included in the local housing assistance plan; requiring counties and certain municipalities to include certain initiatives and strategies in the local housing assistance plan; revising criteria that applies to awards made for the purpose of providing eligible housing; authorizing and limiting the percentage of funds from the local housing distribution which may be used for manufactured housing; extending the expiration date of an exemption from certain income requirements in specified areas; providing for retroactive application; authorizing the use of certain funds for pre-construction activities; providing that certain costs are a program expense; authorizing counties and certain municipalities to award grant funds under certain conditions; providing for the repayment of funds by the local housing assistance trust fund; amending s. 420.9076, F.S.; revising appointments to a local affordable housing advisory committee; revising notice requirements for public hearings of the advisory committee; requiring the committee’s final report, evaluation, and recommendations to be submitted to the corporation; deleting cross-references to conform to changes made by the act; repealing s. 420.9078, F.S., relating to state administration of funds remaining in the Local Government Housing Trust Fund; amending s. 420.9079, F.S.; conforming cross-references; amending s. 1001.43, F.S.; revising district school board powers and duties in relation to use of land for affordable housing in certain areas for certain personnel; providing an effective date.

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By the Committee on Judiciary; and Senator Baker—

**CS for SB 1078**—A bill to be entitled An act relating to the limitation of liability of water management districts; amending s. 373.1395, F.S.; applying the limitation of liability of a water management district to the water areas of the district; providing that certain commercial activities do not terminate the limitation of liability of a water management district; providing that the protections, immunities, and limitations of liability provided to a water management district apply regardless of whether any claimant or person was engaged in a recreational activity at the time of an accident or occurrence; providing liability protection to an owner of private land used as an easement or other right by a water management district for the purpose of providing access to lands or water areas that the water management district makes available to the public for outdoor recreational activities; defining the term “park area, district or other lands, or water areas”; providing an effective date.

By the Committee on Transportation; and Senator Altman—

**CS for SB 1088**—A bill to be entitled An act relating to delivery vehicles; amending s. 316.2126, F.S.; defining the term “seasonal delivery personnel”; authorizing the use of golf carts, modified carts, low-speed vehicles, and utility vehicles by seasonal delivery personnel during a certain timeframe; providing an effective date.

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By the Committees on Children, Families, and Elder Affairs; and Education Pre-K - 12; and Senators Rich, Dean, and Wilson—

**CS for CS for SB 1128**—A bill to be entitled An act relating to education for children in shelter care or foster care and exceptional students; amending s. 39.0016, F.S.; defining the term “surrogate parent”; providing legislative intent; providing conditions for the district superintendent or court to appoint a surrogate parent for purposes of educational decisionmaking for a child who has or is suspected of having a disability; amending s. 39.202, F.S.; providing for access to certain records to liaisons between school districts and the Department of Children and Family Services; amending s. 39.402, F.S.; requiring access to a child’s medical records and educational records if a child is placed in a shelter; amending s. 39.701, F.S.; requiring the court and citizen review panel in judicial reviews to consider testimony by a surrogate parent for educational decisionmaking; providing for additional deliberations relating to appointment of an educational decisionmaker; requiring certain documentation relating to the educational setting; amending s. 1003.21, F.S.; providing access to free public education for children known to the department; authorizing a temporary exemption relating to school attendance; amending s. 1003.22, F.S.; authorizing a temporary exemption from school-entry health examinations for children known to the department; amending s. 1003.57, F.S.; providing definitions; requiring the Department of Children and Family Services, the Agency for Health Care Administration, and residential facilities licensed by the Agency for Persons with Disabilities to notify certain school districts following the placement of an exceptional student in a private residential care facility; requiring review of the student’s individual educational plan; providing for determining responsibility for educational instruction; requiring the school district to report the student for funding purposes; requiring the Department of Education, in consultation with specified agencies, to develop procedures for the placement of students in residential care facilities; requiring the State Board of Education to adopt rules; requiring a cooperative agreement between the Department of Education and agencies, to be executed on or before October 1, 2009; providing an exception; providing an effective date.

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By the Committee on Communications, Energy, and Public Utilities; and Senator Gaetz—

**CS for SB 1138**—A bill to be entitled An act relating to self-insurance funds; creating s. 624.4626, F.S.; authorizing any two or more electric cooperatives to operate a self-insurance fund for certain purposes; providing for membership in the fund; requiring that the fund fulfill certain criteria; providing for the applicability of certain assessments and certain provisions of state law to such a fund; amending s. 624.472, F.S.; requiring that an application for insurance and a policy contain certain statements printed in boldface type; amending s. 631.904, F.S.; exempting certain self-insurance funds from specified provisions of state law; providing an effective date.

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By the Committee on Health Regulation; and Senator Peaden—

**CS for SB 1144**—A bill to be entitled An act relating to manufacturers and purchasers of prescription drugs; amending ss. 409.9201 and 465.0265, F.S.; conforming cross-references; amending s. 499.003, F.S.; defining new terms and redefining terms related to the Florida Drug and Cosmetic Act; amending s. 499.01, F.S.; authorizing a prescription drug manufacturer’s distributor permit and revising the requirements related to certain other permits; conforming a cross-reference; amending s. 499.012, F.S.; restricting issuance of a permit for a prescription drug manufacturer’s distributor at certain addresses; amending s. 499.0121, F.S.; eliminating cross-references to defined terms and clarifying a recordkeeping requirement related to pedigree papers; amending s. 499.01211, F.S.; eliminating cross-references for certain defined terms; amending s. 499.01212, F.S.; revising require-

ments for a pedigree paper; amending s. 499.03, F.S.; eliminating cross-references for certain defined terms; amending s. 499.041, F.S.; establishing a fee for the prescription drug manufacturer's distributor permit; authorizing the Department of Health to retain a specified monetary amount as a fee if an application submitted under the Florida Drug and Cosmetic Act is withdrawn or becomes void; amending ss. 499.05 and 794.075, F.S.; conforming cross-references; authorizing certain statements to be used on certain pedigree papers until a specified date; providing an effective date.

By the Committee on Communications, Energy, and Public Utilities; and Senator King—

**CS for SB 1154**—A bill to be entitled An act relating to energy; amending s. 366.92, F.S.; revising definitions and providing additional definitions; requiring that electric utilities meet or exceed specified standards for the production or purchase of clean energy; establishing a schedule for compliance; providing a penalty if a utility fails to meet the standards; authorizing the Public Service Commission to excuse certain electric utilities from compliance under specified conditions; requiring the commission to adopt rules; requiring an annual report to the Legislature; amending s. 366.93, F.S.; authorizing the Public Service Commission to allow a utility to recover the costs of converting an existing fossil fuel plant to a biomass plant under certain conditions; encouraging utilities to pursue joint ownership of nuclear power plants; requiring that certain costs be shared; creating s. 366.99, F.S.; providing a short title; providing legislative findings with respect to the need to reduce greenhouse gas emissions through the direct, end-use of natural gas; defining terms; authorizing a utility to establish a surcharge for the purpose of constructing natural gas installations in areas that lack natural gas service; providing limitations on the surcharge; providing procedures for determining the surcharge and making filings to the commission; requiring the commission to conduct limited proceedings to determine the amount of the surcharge; providing for future expiration of provisions authorizing the surcharge; amending s. 377.6015, F.S.; providing that terms for members of the Florida Energy and Climate Commission begin and end on specified dates; amending s. 525.09, F.S.; imposing certain fees, to be used for carbon-reduction, on alternative fuel containing alcohol and imposing an additional charge on gasoline, diesel, kerosene used for certain purposes, and #1 fuel oil for sale or use in the state; providing requirements for remitting the fee; amending s. 525.10, F.S.; providing for the deposit of carbon-reduction fees into the Florida Renewable Energy Trust Fund and the General Revenue Fund; requiring the Florida Energy and Climate Commission to prepare a report that identifies ways in which to increase the energy-efficiency practices of low-income households; requiring the report to include certain determinations and recommendations; requiring that the report be submitted to the Legislature by a specified date; providing an effective date.

By the Committee on Communications, Energy, and Public Utilities; and Senator King—

**CS for SB 1156**—A bill to be entitled An act relating to trust funds; creating the Florida Renewable Energy Trust Fund within the Florida Energy and Climate Commission; requiring that the commission administer the fund; providing that moneys deposited into the fund be from federal grants for renewable energy, general revenue appropriations, moneys deposited from the carbon-reduction fee, and other sources designated by law; providing a purpose for the fund; requiring that any balance remain in the trust fund at the end of each fiscal year; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Wise—

**CS for SB 1180**—A bill to be entitled An act relating to forensic mental health policy; providing for the creation of a workgroup to review state policy and budgeting issues affecting adults with serious mental illness who also have involvement with the state criminal justice system; providing for administrative oversight and assistance; providing for membership, organization, and meetings; specifying that members serve without compensation, but are reimbursed for expenses; providing for certain workgroup expenses; specifying components of the review; authorizing use of outside research organizations; providing for interim

and final reports; providing for future termination of the workgroup and expiration of the provisions creating it; providing an effective date.

By the Committee on Community Affairs; and Senators Fasano, Gaetz, and Dockery—

**CS for SB 1182**—A bill to be entitled An act relating to the state retirement system; amending s. 121.021, F.S.; defining the term “retiree”; amending s. 121.051, F.S.; conforming a cross-reference; clarifying when a State Community College System Optional Retirement Program participant is considered a retiree; amending s. 121.053, F.S.; revising membership criteria for renewed elected officials; amending s. 121.055, F.S.; revising benefit payment procedures for the Senior Management Service Optional Annuity Program; clarifying when a participant is considered retired; amending s. 121.091, F.S.; revising and clarifying provisions relating to retirement benefits; deleting a restriction on the reemployment of certain personnel by the Florida School for the Deaf and the Blind; extending the period of time that instructional personnel employed by a developmental research school may participate in the Deferred Retirement Option Program (DROP); authorizing developmental research school and charter schools to reemploy certain retired members under specified conditions; providing applicability; clarifying that DROP participation cannot be canceled; clarifying maximum DROP participation; providing for the suspension of DROP benefits to a participant who is reemployed; deleting obsolete provisions; amending s. 121.122, F.S.; revising conditions under which a retiree is entitled to certain additional retirement benefits; amending s. 121.35, F.S.; revising a compulsory membership exception for certain members failing to elect membership in the optional retirement program; amending s. 121.4501, F.S.; defining the term “retiree” for purposes of the State University System Optional Retirement Program; amending s. 121.591, F.S.; conforming provisions; repealing ss. 121.093 and 121.094, F.S., relating to instructional personnel reemployment after retirement from a developmental research school or the Florida School for the Deaf and the Blind, the provisions of which are reenacted in s. 121.091, F.S., and relating to instructional personnel reemployment after retirement from a charter school, the provisions of which are reenacted in s. 121.091, F.S., respectively; providing a declaration of important state interest; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Storms—

**CS for SB 1272**—A bill to be entitled An act relating to persons with disabilities; providing that an employer of certain individuals who have a disability is not liable for their acts or omissions; providing that a supported employment provider providing services to an individual with disabilities is not liable for the employees' acts or omissions under certain circumstances; providing an effective date.

By the Committees on Judiciary; and Commerce; and Senators Aronberg, Bennett, Fasano, and Detert—

**CS for CS for SB 1288**—A bill to be entitled An act relating to corporations; amending s. 607.0501, F.S.; deleting a provision providing that there shall be no charge for telephone requests for certain general corporate information; amending s. 607.1406, F.S.; requiring notice to known claimants of a dissolved corporation; amending s. 607.1620, F.S.; requiring that certain corporations furnish annual financial statements to shareholders within a specified period after the close of a fiscal year; providing an exception; providing a means by which such requirement may be satisfied; amending s. 617.01201, F.S.; requiring a document that is electronically transmitted to be in a format that may be retrieved in typewritten or printed form; requiring that a document be executed by a director of the domestic or foreign corporation; authorizing the delivery of a document by electronic transmission to the extent allowed by the Department of State; amending s. 617.0122, F.S.; requiring the department to collect a fee for filing an agent's statement of resignation from an inactive corporation; amending s. 617.0124, F.S.; authorizing a domestic or foreign corporation to correct a document filed by the department within 30 days under certain circumstances; amending s. 617.01401, F.S.; defining the terms “department,” “distribution,” “mutual benefit corporation,” “successor entity,” and “voting power”; amending s. 617.0205, F.S.; requiring the incorporators to hold an organizational meeting after incorporation if the initial directors are not named in the

articles of incorporation; amending s. 617.0302, F.S.; authorizing a corporation not for profit to make guaranties; amending s. 617.0501, F.S.; deleting a provision providing that there shall be no charge for telephone requests for certain general corporate information; amending s. 617.0503, F.S.; providing that an alien business organization may withdraw its registered agent designation by delivering an application for certificate of withdrawal to the department; amending s. 617.0505, F.S.; prohibiting a corporation not for profit from making distributions to its members; providing an exception; deleting provisions related to the issuance of certificates; amending s. 617.0601, F.S.; correcting a reference to the Solicitation of Contributions Act; providing that certain stock certificates constitute certificates of membership; requiring that a resignation, expulsion, or termination of membership be recorded in the membership book; creating s. 617.0605, F.S.; prohibiting a member of a corporation from transferring a membership under certain circumstances; creating s. 617.0606, F.S.; providing that the resignation of a member does not relieve the member from obligations incurred and commitments made prior to resignation; creating s. 617.0607, F.S.; requiring that a member of a corporation be terminated or suspended pursuant to a procedure that is fair and reasonable; requiring that written notice given and delivered by certified mail or first-class mail; requiring that a proceeding challenging an expulsion, suspension, or termination be commenced within 1 year after the effective date of such expulsion, suspension, or termination; providing that a member who has been expelled or suspended may be liable to the corporation for dues, assessments, or fees; creating s. 617.0608, F.S.; prohibiting a corporation from purchasing any of its memberships; authorizing a mutual benefit corporation to purchase the membership of a member who resigns or whose membership is terminated; amending s. 617.0701, F.S.; authorizing the holders of at least 5 percent of the voting power of a corporation to call a special meeting of the members under certain circumstances; authorizing a person who signs a demand for a special meeting to call a special meeting of the members under certain circumstances; revising the timeframes relating to written member consent to actions; clarifying the types of corporations that are not subject to certain requirements; amending s. 617.0721, F.S.; authorizing the corporation to reject a proxy action if it has reasonable doubt as the validity of an appointment; providing that members and proxy holders who are not physically present at a meeting may participate by means of remote communication and are deemed to be present at the meeting under certain circumstances; amending s. 617.0725, F.S.; requiring an amendment to the articles of incorporation or the bylaws which adds a greater or lesser quorum or voting requirement to meet certain requirements; creating s. 617.07401, F.S.; prohibiting a person from commencing a proceeding in the right of a domestic or foreign corporation unless the person was a member of the corporation or became a member through transfer by operation of law; requiring that a complaint in a proceeding brought in the right of a domestic or foreign corporation be verified and allege the demand with particularity; authorizing the court to dismiss a derivative proceeding if the court finds that a determination was made in good faith after a reasonable investigation; prohibiting certain proceedings from being discontinued or settled without the approval of the court; authorizing the court to require a plaintiff to pay a defendant's reasonable expenses upon termination of a proceeding, including attorney's fees; amending s. 617.0801, F.S.; providing the duties of the board of directors; amending s. 617.0802, F.S.; providing an exception to the required minimum age of a member of the board of directors for certain corporations; excluding certain corporations from eligibility for such exception; amending s. 617.0806, F.S.; providing that directors may be divided into classes; amending s. 617.0808, F.S.; providing that any member of the board of directors may be removed from office with or without cause by a certain vote; providing that a director who is elected by a class, chapter, or other organizational unit may be removed only by members of that class, chapter, or organizational unit; providing that a director elected or appointed by the board may be removed without cause by a vote of two-thirds of the directors then in office; providing that a director of a corporation described in s. 501(c) of the Internal Revenue Code may be removed from office pursuant to procedures provided in the articles of incorporation or the bylaws; amending s. 617.0809, F.S.; providing that a vacancy on the board of directors for a director elected by a class, chapter, unit, or group may be filled only by members of that class, chapter, unit, or group; providing that the term of a director elected or appointed to fill a vacancy expires at the next annual meeting at which directors are elected; amending s. 617.0824, F.S.; prohibiting certain directors from being counted toward a quorum; amending s. 617.0832, F.S.; deleting a provision that authorizes common or interested directors to be counted in determining the presence of a quorum at

a meeting that ratifies a contract between a corporation and one of its directors and any other corporation in which one of its directors is financially interested; providing circumstances under which a conflict-of-interest transaction is authorized; amending s. 617.0833, F.S.; providing an exception to the requirement that a loan not be made by a corporation to its directors; amending s. 617.0834, F.S.; providing that an officer or director of a certain nonprofit organization or agricultural or horticultural organization is immune from civil liability; amending s. 617.1007, F.S.; providing that a restatement of the articles of incorporation of a corporation may include one or more amendments; amending s. 617.1101, F.S.; providing requirements for a plan of merger; creating s. 617.1102, F.S.; providing a limitation on the merger of a corporation not for profit; creating s. 617.1301, F.S.; prohibiting a corporation from making distributions to its members under certain circumstances; creating s. 617.1302, F.S.; providing that a mutual benefit corporation may purchase its memberships only under certain circumstances; authorizing a corporation to make distributions upon dissolution; amending s. 617.1405, F.S.; providing that the name of a dissolved corporation may be available for immediate assumption by another corporation if the dissolved corporation provides the department with an affidavit authorizing such use; creating s. 617.1407, F.S.; authorizing a dissolved corporation or successor entity to execute certain procedures to resolve payment of unknown claims against it; providing that certain claims against a dissolved corporation are barred; providing that a claim may be entered against a dissolved corporation under certain circumstances; creating s. 617.1408, F.S.; authorizing a dissolved corporation or successor entity to execute certain procedures to dispose of known claims against it; requiring that a dissolved corporation deliver written notice of the dissolution to each of its known claimants; providing a procedure under which a dissolved corporation may reject a claim made against it; requiring that a dissolved corporation give notice of the dissolution to persons having known claims that are contingent, conditional, or unmatured; requiring that a dissolved corporation follow certain procedures in offering compensation to a claimant if the claim matures; requiring that a dissolved corporation petition the circuit court to determine the amount and form of security that is sufficient to provide compensation to certain claimants; providing that the giving of notice or making of an offer does not revive a claim that has been barred; providing that directors of a dissolved corporation or governing persons of a successor entity that has complied with certain procedures are not personally liable to the claimants of a dissolved corporation; providing that certain members of a dissolved corporation are not liable for any claim against the corporation; providing a limit on the aggregate liability of any member of a dissolved corporation; repealing s. 617.1421(6), F.S., relating to the assumption and use of the name of a dissolved corporation; amending s. 617.1422, F.S.; deleting certain requirements for an application to reinstate a corporation that has been dissolved; requiring that a corporation submit a reinstatement form prescribed and furnished by the department; providing that the name of a dissolved corporation is not available for assumption or use by another corporation until 1 year after the effective date of dissolution; providing an exception; amending s. 617.1430, F.S.; revising the requirements for members to dissolve a corporation in circuit court; amending s. 617.1503, F.S.; requiring a foreign corporation to deliver a certificate of existence authenticated by the Secretary of State; amending s. 617.1504, F.S.; requiring that a foreign corporation make application to the department to obtain an amended certificate of authority within 90 days after the occurrence of a change; amending s. 617.1506, F.S.; requiring that an alternate corporate name adopted for use in this state be cross-referenced to the real corporate name in the records of the Division of Corporations; requiring that the corporate name of a foreign corporation be distinguishable from the corporate name of a corporation for profit incorporated or authorized to transact business in this state; amending s. 617.1530, F.S.; requiring that the department receive an authenticated certificate from the Secretary of State before commencing a proceeding to revoke the certificate of authority of a foreign corporation; amending s. 617.1601, F.S.; requiring that a corporation keep a copy of its articles of incorporation; amending s. 617.1602, F.S.; providing that a member of a corporation is entitled to inspect and copy certain records of the corporation at a reasonable location specified by the corporation; requiring that a member give the corporation written notice 10 days before the date on which he or she wishes to inspect and copy records; amending s. 617.1605, F.S.; revising the circumstances under which a corporation is required to furnish a member with its latest annual financial statement; creating s. 617.1703, F.S.; providing for the applicability of certain provisions to corporations regulated under the act; amending s. 617.1803, F.S.; providing for certain changes when a foreign not-for-profit cor-

poration becomes domesticated; amending s. 617.1806, F.S.; revising the provisions for conversion to a corporation not for profit; amending s. 617.1907, F.S.; providing that the repeal or amendment of a statute does not affect certain operations and proceedings; repealing s. 617.2103, F.S., relating to exemptions for certain corporations; providing effective dates.

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By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 1306**—A bill to be entitled An act relating to growth management; amending s. 163.3164, F.S.; revising definitions; providing a definition for the terms “dense urban land area,” “backlog” or “backlogged transportation facility,” and “background trips”; amending s. 163.3177, F.S.; conforming a cross-reference; providing that a local government’s comprehensive plan or plan amendments for land uses within a transportation concurrency exception area meets the level-of-service standards for transportation; amending s. 163.3180, F.S.; revising concurrency requirements; providing legislative findings relating to transportation concurrency exception areas; providing for the applicability of transportation concurrency exception areas; deleting certain requirements for transportation concurrency exception areas; providing that the designation of a transportation concurrency exception area does not limit a local government’s home rule power to adopt ordinances or impose fees and does not affect any contract or agreement entered into or development order rendered before such designation; requiring that the Office of Program Policy Analysis and Government Accountability submit a report to the Legislature concerning the effects of the transportation concurrency exception areas; providing for an exemption from level-of-service standards for proposed development related to qualified job-creation projects; clarifying the calculation of the proportionate-share contribution for local and regionally significant traffic impacts which is paid by a development of regional impact for the purpose of satisfying certain concurrency requirements; creating s. 163.31802, F.S.; prohibiting local governments from establishing standards for security devices that require businesses to enhance certain functions or services provided by local government; providing an exception; amending s. 163.3182, F.S.; revising provisions relating to transportation concurrency backlog authorities; requiring that a local government adopt one or more transportation concurrency backlog areas as part its capital improvements element update; requiring that a local government biannually submit new areas to the state land planning agency until certain conditions are met; providing an exception; providing for certain land-owners or developers to request a transportation concurrency backlog area for a development area; prohibiting a local government from requiring payments for transportation concurrency which exceed the costs of mitigating traffic impacts; amending s. 380.06, F.S.; revising provisions relating to preapplication procedures for development approval; requiring that the level-of-service standards required in the transportation methodology be the same as the standards used to evaluate concurrency and proportionate share; amending s. 403.973, F.S.; providing legislative intent; providing certain criteria for regional centers for clean technology projects to receive expedited permitting; providing regulatory incentives for projects that meet such criteria; authorizing the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor to certify and decertify such projects; authorizing the office to create regional permit action teams; providing for a transportation mobility fee; providing legislative findings and intent; requiring that the state land planning agency and the Department of Transportation coordinate their independent mobility fees studies to develop a methodology for a mobility fee system; providing guidelines for developing the methodology; requiring that the state land planning agency and the department submit joint interim reports to the Legislature by specified dates; requiring that the Department of Transportation establish a transportation methodology; requiring that such methodology be completed and in use by a specified date; providing an effective date.

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By the Committee on Education Pre-K - 12; and Senators Gardiner, Fasano, Oelrich, Altman, Bennett, Haridopolos, Wise, King, Storms, Dean, Siplin, Baker, and Lawson—

**CS for SB 1310**—A bill to be entitled An act relating to tax credits for contributions to nonprofit scholarship-funding organizations; amending s. 220.186, F.S.; providing that the credit authorized under the Florida Tax Credit Scholarship Program does not apply to the credit for the Florida alternative minimum tax; amending s. 220.187, F.S.; defining

the term “direct certification list”; expanding the Corporate Income Tax Credit Scholarship Program to include insurance premium tax credits; revising credits for contributions to nonprofit scholarship-funding organizations; providing that a taxpayer eligible to receive a credit against the insurance premium tax is not eligible to receive a credit against the corporate income tax; imposing an additional requirement on the school districts; specifying school district tax credit scholarship notification requirements and limitations; conforming cross-references; creating s. 624.51055, F.S.; providing for credits against the insurance premium tax for contributions to certain eligible nonprofit scholarship-funding organizations; providing application; amending ss. 1002.20, 1002.23, 1002.39, and 1002.421, F.S.; conforming provisions to changes made by the act; providing for severability; providing an effective date.

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By the Committee on Higher Education; and Senator Pruitt—

**CS for SB 1364**—A bill to be entitled An act relating to the Florida Bright Futures Scholarship Program; amending s. 1009.53, F.S.; revising provisions relating to the refund by an educational institution to the Department of Education of funds received for courses dropped by students after the end of the drop and add period; amending s. 1009.532, F.S.; increasing the credit hour requirements for a student to remain eligible for a scholarship; permitting a one-time restoration of scholarship eligibility; providing an effective date.

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By the Committees on Criminal Justice; and Banking and Insurance; and Senators Bennett, Fasano, Lynn, and Deutch—

**CS for CS for SB 1372**—A bill to be entitled An act relating to insurance; providing a short title; amending s. 624.310, F.S.; expanding the definition of “affiliated party” to include certain third-party marketers; amending s. 626.025, F.S.; including family members of insurance agents in a prohibition related to the transaction of life insurance; amending s. 626.621, F.S.; expanding grounds for discretionary refusal, suspension, or revocation of certain licenses; amending s. 626.641, F.S.; prohibiting the Department of Financial Services from issuing certain licenses in certain circumstances; amending s. 626.798, F.S.; prohibiting a family member of a life insurance agent from being a beneficiary of certain policies; amending s. 626.9521, F.S.; providing that the failure to ascertain a customer’s age at the time of an insurance application does not constitute a defense to certain violations of state law; authorizing the use of video depositions in certain circumstances; amending s. 626.99, F.S.; extending the unconditional refund period for fixed annuity contracts and variable or market value annuity contracts for customers 65 years of age or older; requiring that the unconditional refund amount for a variable or market value annuity contract be equal to the cash surrender value provided in the contract, plus any fees or charges deducted from the premiums or imposed under the contract; providing for applicability of certain provisions; requiring that an insurer provide a prospective purchaser of an annuity policy with a buyer’s guide to annuities; requiring that such buyer’s guide contain certain information; requiring that an insurer attach a cover page to an annuity policy informing the purchaser of the unconditional refund period; requiring that the cover page provide other specified information; amending s. 627.4554, F.S.; defining the term “accredited investor”; authorizing the Department of Financial Services to order an insurance agent to pay monetary restitution to a senior consumer under certain circumstances; limiting the amount of such restitution; prohibiting an annuity contract issued to a senior consumer from containing a surrender or deferred sales charge for withdrawal of funds from an annuity in excess of a specified maximum amount; providing for the periodic reduction of such charge; creating s. 817.2351, F.S.; providing that it is unlawful for a natural person to perform certain acts in connection with the rendering of any advice or the offer, sale, or purchase of any financial services product to a person who is 65 years of age or older; providing that performance of such a prohibited act constitutes a felony of the third degree; providing for applicability; providing that criminal prosecution for certain offenses is subject to specified time limitations as prescribed by state law; providing an effective date.

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By the Committees on Community Affairs; and Commerce; and Senators Fasano, Haridopolos, Richter, Bennett, and Sobel—

**CS for CS for SB 1502**—A bill to be entitled An act relating to Fast Track Economic Stimulus for Small Businesses; establishing the New

Markets Development Program; amending s. 213.053, F.S.; authorizing the Department of Revenue to disclose information relating to certain tax credits to the Office of Tourism, Trade, and Economic Development; authorizing penalties for unlawful disclosure of the information; amending s. 220.02, F.S.; revising the order in which credits against the corporate income tax or franchise tax must be applied; amending s. 220.013, F.S.; revising the definition of the term “adjusted federal income” to include the amount of certain tax credits; creating s. 288.991, F.S.; providing a short title; creating s. 288.9912, F.S.; encouraging capital investment in certain communities to create and retain jobs through the use of tax credits; creating s. 288.9913, F.S.; providing definitions; creating s. 288.9914, F.S.; requiring the Office of Tourism, Trade, and Economic Development to identify industries in which certain investments may be made; providing for a waiver of the limitation; requiring a qualified community development entity to submit an application for approval of an investment as a qualified investment; requiring the Office of Tourism, Trade, and Economic Development to review and approve or deny the applications; providing for partial approval of applications under certain circumstances; requiring a qualified community development entity to issue a qualified investment within a certain time period; requiring a qualified community development entity to report the issuance of a qualified investment within a certain time period; creating s. 288.9915, F.S.; prohibiting certain interest payments on certain qualified investments for a certain time period; requiring qualified community development entities to maintain certain records; limiting the amount of low-income community investments that may be received by a qualified active low-income community business; creating s. 288.9916, F.S.; creating the new markets tax credit; specifying the amount of the credit; specifying certain tax years in which the tax credit may be used; requiring certain insurance companies to apply the tax credit against certain taxes; limiting transferability of the tax credit; creating s. 288.9917, F.S.; requiring a qualified community development entity to submit certain reports to the Office of Tourism, Trade, and Economic Development after a credit allowance date; requiring the Office of Tourism, Trade, and Economic Development to certify the tax credit amount that may be taken by a taxpayer; creating s. 288.9918, F.S.; requiring a qualified community development entity to submit annual reports to the Office of Tourism, Trade, and Economic Development; creating s. 288.9919, F.S.; subjecting qualified community development entities to audits under the State Single Audit Act; authorizing the Office of Tourism, Trade, and Economic Development to conduct examinations to verify compliance with the New Markets Development Program Act; creating s. 288.9920, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to recapture tax credits under certain circumstances; requiring the Office of Tourism, Trade, and Economic Development to issue a proposed notice of recapture; providing an opportunity to cure a deficiency prior to recapture; authorizing penalties for submitting fraudulent information to the Office of Tourism, Trade, and Economic Development; creating s. 288.9921, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to adopt rules; creating s. 288.9922, F.S.; providing for the expiration of the New Markets Development Program Act on a certain date; providing an effective date.

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By the Committee on Finance and Tax; and Senators Storms and Fasano—

**CS for SB 1534**—A bill to be entitled An act relating to money services businesses; amending s. 560.123, F.S.; requiring that a money services business keep records of certain transactions; amending s. 560.141, F.S.; requiring an applicant for a license as a money services business to submit an application that includes a nonrefundable fee for each branch office and for each location of an authorized vendor; amending s. 560.143, F.S.; revising terminology relating to license fees for authorized vendors; amending s. 560.2085, F.S.; conforming terminology; providing an effective date.

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By the Committees on Criminal Justice; and Education Pre-K - 12; and Senator Wise—

**CS for CS for SB 1540**—A bill to be entitled An act relating to zero-tolerance policies; amending s. 1002.20, F.S.; conforming cross-references; requiring that a district school board having a policy authorizing corporal punishment as a form of discipline review its policy on corporal punishment at specified intervals; requiring that such review be con-

ducted at a district school board meeting held pursuant to state law; requiring that the district school board take public testimony at such meeting; providing for the expiration of a district school board’s policy authorizing corporal punishment under certain circumstances; amending s. 1006.09, F.S.; conforming cross-references; amending s. 1006.13, F.S.; providing legislative intent and findings; revising the requirements for zero-tolerance policies; deleting provisions relating to agreements with the county sheriff’s office and local police departments; requiring that such agreements specify guidelines for addressing acts that pose a serious threat to school safety; prohibiting zero-tolerance policies from requiring the reporting of petty acts of misconduct and misdemeanors to a law enforcement agency; requiring each district school board to adopt a cooperative agreement with the Department of Juvenile Justice which establishes certain guidelines; requiring that any disciplinary or prosecutorial action taken against a student who violates a zero-tolerance policy be based on the particular circumstances surrounding the student’s misconduct; encouraging school districts to use alternatives to expulsion or referral to law enforcement agencies unless using such alternatives will pose a threat to school safety; providing an effective date.

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By the Committee on Transportation; and Senator Baker—

**CS for SB 1560**—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; revising the annual use fee for the Choose Life license plate; revising provisions for distribution of such use fees; creating the Florida Horse Park license plate and the Let’s Go Surfing license plate; establishing an annual use fee for the plates; providing for the distribution of use fees received from the sale of such plates; providing an effective date.

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By the Committee on Health Regulation; and Senator Bennett—

**CS for SB 1562**—A bill to be entitled An act relating to the inspection of domestic violence centers and nursing homes; amending ss. 381.006, 381.0072, and 381.0098, F.S.; providing that nursing homes that are inspected by the Agency for Health Care Administration are exempt from inspection by the Department of Health; providing that certain domestic violence centers that are certified and monitored by the Department of Children and Family Services are exempt from inspection by the Department of Health under certain circumstances; repealing s. 400.0060(1), F.S., relating to the definition of the term “administrative assessment”; amending s. 400.0061, F.S.; conforming provisions to changes made by the act relating to onsite administrative assessments; clarifying the authorization of an ombudsman to enter a long-term care facility; amending s. 400.0065, F.S.; clarifying that any person may make a complaint against a long-term care facility, including an employee of that facility; amending ss. 400.0067, 400.0069, and 400.0071, F.S.; conforming provisions to changes made by the act relating to onsite administrative assessments; clarifying that any person may make a complaint against a long-term care facility, including an employee of that facility; repealing s. 400.0074, F.S., relating to onsite administrative assessments of nursing homes, assisted living facilities, and adult family-care homes conducted by the local ombudsman council; amending s. 400.0075, F.S.; conforming provisions to changes made by the act relating to onsite administrative assessments; amending s. 400.19, F.S.; requiring the agency to conduct an inspection to determine compliance by the licensee with federal requirements; amending s. 400.191, F.S.; deleting provisions relating to a requirement that the agency make available to the public, distribute, and post reports and records concerning licensed nursing homes operating in the state; revising requirements for a nursing home facility licensee; amending s. 400.195, F.S.; revising provisions relating to agency reporting requirements; amending s. 400.23, F.S.; revising requirements for notification of deficiencies; revising the criteria for determining each class of deficiency; amending s. 465.017, F.S.; providing that nursing homes that are inspected by the agency are exempt from inspection by the Department of Health and imposition of a fee; amending s. 633.081, F.S.; providing that nursing homes that are inspected by the agency are exempt from inspection by the State Fire Marshal under certain circumstances; providing an effective date.

By the Committee on Finance and Tax; and Senators Ring and Bennett—

**CS for SB 1580**—A bill to be entitled An act relating to partial tax payments; defining the term “partial payment”; authorizing tax collectors to accept partial payment of taxes under certain circumstances; imposing a processing fee on a partial tax payment; requiring a tax collector to mail a notice of the remaining amount due after the payment of a partial payment; providing a deadline for payment of the remaining balance; authorizing a tax collector to treat certain underpayment as full payment; providing for the distribution of partial tax payments; amending s. 197.343, F.S.; revising a tax notice to warn taxpayers that a tax certificate will be sold if their property taxes are not paid in full; providing an effective date.

By the Committee on Health Regulation; and Senator Lynn—

**CS for SB 1592**—A bill to be entitled An act relating to nurse registries and companion-homemaker organizations; creating s. 400.510, F.S.; requiring nurse registries and organizations that provide companion or homemaker services to provide notice to patients or clients; specifying the contents of the notice; requiring the notice to be kept for a specified number of years; providing an exception; requiring the Agency for Health Care Administration to develop a form for the notice; providing an effective date.

By the Committee on Community Affairs; and Senator Baker—

**CS for SB 1602**—A bill to be entitled An act relating to community development districts; amending s. 190.012, F.S.; revising the rule-making authority of boards of directors of community development districts regarding enforcement of deed restrictions; amending s. 190.046, F.S.; revising procedures and requirements for amending the boundaries of a community development district; revising procedures and requirements for merging community development districts; providing limitations; providing that certain actions constitute consent of landowners within a district to amendment of the boundaries of the district; requiring written consent from such landowners as a prerequisite to the amendment of the boundaries of a district; authorizing filing fees for petitions for merger; preserving rights of certain creditors and certain liens upon property; providing for the continuance of existing claims and pending actions or proceedings by or against a district that is a party to a merger; authorizing the substituting of a surviving district for a dissolved district in such action, claim, or proceeding; providing that approval of the merger agreement and the petition by the board of supervisors of the district constitutes consent of the landowners within the district to a merger; providing an effective date.

By the Committee on Commerce; and Senator Ring—

**CS for SB 1644**—A bill to be entitled An act relating to economic development; creating the “Micro-Targeted Technology Commercialization Act”; providing that the purpose of the act is to promote the commercialization of certain technologies by startup and early stage companies in this state; amending s. 213.053, F.S.; authorizing the Department of Revenue to share certain confidential information with the Office of Tourism, Trade, and Economic Development; amending s. 220.02, F.S.; adding the tax credits available under s. 220.194, F.S., to the list of credits which may be taken against state corporate income tax; amending s. 220.13, F.S.; redefining the term “adjusted federal income” to prohibit a seller from deducting from his or her taxable income any net operating loss transferred pursuant to the act; amending s. 220.16, F.S.; providing for allocation of specified nonbusiness income to the state; creating s. 220.194, F.S.; creating the Micro-Targeted Technology Commercialization Credit Transfer Program; providing intent, goals, and objectives; providing definitions; requiring that the Institute for the Commercialization of Public Research identify examples of micro-targeted technology and compile a list of the technology for the Office of Tourism, Trade, and Economic Development; requiring the office to certify eligible companies for the transfer of corporate income tax net operating loss amounts as certified credits; providing qualifications and an application process and requirements; requiring an application fee; providing for an application deadline; requiring the office to grant or deny an application within a specified time after receiving a completed application; providing for calculating the certified credit amount; pro-

viding a maximum amount that may be transferred; providing a penalty; requiring each certified company to file an annual report with the office; requiring the office and the Department of Revenue to adopt rules; creating s. 288.95, F.S.; creating the Micro-Targeted Technology Commercialization Assistance Grant Program; providing intent, goals, and objectives of the grant program; directing the Office of Tourism, Trade, and Economic Development to manage the grant program; directing the Florida Institute for the Commercialization of Public Research to review grant applications and submit recommendations to the Office of Tourism, Trade, and Economic Development; specifying eligibility requirements for grants; specifying the grant amount; detailing the permissible uses of the grant funds; requiring the Office of Tourism, Trade, and Economic Development to prepare an annual report; providing rule-making authority; directing the Office of Program Policy Analysis and Government Accountability to review the program and prepare a report; providing an appropriation; providing for an allocation of the funds; providing for future repeal of the credit transfer program and the grant program; providing an effective date.

By the Committee on Health and Human Services Appropriations; and Senator Peaden—

**CS for SB 1656**—A bill to be entitled An act relating to health and human services; amending s. 287.057, F.S.; delaying the expiration of provisions authorizing the Department of Health to enter into an agreement with a specified private contractor to finance, design, and construct a hospital for the treatment of patients with active tuberculosis; amending s. 394.908, F.S.; delaying the expiration of provisions requiring that funds appropriated for forensic mental health treatment services be allocated to the areas of the state having the greatest demand for services and treatment capacity; providing allocation requirements for specified funds appropriated for mental health services; requiring the Department of Children and Family Services to ensure that information is entered into the Florida Safe Families Network; requiring coordination between the department and the Office of the State Courts Administrator to provide information relating to child welfare cases; requiring a report to the Governor and Legislature; providing for the effect of a veto of one or more specific appropriations 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 Health and Human Services Appropriations; and Senator Peaden—

**CS for SB 1658**—A bill to be entitled An act relating to the health care; amending s. 408.040, F.S.; conforming a cross-reference; amending s. 409.814, F.S.; requiring an applicant for the Florida Kidcare program to provide verification of the child’s citizenship status; amending s. 409.815, F.S.; revising behavioral health services and dental services coverage under the Kidcare program; revising methods by which payments are made to federally qualified health centers and rural health clinics; amending s. 409.818, F.S.; revising the manner by which quality assurance and access standards are monitored in the Kidcare program; amending s. 409.904, F.S.; extending the date that certain persons are eligible to receive optional Medicaid services; amending s. 409.905, F.S.; requiring prior authorization for certain home health services; establishing requirements for Medicaid reimbursed home health services; revising the criteria for adjusting a hospital’s inpatient per diem rate; amending s. 409.908, F.S.; requiring increases in certain Medicaid provider rates to be authorized in the appropriations act; amending s. 409.9082, F.S.; authorizing an exemption from the nursing home quality assessment to a nursing facility that has a certain number of indigent census days; deleting an option for discontinuing the nursing home quality assessment; amending s. 409.911, F.S.; updating the data to be used in calculating disproportionate share; amending s. 409.9112, F.S.; continuing the prohibition against distributing moneys under the perinatal intensive care centers disproportionate share program; amending s. 409.9113, F.S.; continuing authorization for the distribution of moneys to teaching hospitals under the disproportionate share program; amending s. 409.9117, F.S.; continuing the prohibition against distributing moneys for the primary care disproportionate share program; amending ss. 409.91195 and 409.91196, F.S.; conforming cross-references; amending s. 409.912, F.S.; deleting the fixed payment for delivery program for Medicaid recipients 60 years of age or older; requiring that a

Medicaid managed care plan's costs to the state be adjusted for health status; amending s. 409.91211, F.S.; revising the timeline for phasing in financial risk for provider service networks; conforming cross-references; amending s. 430.04, F.S.; requiring the Department of Elderly Affairs to administer all Medicaid waivers and programs relating to elders; amending s. 641.386, F.S.; conforming a cross-reference; directing the Agency for Health Care Administration to establish pilot projects in Miami-Dade County relating to home health services; providing an effective date.

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By the Committee on Health and Human Services Appropriations; and Senator Peaden—

**CS for SB 1660**—A bill to be entitled An act relating to the Agency for Persons with Disabilities; amending s. 393.065, F.S.; requiring that the agency assign and provide priority to clients waiting for waiver services; specifying the order of priority; authorizing the agency and the Agency for Health Care Administration to adopt rules; amending s. 393.0661, F.S.; deleting a provision that permits all developmental waiver services to be available in all waiver tiers; deleting a provision that limits an increase in the number of waiver services until after a certain date; directing the Agency for Persons with Disabilities to eliminate medication-review services and redundancies in certain services and reduce the supported employment services for certain clients; deleting the expiration date for a provision relating to the calculation of the amount of a waiver cost plan adjustment; deleting obsolete provisions; amending s. 393.23, F.S.; revising how moneys in trust accounts in developmental disability centers may be spent; providing an effective date.

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By the Committee on Health and Human Services Appropriations; and Senator Peaden—

**CS for SB 1662**—A bill to be entitled An act relating to the Department of Health; amending s. 154.02, F.S.; authorizing an additional use for funds from the County Health Department Trust Fund; deleting a provision requiring certain increases in the emergency reserve of the fund based on the Consumer Price Index; repealing s. 216.2625, F.S., relating to the disbursement of trust funds within the department and the funding of positions; providing an effective date.

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By the Committee on Health and Human Services Appropriations; and Senator Peaden—

**CS for SB 1664**—A bill to be entitled An act relating to health care; amending s. 381.84, F.S.; deleting provisions limiting certain activities of the Florida Area Health Education Network and the Department of Health to specified fiscal years; increasing the amount of a contract or grant required to be awarded to the AHEC network by the department for the purpose of developing a smoking-cessation initiative; deleting a provision authorizing the AHEC network to apply for a competitive grant after a specified date; amending s. 381.922, F.S.; decreasing the amount of annual appropriations to the Biomedical Research Trust Fund within the Department of Health beginning with the 2009-2010 fiscal year; providing an effective date.

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By the Committee on Health and Human Services Appropriations; and Senator Peaden—

**CS for SB 1666**—A bill to be entitled An act relating to health and human service contracts; creating s. 287.0576, F.S.; requiring the Departments of Children and Family Services, Health, Elderly Affairs, and Juvenile Justice and the Agencies for Persons with Disabilities and Health Care Administration to adopt certain policies relating to the monitoring of provider contracts, access to provider data, and the imposition of new provider requirements; amending s. 409.1671, F.S.; requiring the Department of Children and Family Services to ensure that contracts entered into with community-based agencies are funded by a grant of general revenue and federal funding sources; requiring community-based agencies to document federal earnings; authorizing the department to contract for the oversight of the community-based agencies; specifying permissible expenditures; requiring the department to enter into certain contracts with community-based agencies; providing an effective date.

By the Policy and Steering Committee on Ways and Means; and Senator Alexander—

**CS for SB 1796**—A bill to be entitled An act relating to governmental financial information; amending s. 11.40, F.S.; directing the Legislative Auditing Committee to provide oversight and management of a state website providing information on governmental appropriations and expenditures; creating s. 215.985, F.S.; providing a short title; providing definitions; requiring the Executive Office of the Governor to establish a website providing information relating to each appropriation in the General Appropriations Act; requiring the committee to propose providing additional state information and a format for collecting and displaying information from other governmental entities on the website; requiring the committee to develop a schedule by a certain date for adding other information to the website and submitting it to the Legislative Budget Commission for approval; requiring all branches of state government to establish allotments in the Florida Accounting Information Resource Subsystem for planned expenditures; requiring the committee to coordinate with the Financial Management Information Board in developing certain website information; requiring governmental entities to provide information as necessary; excepting certain small municipalities from the requirements of the act; requiring the state budget office to ensure that all data added to the website remains accessible to the public for a certain time; requiring an annual report to the Governor and Legislature on progress toward establishing the website; providing an effective date.

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By the Committee on Finance and Tax; and Senators Deutch and Rich—

**CS for SB 1840**—A bill to be entitled An act relating to protecting Florida's health through a surcharge on tobacco products; providing a short title; amending s. 210.01, F.S.; redefining the terms "unstamped package," "unstamped cigarettes," and "stamp"; conforming provisions to changes made by the act; creating s. 210.011, F.S.; levying a surcharge on cigarettes equivalent to \$1 per standard pack; establishing surcharge amounts for cigarettes of a nonstandard sizes and in varying quantities; providing legislative intent that the surcharge be uniform throughout the state; providing for the surcharge to be administered in the same manner as the cigarette tax imposed under s. 210.02, F.S.; requiring that revenue from the surcharge to be deposited into the Health Care Trust Fund; amending s. 210.04, F.S., to conform; amending s. 210.18, F.S.; providing enhanced penalties for the sale or possession of any quantity of counterfeit cigarettes; creating a reward program for information concerning violations under part I of ch. 210, F.S.; amending s. 210.25, F.S.; clarifying provisions with respect to definitions; creating s. 210.211, F.S.; providing definitions; levying a surcharge on tobacco products other than cigarettes; providing for the surcharge to be administered in the same manner as the tax imposed under part II of ch. 210, F.S.; requiring that revenue from the surcharge be deposited into the Health Care Trust Fund; providing that the surcharge on cigarettes and other tobacco products applies to existing inventory on the effective date of the act; requiring each manufacturer, distributor, wholesaler, and vendor to take an inventory of the cigarettes and other tobacco products in its possession on the effective date of the act; requiring that the amount of such inventory be certified to the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation by a specified date; providing for penalties and interest for delinquent payments; providing an effective date.

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

**CS for SB 1914**—A bill to be entitled An act relating to school districts; amending s. 1001.42, F.S.; deleting provisions that require each district school board to reduce paperwork and data collection and report its findings and potential solutions on reducing burdens associated with such collection; amending s. 1008.31, F.S.; requiring that the Commissioner of Education monitor and review the collection of paperwork, data, and reports by school districts; requiring that the commissioner complete an annual review of such collection by a specified date each year; requiring that the commissioner prepare a report, by a specified date each year, assisting the school districts with eliminating or consolidating paperwork, data, and reports by providing suggestions, technical assistance, and guidance; providing an effective date.

By the Committee on Health Regulation; and Senators Gaetz and Peadar—

**CS for SB 1986**—A bill to be entitled An act relating to health care; providing legislative findings; designating Miami-Dade County as a health care fraud area of concern; amending s. 68.085, F.S.; allocating certain funds recovered under the Florida False Claims Act to fund rewards for persons who report and provide information relating to Medicaid fraud; amending s. 68.086, F.S.; providing that a defendant who prevails in an action under the Florida False Claims Act may be awarded attorney's fees and costs against the person bringing the action under certain circumstances; amending s. 400.471, F.S.; prohibiting the Agency for Health Care Administration from renewing a license of a home health agency in certain counties if the agency has been sanctioned for certain misconduct; amending s. 400.474, F.S.; authorizing the Agency for Health Care Administration to deny, revoke, or suspend the license of or fine a home health agency that bills the Medicaid program for medically unnecessary services; amending s. 400.506, F.S.; exempting certain items from a prohibition against providing remuneration to certain persons by a nurse registry; amending s. 408.05, F.S.; requiring the Florida Center for Health Information and Policy Analysis to take certain actions to improve the prevention and detection of health care fraud through the use of technology; creating s. 408.8065, F.S.; providing additional licensure requirements for home health agencies, home medical equipment providers, and health care clinics; imposing criminal penalties on a person who knowingly submits misleading information to the Agency for Health Care Administration in connection with applications for certain licenses; amending s. 408.810, F.S.; requiring certain licensees to provide clients with a description of Medicaid fraud and the statewide toll-free telephone number for the central Medicaid fraud hotline; amending s. 408.815, F.S.; providing additional grounds to deny an application for a license; amending s. 409.905, F.S.; authorizing the Agency for Health Care Administration to require prior authorization of care based on utilization rates; requiring a home health agency to submit a plan of care and documentation of a recipient's medical condition to the Agency for Health Care Administration when requesting prior authorization; prohibiting the Agency for Health Care Administration from paying for home health services unless specified requirements are satisfied; amending s. 409.912, F.S.; requiring the Agency for Health Care Administration to establish norms for the utilization of Medicaid services; requiring the agency to submit a report relating to the overutilization of Medicaid services; amending s. 409.913, F.S.; requiring that the annual report submitted by the Agency for Health Care Administration and the Medicaid Fraud Control Unit of the Department of Legal Affairs recommend changes necessary to prevent and detect Medicaid fraud; requiring the Agency for Health Care Administration to monitor patterns of overutilization of Medicaid services; requiring the agency to deny payment or require repayment for Medicaid services under certain circumstances; requiring the Agency for Health Care Administration to immediately terminate a Medicaid provider's participation in the Medicaid program as a result of certain adjudications against the provider or certain affiliated persons; requiring the Agency for Health Care Administration to suspend or terminate a Medicaid provider's participation in the Medicaid program if the provider or certain affiliated persons participating in the Medicaid program have been suspended or terminated by the Federal Government or another state; providing that a provider is subject to sanctions for violations of law as the result of actions or inactions of the provider or certain affiliated persons; requiring the Agency for Health Care Administration to use specified documents from a provider's records to calculate an overpayment by the Medicaid program; prohibiting a provider from using certain documents or data as evidence when challenging a claim of overpayment by the Agency for Health Care Administration; requiring that the agency provide notice of certain administrative sanctions to other regulatory agencies within a specified period; requiring the Agency for Health Care Administration to withhold or deny Medicaid payments under certain circumstances; requiring the agency to terminate a provider's participation in the Medicaid program if the provider fails to repay certain overpayments from the Medicaid program; requiring the agency to provide at least annually information on Medicaid fraud in an explanation of benefits letter; requiring the Agency for Health Care Administration to post a list on its website of Medicaid providers and affiliated persons of providers who have been terminated or sanctioned; amending s. 409.920, F.S.; defining the term "managed care organization"; providing criminal penalties and fines for Medicaid fraud; granting civil immunity to certain persons who report suspected Medicaid fraud; creating s. 409.9203, F.S.; authorizing the payment of rewards to per-

sons who report and provide information relating to Medicaid fraud; amending s. 456.004, F.S.; requiring the Department of Health to work cooperatively with the Agency for Health Care Administration and the judicial system to recover overpayments by the Medicaid program; amending s. 456.041, F.S.; requiring the Department of Health to include a statement in the practitioner profile if a practitioner has been terminated from participating in the Medicaid program; creating s. 456.0635, F.S.; prohibiting Medicaid fraud in the practice of health care professions; requiring the Department of Health or boards within the department to refuse to admit to exams and to deny licenses, permits, or certificates to certain persons who have engaged in certain acts; requiring health care practitioners to report allegations of Medicaid fraud; specifying that acceptance of the relinquishment of a license in anticipation of charges relating to Medicaid fraud constitutes permanent revocation of a license; amending s. 456.072, F.S.; creating additional grounds for the Department of Health to take disciplinary action against certain applicants or licensees for misconduct relating to a Medicaid program or to health care fraud; amending s. 456.074, F.S.; requiring the Department of Health to issue an emergency order suspending the license of a person who engages in certain criminal conduct relating to the Medicaid program; amending s. 465.022, F.S.; authorizing partnerships and corporations to obtain pharmacy permits; requiring applicants or certain persons affiliated with an applicant for a pharmacy permit to submit a set of fingerprints for a criminal history records check and pay the costs of the criminal history records check; amending s. 465.023, F.S.; requiring the Department of Health or the Board of Pharmacy to deny an application for a pharmacy permit or take disciplinary action against a permittee for certain misconduct by the applicant, licensee, or person affiliated with the applicant or licensee; amending s. 825.103, F.S.; redefining the term "exploitation of an elderly person or disabled adult"; amending s. 921.0022, F.S.; revising the severity level ranking of Medicaid fraud under the Criminal Punishment Code; creating a pilot project to monitor and verify the delivery of home health services and provide for electronic claims for home health services; requiring the Agency for Health Care Administration to issue a report evaluating the pilot project; creating a pilot project for home health care management in Miami-Dade County; amending ss. 400.0077 and 430.608, F.S.; conforming cross-references to changes made by the act; providing an effective date.

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

**CS for SB 1994**—A bill to be entitled An act relating to motor vehicle emission standards; amending s. 316.2937, F.S.; ratifying a rule of the Department of Environmental Protection which adopts the California motor vehicle emission standards; providing conditions for future changes to the rule; requiring the Department of Environmental Protection and the Department of Highway Safety and Motor Vehicles to develop a proposal to implement the rule and report to the Legislature; providing an effective date.

By the Committee on Higher Education; and Senator Constantine—

**CS for SB 1996**—A bill to be entitled An act relating to state universities; amending s. 1001.74, F.S.; redefining the term "continuing contract" relating to construction costs to increase certain cost thresholds; amending s. 1009.24, F.S.; authorizing university boards of trustees to establish a renewable energy fee under certain circumstances; providing that the fee not exceed a certain amount; limiting the use of such fee; establishing a renewable energy fee committee; providing for membership; providing terms; providing for a referendum on continuing or dissolving the fee; authorizing the university to reestablish the fee; amending ss. 1009.01 and 1009.98, F.S.; conforming cross-references; amending s. 1013.64, F.S.; increasing the threshold amount used to replace minor facility projects; amending s. 1013.78, F.S.; conforming provisions to changes made by the act; amending s. 1013.79, F.S.; revising provisions relating to the University Facility Enhancement Challenge Grant Program; authorizing a university to expend funds from private sources to develop a prospectus for a facility or site preparation or initial planning and construction; providing an effective date.

By the Committee on Transportation; and Senator Constantine—

**CS for SB 1998**—A bill to be entitled An act relating to street racing; creating the “Luis Rivera Ortega Street Racing Act”; amending s. 316.191, F.S.; clarifying a definition; revising provisions prohibiting certain speed competitions and exhibitions; prohibiting driving in any race, drag race, or exhibition of speed or acceleration; prohibiting specified activities involving such races, drag races, and exhibitions; providing criminal and noncriminal penalties; providing for revocation of the driver license upon conviction; providing penalties for a second, third, or subsequent offense; requiring that the driving record of a person charged be provided to the court; providing criteria for arrest; revising provisions for impounding a motor vehicle used in a violation; providing for severability; providing an effective date.

By the Committee on Community Affairs; and Senator Altman—

**CS for SB 2026**—A bill to be entitled An act relating to regulatory reform; providing for an extension and renewal of certain permits, development orders, or other land use approvals; providing for retroactive application of the extension and renewal; amending s. 120.569, F.S.; providing for an electronic notice of hearing rights; amending s. 120.60, F.S., relating to additional information for license applications; providing for an agency to process a permit application under certain circumstances; amending s. 125.022, F.S.; providing that counties may not require certain permits or approvals as a condition of approving a development permit; creating s. 161.032, F.S.; providing for review of applications; providing requirements for timely submittal of additional information requested; providing circumstances in which an application may be denied; amending s. 166.033, F.S.; providing that municipalities may not require certain permits or approvals as a condition of approving a development permit; amending s. 253.034, F.S.; providing for the deposition of dredged material on state-owned submerged lands in certain circumstances and for certain purposes; amending s. 373.026, F.S.; providing for the expansion of Internet-based self-certification for exemptions and general permits; amending s. 373.441, F.S.; restricting the authority of the Department of Environmental Protection and the appropriate water management district to regulate certain activities delegated to a county, municipality, or local pollution control program; providing exceptions; amending s. 373.4141, F.S.; providing requirements for requests for additional information; amending s. 373.079, F.S.; requiring the water management district governing boards to delegate certain permitting responsibilities to the district executive directors; amending s. 373.083, F.S.; requiring the delegation of certain authority by the governing board to the executive director of the water management district; providing an exception to requirements of ch. 120, F.S.; providing a prohibition; amending s. 373.118, F.S.; providing for the delegation of general permit authority by a water management district governing board to the district executive director; providing an exception to the requirements of ch. 120, F.S.; amending s. 373.236, F.S.; providing for 50-year consumptive use permits in certain circumstances; providing requirements for issuance of a permit; amending s. 373.406, F.S.; providing a permit exemption for certain public use facilities on county-owned natural areas; creating s. 373.4061, F.S.; providing requirements for noticed general permits for counties; providing requirements, restrictions, and limitations; amending s. 403.061, F.S.; amending the powers and duties of the Department of Environmental Protection; providing that department rules may include criteria for approval of certain dock facilities; authorizing the department to maintain certain lists of projects or activities that meet specified mitigation or public-interest requirements; providing an exception; providing restrictions; requiring the department to implement a project management plan to implement e-permitting; providing project requirements; requiring the department to submit the plan to the President of the Senate and the Speaker of the House of Representatives by January 15, 2010; authorizing the department to expand the use of Internet-based self-certification services for appropriate exemptions and general permits; providing restrictions on local governments relating to method or form of documentation; amending s. 403.813, F.S., relating to permits issued at district centers; providing exceptions; amending s. 403.814, F.S.; directing the Department of Environmental Protection to expand the use of Internet-based self-certification services for exemptions and general permits; requiring the submission of a report to the President of the Senate and the Speaker of the House of Representatives; amending s. 403.973, F.S., relating to expedited permitting and comprehensive plan amendments; specifying that certain biofuel projects are eligible for ex-

pedited permitting; transferring certain responsibilities from the Office of Tourism, Trade, and Economic Development in the Executive Office of the Governor to the Secretary of Environmental Protection; revising the time by which certain final orders must be issued; providing additional requirements for recommended orders; amending s. 258.42, F.S.; authorizing the placement of roofs on certain slips and private residential single-family docks; providing that such roofs may not be included in the calculation to determine the square footage of the terminal platform; creating s. 379.1051, F.S.; clarifying the authority of local governments and state agencies to impose regulations on the taking of wild animal life and fresh water aquatic life; providing for retroactive application of specified provisions; providing an effective date.

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

**CS for SB 2066**—A bill to be entitled An act relating to certification of public school athletic coaches; amending s. 1012.55, F.S.; providing that completion of a sports safety course shall meet certain certification requirements; requiring the sports safety course to be approved by the Florida High School Athletic Association Board of Directors and to meet specified requirements; providing an effective date.

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 2100**—A bill to be entitled An act relating to building codes; amending s. 339.02, F.S., providing requirements relating to elevator safety; amending s. 399.15, F.S., providing an alternative method to provide regional emergency elevator access; providing for a uniform lock box; providing for a master key; providing the Division of State Fire Marshal with enforcement authority; directing the Department of Financial Services to select the provider of the uniform lock box; amending s. 468.8311, F.S., effective July 1, 2010, to revise definitions for home inspection services; amending s. 468.8312, F.S., effective July 1, 2010, providing for fee increases for home inspection licenses; amending s. 468.8319, F.S.; effective July 1, 2010, revising a prohibition on providers of home inspection services; amending s. 468.832, F.S.; effective July 1, 2010, authorizing the Department of Business and Professional Regulation to impose penalties on licensees found guilty of violations; amending s. 468.8324, effective July 1, 2010, providing additional home inspection licensure requirements; amending s. 215.5586, F.S.; effective July 1, 2010, adding home inspectors licensed under s. 468.83, F.S., to the list of wind certification entities that may be selected by the Department of Financial Services to provide hurricane mitigation inspections; amending s. 627.351, F.S.; deleting a requirement for opening protections for designated property; repealing s. 718.113(6), F.S.; relating to requirements for 5-year inspections of certain condominium improvements; amending s. 553.37, F.S.; revising criteria for inspection of manufactured buildings; authorizing manufacturers to pay inspection fees directly to the provider of inspection services; providing rulemaking authority to the Department of Community Affairs; authorizing the department to enter into contracts for the performance of certain administrative duties; revising inspection requirements for certain custom manufactured buildings; amending s. 553.375, F.S.; revising the requirement for recertification of manufactured buildings prior to relocation; amending s. 553.73, F.S.; authorizing the commission to adopt amendments relating to equivalency of standards; authorizing the adoption of amendments necessary to accommodate state agency rules to meet federal requirements for design criteria relating to public educational facilities and state-licensed facilities; providing an exception to the Florida Building Code; restricting the code from imposing requirements on certain air conditioning systems; amending s. 553.74, F.S.; authorizing members of the commission’s advisory and technical committees to appear before the commission on professional matters; providing that the member may not take action on certain matters; amending s. 553.76, F.S.; authorizing the Florida Building Commission to adopt rules related to consensus-building decisionmaking; amending s. 553.775, F.S.; authorizing the commission to charge a fee for non-binding interpretations; amending s. 553.79, F.S.; requiring state agencies to contract for inspection services under the alternative plans review and inspection process or with a local governmental entity; providing exceptions; amending s. 553.841, F.S.; deleting provisions requiring that the department maintain, update, develop, or cause to be developed a core curriculum; amending s. 553.842, F.S.; authorizing commission rules to provide for the payment of product evaluation fees

directly to the provider; providing that the provider must remit the department's portion of the fees; providing requirements for approval of applications for state approval of a product; providing that certain approved products will be immediately added to the list of state-approved products; providing for review and ratification of an approved product by the commission; revising the list of approved evaluation entities; deleting obsolete provisions; amending s. 553.885, F.S.; revising requirements for carbon monoxide alarms; repealing ss. 468.627(6), 481.215(5), and 481.313(5), F.S., relating to building code inspectors, renewal of the license for architects, interior designers, and landscape architects, respectively; amending ss. 468.609, 471.0195, 489.115, 489.1455, and 489.517, F.S., conforming provisions relating to the deletion of core curriculum courses; reenacting s. 553.80(1), F.S., relating to the enforcement of the Florida Building Code, to incorporate the amendments made to s. 553.79, F.S., in a reference thereto; directing the Florida Building Commission to update the Florida Building Code to include revisions made to s. 399.02, F.S.; providing effective dates.

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By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 2148**—A bill to be entitled An act relating to growth management; amending s. 163.3174, F.S.; prohibiting the members of the local governing body from serving on the local planning agency; providing an exception; amending s. 163.3177, F.S.; revising standards for the future land use plan in a local comprehensive plan; revising standards for the housing element of a local comprehensive plan; requiring certain counties to certify that they have adopted a plan for ensuring affordable workforce housing before obtaining certain funding; authorizing the state land planning agency to amend administrative rules relating to planning criteria to allow for varying local conditions; deleting exemptions from the limitation on the frequency of plan amendments; extending the deadline for local governments to adopt a public school facilities element and interlocal agreement; providing legislative findings concerning the need to preserve agricultural land and protect rural agricultural communities from adverse changes in the agricultural economy; defining the term “rural agricultural industrial center”; authorizing a landowner within a rural agricultural industrial center to apply for an amendment to the comprehensive plan to expand an existing center; providing requirements for such application; providing a rebuttable presumption that such an amendment is consistent with state rule; providing certain exceptions to the approval of such amendment; amending s. 163.3180, F.S.; providing that certain projects or high-performance transit systems be considered as committed facilities; requiring that the costs associated with accommodating a transit facility be credited against the developer's proportionate-share contribution; revising the calculation of school capacity to include relocatables used by a school district; providing a minimum state availability standard for school concurrency; providing that a developer is not required to reduce or eliminate backlog or address class size reduction; providing that charter schools be considered as a mitigation option under certain circumstances; requiring school districts to include relocatables in their calculation of school capacity under certain circumstances; providing for an Urban Placemaking Initiative Pilot Project Program; providing that certain local governments be designated as urban placemaking initiative pilot projects; providing requirements, criteria, procedures, and limitations for such local governments; amending s. 163.3184, F.S.; requiring that a potential applicant for a future land use map amendment meet certain notice and meeting requirements before filing such application; exempting small-scale amendments from certain requirements; revising certain deadlines for comments on the intergovernmental review and state planning agency review of plan amendments; providing that an amendment is deemed abandoned under certain circumstances; authorizing the state land planning agency to grant extensions for comments; requiring that a comprehensive plan or amendment be available to the public a specified number of days before a scheduled hearing; prohibiting certain types of changes to a plan amendment during a specified period before the hearing; requiring that the local government certify certain information to the state land planning agency; conforming a cross-reference; amending s. 163.3187, F.S.; limiting the adoption of certain plan amendments to twice per calendar year; authorizing local governments to adopt certain plan amendments at any time during a calendar year without regard for restrictions on frequency; deleting certain types of amendments from the list of amendments eligible for adoption at any time during a calendar year; deleting exemptions from frequency limitations; providing circumstances under which small-scale amendments

become effective; amending s. 163.3202, F.S.; requiring that local land development regulations maintain the existing density of residential properties or recreational vehicle parks under certain circumstances; amending s. 163.3217, F.S.; deleting an exemption from the frequency requirements for the adoption of amendments to a local comprehensive plan; amending s. 163.340, F.S.; expanding the definition of the term “blighted area” to include land previously used as a military facility; amending s. 171.203, F.S.; deleting an exemption for the adoption of a municipal service area as an amendment to a local comprehensive plan; amending s. 380.06, F.S.; providing that the level-of-service standards for the development-of-regional-impact review is the same as the level-of-service standards for evaluating concurrency; conforming a cross-reference; amending s. 403.973, F.S.; providing legislative intent; providing certain criteria for regional centers for clean technology projects to receive expedited permitting; providing regulatory incentives for projects that meet such criteria; authorizing the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor to certify and decertify such projects; authorizing the office to create regional permit action teams; providing an effective date.

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

**CS for SB 2150**—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; requiring that applications for all recreational activity licenses include a provision for the license applicant to make a voluntary contribution to Southeastern Guide Dogs, Inc.; providing for the use of funds raised by such contributions; providing an effective date.

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By the Committee on Criminal Justice; and Senator Wise—

**CS for SB 2218**—A bill to be entitled An act relating to juvenile justice; amending s. 20.316, F.S.; requiring the Department of Juvenile Justice to establish the Juvenile Justice Policy Research Institute within the department for specified purposes; providing purposes of the institute; amending s. 27.51, F.S.; providing that public defenders are available to juveniles at all stages of delinquency court proceedings; amending s. 394.492, F.S.; providing that a child referred for a delinquent act when he or she was under age 11 may be considered at risk of emotional disturbance and therefore subject to referral for mental health services; amending ss. 984.03 and 985.03, F.S.; correcting terminology in the definition of “child in need of services”; amending s. 409.9025, F.S.; providing for Medicaid eligibility for juveniles committed to certain residential juvenile programs; amending s. 985.125, F.S.; encouraging law enforcement agencies, school districts, counties, municipalities and the Department of Juvenile Justice to establish prearrest or postarrest diversion programs for first-time misdemeanor offenders who are 9 years of age or younger; creating s. 985.165, F.S.; providing legislative findings; requiring state funding of community-based substance abuse intervention, evaluation, and treatment services programs in each judicial circuit; providing for diversion of certain first-time drug offenders into such programs; amending s. 985.245, F.S.; modifying the size and composition of the risk assessment committee; requiring that the risk assessment instrument be independently validated; amending s. 985.441, F.S.; providing that a court may commit a female child adjudicated as delinquent to the department for placement in a mother-infant program designed to serve the needs of the juvenile mothers or expectant juvenile mothers who are committed as delinquents; requiring the department to adopt rules to govern the operation of the mother-infant program; creating s. 985.461, F.S.; requiring that all youth exiting juvenile justice commitment programs have made available to them the services of an identified community-based, interagency transition planning team; creating s. 985.495, F.S.; requiring the Department of Juvenile Justice to provide access to community-based, gender-specific aftercare services to all girls transitioning from department programs; requiring that the department place such girls under female probation or conditional release case managers; providing for creation of a female caseload supervision team in certain circumstances; amending s. 985.622, F.S.; requiring that certain juvenile justice programs offer vocational training; requiring the Department of Juvenile Justice to work with the Agency for Workforce Innovation and Workforce Florida, Inc., to ensure that all job skills training is in areas directly tied to careers listed on Florida's targeted occupation list; deleting obsolete provisions; amending s. 985.644, F.S.; requiring the Department of Juvenile Justice to conduct

demonstration projects that emphasize the benefits of outcome-based contracting with certain performance standard requirements; authorizing use of interim and long-term outcome performance measures; requiring projects to be completed by a specified date; amending s. 435.04, F.S.; authorizing the Department of Juvenile Justice to hire persons for employment in youth facilities who were formerly in the juvenile justice system and exited successfully in certain circumstances; amending s. 985.644, F.S.; authorizing the Department of Juvenile Justice to conditionally hire juvenile justice employees upon successful completion of a preliminary background screening, but prior to full background screening, under specified conditions; amending s. 985.664, F.S.; providing that juvenile justice circuit boards and juvenile justice county councils may receive local discretionary grant prevention funds for specified purposes; amending s. 1011.62, F.S., relating to allocations from the Florida Education Finance Program to school districts for the operation of schools; providing for the establishment of a cost factor for students in juvenile justice education programs; requiring the Department of Juvenile Justice, in conjunction with representatives of specified entities, to conduct a review of the detention risk assessment instrument; requiring the agreement of all such representatives for revisions to the detention risk assessment instrument; providing for creation of a Disproportionate Minority Contact Task Force; providing for membership, goals, and duties; requiring a report; providing for dissolution of the task force; providing for pilot projects for reduction of disproportionate minority contact; providing for goals of the pilot projects; requiring reports; providing for termination of the pilot projects; providing legislative findings; requiring the Department of Juvenile Justice to identify service areas that promote the concept of community-based programs; requiring a report; requiring the Governor to establish a task force to review and make recommendations to modify current statutes or practices associated with restoration of competency; providing for membership; requiring a report; providing for termination of the task force; requiring the Governor to establish a task force to perform a role delineation study and review and make recommendations concerning specified issues; requiring a report; providing for termination of the task force; requiring the Department of Corrections, the Department of Juvenile Justice, and the Department of Children and Family Services to work with a university in the State University System to calculate the return on investment and cost savings of crime reduction through effective prevention and intervention programming; requiring a report; providing an effective date.

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By the Committees on Banking and Insurance; and Banking and Insurance; and Senator Fasano—

**CS for SB 2226**—A bill to be entitled An act relating to mortgage brokering and lending; amending s. 494.001, F.S.; redefining terms, defining new terms, and deleting terms; amending s. 494.0011, F.S.; authorizing the Financial Services Commission to adopt rules relating to compliance with the S.A.F.E. Mortgage Licensing Act of 2008; requiring the commission to adopt rules establishing time periods for barring licensure for certain misdemeanors and felonies; authorizing the Office of Financial Regulation to participate in the Nationwide Mortgage Licensing System and Registry; creating s. 494.00121, F.S.; providing for the issuance of subpoenas; amending s. 494.0014, F.S.; revising provisions relating to the refund of fees; deleting an obsolete provision; amending s. 494.00165, F.S.; prohibiting unfair and deceptive advertising relating to mortgage brokering and lending; repealing s. 494.0017, F.S., relating to claims paid from the Regulatory Trust Fund; creating s. 494.00172, F.S.; providing for a \$20 fee to be assessed against loan originators and a \$100 fee to be assessed against mortgage brokers and lenders at the time of license application or renewal; providing that such fees shall be deposited into the Mortgage Guaranty Trust Fund and used to pay claims against licensees; providing for a cap on the amount collected and deposited; providing requirements for seeking recovery from the trust fund; providing limitations on the amount paid; providing for the assignment of certain rights to the office; providing that payment for a claim is prima facie grounds for the revocation of a license; amending s. 494.0018, F.S.; conforming cross-references; amending ss. 494.0019 and 494.002, F.S.; conforming terms; amending s. 494.0023, F.S.; deleting the statutory disclosure form and revising the disclosure that must be provided to a borrower in writing; providing that there is a conflicting interest if a licensee or the licensee's relatives have a 1 percent or more interest in the person providing additional products or services; authorizing the commission to adopt rules; amending s. 494.0025, F.S.; prohibiting the alteration, withholding, concealment, or destruction of

records relevant to regulated activities; creating s. 494.255, F.S.; providing for license violations and administrative penalties; authorizing a fine of \$1,000 for each day of unlicensed activity up to \$25,000; amending s. 494.0028, F.S.; conforming terms; repealing ss. 494.0029 and 494.00295, F.S., relating to mortgage business schools and continuing education requirements; creating s. 494.00296, F.S.; providing for loan modification services; prohibiting certain related acts; providing for a loan modification agreement and for the inclusion of a borrower's right of cancellation statement; providing remedies; providing a directive to the Division of Statutory Revision; amending s. 494.003, F.S.; revising provisions relating to who is exempt from loan originator or mortgage broker licensing and regulation; repealing s. 494.0031, F.S., relating to licensure as a mortgage brokerage business; creating s. 494.00312, F.S.; providing for the licensure of loan originators; providing license application requirements; providing grounds for license denial; requiring the denial of a license under certain circumstances; requiring licenses to be renewed annually by a certain date; creating s. 494.00313, F.S.; providing for the renewal of a loan originator license; repealing s. 494.0032, F.S., relating to renewal of a mortgage brokerage business license or branch office license; creating s. 494.00321, F.S.; providing for the licensure of mortgage brokers; providing license application requirements; providing grounds for license denial; requiring the denial of a license under certain circumstances; requiring licenses to be renewed by a certain date; creating s. 494.00322, F.S.; providing for the annual renewal of a mortgage broker license; providing license renewal requirements; repealing s. 494.0033, F.S., relating to a mortgage broker license; amending s. 494.00331, F.S.; requiring a loan originator to be an employee or independent contractor for a mortgage broker or mortgage lender; repealing s. 494.0034, F.S., relating to renewal of mortgage broker license; amending s. 494.0035, F.S.; providing for the management of a mortgage broker by a principal loan originator and a branch office by a loan originator; providing minimum requirements; amending s. 494.0036, F.S.; revising provisions relating to the licensure of a mortgage broker's branch office; amending s. 494.0038, F.S.; revising provisions relating to loan origination and mortgage broker fees; amending s. 494.0039, F.S.; conforming terms; amending s. 494.004, F.S.; revising provisions relating to licensees; providing for registry requirements; deleting obsolete provisions; repealing s. 494.0041, F.S., relating to license violations and administrative penalties; providing additional grounds for assessing fines and penalties; amending s. 494.0042, F.S.; providing for loan originator fees; conforming terms; amending ss. 494.00421 and 494.0043, F.S.; conforming terms; amending s. 494.006, F.S.; revising provisions relating to who is exempt from licensure and regulation as a mortgage lender; repealing s. 494.0061, F.S., relating to mortgage lender license requirements; creating s. 494.00611, F.S.; providing for the licensure of mortgage lenders; providing license application requirements; providing grounds for license denial; requiring the denial of a license under certain circumstances; requiring licenses to be renewed annually by a certain date; creating s. 494.00612, F.S.; providing for the renewal of a mortgage lender license; repealing s. 494.0062, F.S., relating to correspondent mortgage lender license requirements; amending s. 494.0063, F.S.; requiring a mortgage lender to obtain an annual financial audit report and submit a copy to the office within certain time periods; repealing s. 494.0064, F.S., relating to renewal of mortgage lender license; repealing s. 494.0065, F.S., relating to certain licenses and registrations that were converted into mortgage lender licenses; amending s. 494.0066, F.S.; revising provisions relating to a mortgage lender branch office license; creating s. 494.00665, F.S.; providing for a principal loan originator and branch manager for a mortgage lender; providing requirements and limitations; amending s. 494.0067, F.S.; revising requirements of mortgage lenders; providing for registry requirements; deleting obsolete provisions; providing for servicing agreements; amending ss. 494.0068, 494.0069, 494.007, and 494.0071, F.S.; conforming terms; repealing s. 494.0072, F.S., relating to license violations and administrative penalties; amending ss. 494.00721, 494.0073, 494.0075, 494.0077, and 501.1377 F.S.; deleting provisions relating to foreclosure rescue consultants and foreclosure related rescue service agreements; providing for the termination of mortgage business school licenses; providing for the expiration of mortgage brokerage business licenses, mortgage broker licenses, and correspondent mortgage lender licenses; providing requirements for applying for a loan originator, mortgage broker and mortgage lender license by a certain date; providing effective dates.

By the Committee on Children, Families, and Elder Affairs; and Senators Rich, Storms, and Detert—

**CS for SB 2240**—A bill to be entitled An act relating to the Interstate Compact for the Placement of Children; creating s. 409.408, F.S.; authorizing the Governor to execute a new interstate compact on the placement of children; specifying the provisions of the compact; creating s. 409.409, F.S.; providing for the present Interstate Compact on the Placement of Children to remain in effect until the Governor enters into the new compact; creating s. 409.410, F.S.; providing rulemaking authority to the Department of Children and Family Services; providing an effective date.

By the Committee on Transportation; and Senator Hill—

**CS for SB 2248**—A bill to be entitled An act relating to the taxation of public-private transportation facilities; amending s. 334.30, F.S.; exempting certain public-private transportation facilities from certain specified taxes and special assessments; excluding certain taxes from such exemption; providing an effective date.

By the Committee on Higher Education; and Senator Oelrich—

**CS for SB 2256**—A bill to be entitled An act relating to state university student health insurance; creating s. 1006.72, F.S.; providing a short title and legislative intent; providing requirements for state universities that have health centers; authorizing a state university to require student proof of health insurance coverage if certain conditions are met or to require the purchase of university-sponsored or other insurance in certain circumstances; providing that a student is responsible for resolving outstanding balances owed to a university health center; providing requirements for acceptable alternative insurance; providing requirements for proof of coverage; providing requirements for university-sponsored insurance providers; requiring annual reporting by state universities; requiring that the Board of Governors of the State University System review and report to the Legislature on student access to health care services; providing an effective date.

By the Committee on Health Regulation; and Senator Gardiner—

**CS for SB 2286**—A bill to be entitled An act relating to the Agency for Health Care Administration; repealing s. 395.0199, F.S., relating to private utilization review of health care services; amending ss. 395.405 and 400.0712, F.S.; conforming cross-references; repealing s. 400.118(2), F.S.; removing provisions requiring quality-of-care monitors for nursing facilities in agency district offices; amending s. 400.141, F.S.; deleting a requirement that licensed nursing home facilities provide the agency with a monthly report on the number of vacant beds in the facility; amending s. 400.147, F.S.; revising the definition of the term “adverse incident” for reporting purposes; requiring abuse, neglect, and exploitation to be reported to the agency and the Department of Children and Family Services; deleting a requirement that the agency submit an annual report on nursing home adverse incidents to the Legislature; amending s. 400.162, F.S.; revising requirements for policies and procedures regarding the safekeeping of a resident’s personal effects and property; amending s. 400.195, F.S.; conforming a cross-reference; amending s. 400.23, F.S.; deleting the requirement of the agency to adopt rules regarding the eating assistance provided to residents; amending s. 400.506, F.S.; providing an exception for the agency to deny, suspend, or revoke the license of a nurse registry; amending s. 400.9935, F.S.; revising accreditation requirements for clinics providing magnetic resonance imaging services; amending s. 400.995, F.S.; revising agency responsibilities with respect to agency administrative penalties; amending s. 408.803, F.S.; revising definitions applicable to part II of ch. 408, F.S., the “Health Care Licensing Procedures Act”; amending s. 408.806, F.S.; revising contents of and procedures relating to health care provider applications for licensure; providing an exception from certain licensure inspections for adult family-care homes; authorizing the agency to provide electronic access to certain information and documents; amending s. 408.808, F.S.; providing for a provisional license to be issued to applicants applying for a change of ownership; providing a time limit on provisional licenses; amending s. 408.809, F.S.; revising provisions relating to background screening of specified employees; requiring health care providers to submit to the agency an affidavit of compliance with background screening requirements at the time of li-

cence renewal; deleting a provision to conform to changes made by the act; amending s. 408.810, F.S.; revising provisions relating to information required for licensure; amending s. 408.811, F.S.; providing for certain inspections to be accepted in lieu of complete licensure inspections; granting agency access to records requested during an offsite review; providing timeframes for correction of certain deficiencies and submission of plans to correct the deficiencies; amending s. 408.813, F.S.; providing classifications of violations of part II of ch. 408, F.S.; providing for fines; amending s. 408.820, F.S.; revising applicability of certain exemptions from specified requirements of part II of ch. 408, F.S.; creating s. 408.821, F.S.; requiring entities regulated or licensed by the agency to designate a liaison officer for emergency operations; authorizing entities regulated or licensed by the agency to temporarily exceed their licensed capacity to act as receiving providers under specified circumstances; providing requirements that apply while such entities are in an over-capacity status; providing for issuance of an inactive license to such licensees under specified conditions; providing requirements and procedures with respect to the issuance and reactivation of an inactive license; authorizing the agency to adopt rules; amending s. 408.831, F.S.; deleting provisions relating to the authorization for entities regulated or licensed by the agency to exceed their licensed capacity to act as receiving facilities and issuance and reactivation of inactive licenses; amending s. 409.221, F.S.; conforming a cross-reference; amending s. 409.901, F.S.; redefining the term “change of ownership” as it relates to Medicaid providers; repealing s. 429.071, F.S., relating to the inter-generational respite care assisted living facility pilot program; amending s. 429.08, F.S.; authorizing the agency to provide information regarding licensed assisted living facilities on its Internet website; abolishing local coordinating workgroups established by agency field offices; amending s. 429.14, F.S.; conforming a reference; amending s. 429.19, F.S.; revising agency procedures for imposition of fines for violations of part I of ch. 429, F.S., the “Assisted Living Facilities Act”; amending s. 429.23, F.S.; redefining the term “adverse incident” for reporting purposes; requiring abuse, neglect, and exploitation to be reported to the agency and the Department of Children and Family Services; deleting a requirement that the agency submit an annual report on assisted living facility adverse incidents to the Legislature; repealing s. 429.26(9), F.S., relating to the removal of the requirement for a resident of an assisted living facility to undergo examinations and evaluations under certain circumstances; amending s. 430.80, F.S.; conforming a cross-reference; amending ss. 435.04 and 435.05, F.S.; requiring employers of certain employees to submit an affidavit of compliance with level 2 screening requirements at the time of license renewal; amending s. 483.031, F.S.; revising a provision relating to the exemption of certain clinical laboratories, to conform to changes made by the act; amending s. 483.041, F.S.; redefining the term “waived test” as it is used in part I of ch. 483, F.S., the “Florida Clinical Laboratory Law”; repealing s. 483.106, F.S., relating to applications for certificates of exemption by clinical laboratories that perform certain tests; amending ss. 483.172 and 651.118, F.S.; conforming provisions and a cross-reference; providing an effective date.

By the Committee on Health Regulation; and Senator Constantine—

**CS for SB 2296**—A bill to be entitled An act relating to the influenza vaccine; amending ss. 402.305, 402.313, and 402.3131, F.S.; requiring child care facilities, family day care homes, and large family child care homes to provide parents with certain information regarding the causes, symptoms, and transmission of the influenza virus; providing an effective date.

By the Committee on Military Affairs and Domestic Security; and Senators Gaetz and Peadar—

**CS for SB 2322**—A bill to be entitled An act relating to military base closures; creating s. 288.984, F.S.; establishing the Florida Council on Military Base and Mission Support; providing the council’s mission; providing for membership; providing for terms of appointment; providing for reappointment of members; providing for election of a council chair and vice chair; providing for members to be reimbursed for expenses; requiring Enterprise Florida, Inc., to provide administrative support; providing for council workgroups and the tasks of the workgroups; providing an annual report to the Legislature and Governor; providing an effective date.

By the Committee on Military Affairs and Domestic Security; and Senator Gaetz—

**CS for SB 2324**—A bill to be entitled An act relating to public records and public meetings; creating s. 288.985, F.S.; creating an exemption from public-records requirements for specified records relating to military bases which are held by the Florida Council on Military Base and Mission Support; creating an exemption from public-meetings requirements for council meetings at which exempt information is presented or discussed; creating an exemption from public-records requirements for records generated during council meetings that are closed to the public; providing a penalty; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Communications, Energy, and Public Utilities; and Senator Ring—

**CS for SB 2326**—A bill to be entitled An act relating to license plates; amending ss. 320.08056 and 320.08058, F.S.; creating the Go Green Florida license plate; establishing an annual fee for the plate; providing for the distribution of use fees received from the annual sale of such plates; providing an effective date.

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

**CS for SB 2374**—A bill to be entitled An act relating to public records; creating s. 1002.221, F.S.; providing an exemption from public-records requirements for K-12 education records held by an agency, public school, center, institution, or other entity that is part of the state's education system; providing exceptions to the exemption; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; amending s. 1006.52, F.S.; expanding the exemption from public-records requirements for records of students in public postsecondary educational institutions to include education records and applicant records; providing requirements for the release, use, and maintenance of education records; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing legislative findings; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Storms—

**CS for SB 2404**—A bill to be entitled An act relating to adult protective services; amending s. 415.101, F.S.; revising terminology; amending s. 415.102, F.S.; defining the term "activities of daily living" and revising the term "vulnerable adult"; conforming a cross-reference; amending s. 415.103, F.S.; requiring the central abuse hotline to immediately transfer certain calls relating to vulnerable adults to the appropriate local law enforcement agency; amending s. 415.1051, F.S.; authorizing the Department of Children and Family Services to file a petition to determine incapacity; prohibiting the department from acting as guardian or providing legal counsel to the guardian; amending s. 322.142, F.S.; providing a cross-reference to authorize the release of certain records for purposes of protective investigations; amending ss. 943.0585 and 943.059, F.S.; conforming cross-references; providing an effective date.

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

**CS for SB 2426**—A bill to be entitled An act relating to student records; amending s. 1002.21, F.S.; deleting provisions relating to the rights parents have regarding their children's postsecondary student records to conform to changes made by the act; amending s. 1002.22, F.S.; deleting certain provisions governing the release of K-12 student records and reports to specified parties; deleting definitions; defining the terms "agency" and "institution"; requiring that the State Board of Education comply with federal law with respect to the release of education records; requiring that the State Board of Education adopt rules; creating s. 1002.225, F.S.; defining the term "education records" for purposes of records of students in public postsecondary educational institutions; requiring that a public postsecondary educational institution comply with federal law; authorizing such institution to charge a fee for

furnishing copies of education records; prohibiting an institution from charging a fee that exceeds the actual cost incurred by the institution for producing such copies; prohibiting the institution from including the costs of searching for or retrieving the records in the fee; providing an aggrieved student with the right to bring an action in court; providing for the award of attorney's fees and court costs; amending s. 1009.94, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Judiciary; and Senator Lawson—

**CS for SB 2430**—A bill to be entitled An act relating to the excise tax on documents; amending s. 210.02, F.S.; revising criteria determining liability for payment of the tax; providing requirements and methods for making an election regarding payment of tax under specified circumstances; providing requirements; providing for an application; providing an effective date.

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

**CS for SB 2466**—A bill to be entitled An act relating to school districts; amending s. 1012.22, F.S.; requiring that each district school board adopt the district school superintendent's recommendations relating to compensation and salary schedules unless 66 percent of the district school board members vote to reject such recommendations; amending s. 1012.27, F.S.; revising provisions relating to the district school superintendent's duty to prepare and recommend salary schedules for adoption by the district school board; prohibiting the school superintendent from recommending an increase in salary schedules of administrative personnel or managers if the salary schedules of instructional personnel and educational support employees have not been increased; requiring that the school superintendent review the salary schedules of all administrative personnel and managers to ensure that no person is paid in excess of twice the district's average salary of classroom teachers for the prior academic year; requiring that the school superintendent recommend corrective action to address any pay disparity; providing for severability; providing an effective date.

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

**CS for SB 2536**—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 206.606, F.S.; requiring the Fish and Wildlife Conservation Commission rather than the Department of Revenue to distribute a specified sum from the Invasive Plant Control Trust Fund to eradicate melaleuca; amending s. 253.002, F.S.; setting forth duties of the commission as they relate to state lands; amending s. 253.04, F.S.; providing for preservation of sea grasses; providing penalties; amending s. 319.32, F.S.; increasing the certificate of title fee for certain vehicles; amending s. 320.08056, F.S.; increasing the annual use fee for certain specialty license plates; amending s. 327.35, F.S.; revising penalties for boating under the influence of alcohol; revising the blood-alcohol level or breath-alcohol level at which certain penalties apply; amending s. 327.36, F.S.; revising a prohibition against accepting a plea to a lesser included offense from a person who is charged with certain offenses involving the operation of a vessel; revising the blood-alcohol level or breath-alcohol level at which the prohibition applies; amending s. 327.395, F.S.; revising certain age limitations on the operation of a vessel powered by a 10-horsepower motor or greater; amending s. 327.40, F.S.; revising provisions for placement of navigation, safety, and informational markers of waterways; providing for uniform waterway markers; removing an exemption from permit requirements for certain markers placed by county, municipal, or other government entities; amending s. 327.41, F.S., relating to placement of markers by a county or municipality; revising terminology; providing for a county or municipality that has adopted a boating-restricted area by ordinance under specified provisions to apply for permission to place regulatory markers; amending s. 327.42, F.S.; revising provisions prohibiting mooring to or damaging markers or buoys; amending s. 327.46, F.S.; revising provisions for establishment by the Fish and Wildlife Conservation Commission of boating-restricted areas; providing for counties and municipalities to establish boating-restricted areas with approval of the commission; directing the commission to adopt rules for the approval; revising a prohibition against operating a vessel in a prohibited manner in a boating-restricted area; providing for enforcement by citation mailed to the owner of the vessel; specifying responsi-

bility for citations issued to livery vessels; providing for construction; amending s. 327.60, F.S.; revising provisions limiting regulation by a county or municipality of the operation, equipment, and other matters relating to vessels operated upon the waters of this state; prohibiting certain county or municipality ordinances or regulations; creating s. 327.66, F.S.; prohibiting possessing or operating a vessel equipped with certain fuel containers or related equipment; prohibiting transporting fuel in a vessel except in compliance with certain federal regulations; providing penalties; declaring fuel transported in violation of such prohibitions to be a public nuisance and directing the enforcing agency to abate the nuisance; providing for disposal of the containers and fuel; declaring conveyances, vessels, vehicles, and equipment used in such violation to be contraband; providing for seizure of the contraband; defining the term "conviction" for specified purposes; providing for costs to remove fuel, containers, vessels, and equipment to be paid by the owner; providing that a person who fails to pay such cost shall not be issued a certificate of registration for a vessel or motor vehicle; amending s. 327.73, F.S.; revising provisions for citation of a noncriminal infraction to provide for violations relating to boating-restricted areas and speed limits; revising provisions relating to establishment of such limits by counties and municipalities; amending s. 328.03, F.S.; requiring vessels used or stored on the waters of this state to be titled by this state pursuant to specified provisions; providing exceptions; amending s. 328.07, F.S.; requiring certain vessels used or stored on the waters of this state to have affixed a hull identification number; providing that a vessel in violation may be seized and subject to forfeiture; amending ss. 328.46, 328.48, and 328.56, F.S.; requiring vessels operated, used, or stored on the waters of this state to be registered and display the registration number; providing exceptions; amending s. 328.58, F.S., relating to reciprocity of nonresident or alien vessels; requiring the owner of a vessel with a valid registration from another state, a vessel with a valid registration from the United States Coast Guard in another state, or a federally documented vessel from another state to record the registration number with the Department of Highway Safety and Motor Vehicles when using or storing the vessel on the waters of this state in excess of the 90-day reciprocity period; amending s. 328.60, F.S.; providing an exception to registration requirements for military personnel using or storing on the waters of this state a vessel with a valid registration from another state, a vessel with a valid registration from the United States Coast Guard in another state, or a federally documented vessel from another state; amending s. 328.65, F.S.; revising legislative intent with respect to registration and numbering of vessels; amending s. 328.66, F.S.; authorizing a county to impose an annual registration fee on vessels used on the waters of this state within its jurisdiction; amending s. 328.72, F.S.; providing noncriminal penalties for use or storage of a previously registered vessel after the expiration of the registration period; amending ss. 369.20, 369.22, and 369.25, F.S.; providing that the commission has the authority to enforce statutes relating to aquatic weeds and plants; amending s. 379.304, F.S.; providing that anyone violating the provisions governing the sale or exhibition of wildlife is subject to specified penalties relating to captive wildlife; amending s. 379.338, F.S.; authorizing an investigating law enforcement agency to dispose of illegally taken wildlife, freshwater fish, or saltwater fish in certain specified ways; requiring that live wildlife, freshwater fish, and saltwater fish be properly documented as evidence and returned to the habitat unharmed; requiring that nonnative species be disposed of in accordance with rules of the Fish and Wildlife Conservation Commission; providing for the disposition of furs and hides; requiring that the proceeds of sales be deposited in the State Game Trust Fund or the Marine Resources Conservation Trust Fund; requiring the Fish and Wildlife Conservation Commission to give to a state, municipal, or county law enforcement agency that enforces or assists the commission in enforcing the law all or a portion of the value of any property forfeited during an enforcement action; creating s. 379.3381, F.S.; providing that photographs of wildlife or freshwater or saltwater fish may be offered into evidence to the same extent as if the wildlife, freshwater fish, or saltwater fish were directly introduced as evidence; requiring that the photograph be accompanied by a writing containing specified information relating to the illegal seizure of the wildlife or freshwater or saltwater fish; requiring that the wildlife or freshwater or saltwater fish be disposed of as provided by law; amending s. 379.353, F.S.; providing that a resident of this state is exempt from paying certain recreational licenses if the person is eligible for Medicaid services and has been issued an identification card by the Agency for Health Care Administration; amending s. 379.3671, F.S.; providing that if a certificate issued to a person to use a spiny lobster trap is not renewed within a specified period, the certificate will be considered abandoned and revert to the

commission; amending s. 379.3751, F.S.; revising the alligator trapping agent's license and the alligator farming agent's license to allow the trapper and the farmer to possess, process, and sell the hides and meat of the alligator; removing the limitation that an alligator trapping agent's license could be issued only in conjunction with an alligator trapping license; amending s. 379.3761, F.S.; providing penalties for the wrongful exhibition or sale of wildlife; amending s. 379.3762, F.S.; revising penalties for a person who unlawfully possesses wildlife; amending s. 379.401, F.S.; making it a level 2 violation for a person to feed or entice an alligator or crocodile and a level 4 violation for a person to illegally kill, injure, or capture an alligator or crocodile; amending s. 379.4015, F.S.; making it a level 2 violation for a person to illegally exhibit or sell wildlife; requiring the commission to establish a pilot program for regulating the anchoring or mooring of non-live-aboard vessels outside public mooring fields; specifying the goals of the pilot program; providing requirements; requiring a report to the Governor and Legislature; creating s. 379.501, F.S.; providing penalties for unlawfully disturbing aquatic weeds and plants; providing that a person is liable to the state for any damage caused to the aquatic weeds or plants and for civil penalties; providing that if a person willfully harm aquatic weeds and plants he or she commits a felony of the third degree; providing criminal penalties; creating s. 379.502, F.S.; authorizing the commission to seek judicial or administrative remedies for unlawfully disturbing aquatic weeds and plants; providing for procedures; authorizing a respondent to request mediation; providing for an award of attorney's fees; providing requirements for calculating administrative penalties; providing for the administrative law judge to consider evidence of mitigation; requiring that penalties be deposited into the Invasive Plant Control Trust Fund; creating s. 379.503, F.S.; authorizing the commission to seek injunctive relief; providing that the judicial and administrative remedies are alternative and mutually exclusive; creating s. 379.504, F.S.; providing that anyone who unlawfully disturbs aquatic weeds or plants is subject to civil penalties; authorizing a court to impose a civil penalty for each offense in an amount not to exceed \$10,000 per offense; providing for joint and several liability; providing for determining the value of fish killed for purposes of assessing damages; amending s. 403.088, F.S.; requiring the commission to approve a program intended to control aquatic weeds or algae; providing for a type II transfer of the Bureau of Invasive Plant Management in the Department of Environmental Protection to the Fish and Wildlife Conservation Commission; providing for the transfer of the Invasive Plant Control Trust Fund to the Fish and Wildlife Conservation Commission; reenacting s. 379.209(2), F.S., relating to funds credited to the Nongame Wildlife Trust Fund, to incorporate an amendment made to s. 319.32 F.S., in a reference thereto; reenacting s. 379.3581(7), F.S., relating to hunting safety, to incorporate the amendment made to s. 379.353, F.S., in a reference thereto; providing an appropriation; repealing s. 327.22, F.S.; repealing s. 379.366(7), F.S.; to abrogate the expiration of provisions imposing blue crab effort management program fees and penalties; providing effective dates.

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

**CS for SB 2538**—A bill to be entitled An act relating to supplemental educational services; amending s. 1008.331, F.S.; requiring that the department evaluate and approve student assessment instruments for use by providers; requiring that each state-approved supplemental educational services provider report certain information to the Department of Education regarding services to public school students in the district by a specified date each year; requiring that the department evaluate each provider based on such information and assign a service designation; providing an exception for such designation; requiring that the department adopt rules specifying the threshold requirements for such designation; requiring that the department report the service designations to the providers, the school districts, parents, and the public by a specified date each year; authorizing school districts to use certain funds to meet the requirements in the act; requiring that the State Board of Education adopt rules; requiring that the board's rules include certain procedures; requiring that the department review and evaluate the school districts' diagnostic and assessment instruments to measure student learning gains; requiring that a supplemental educational services provider report data on individual student learning gains to the department; providing for exceptions; providing an effective date.

By the Committee on Agriculture; and Senators Dean and Baker—

**CS for SB 2572**—A bill to be entitled An act relating to rural agricultural industrial centers; amending s. 163.3177, F.S.; providing legislative findings; defining the term “rural agricultural industrial center”; authorizing landowners within a rural agricultural industrial center to apply for an amendment to the local government comprehensive plan for certain purposes; providing requirements for such application; requiring that the local government amend its comprehensive plan within a specified period after receiving such application; providing that such amendments are presumed consistent with the Florida Administrative Code; providing that such presumption may be rebutted by a preponderance of the evidence; providing an exception for optional sector plans and rural land stewardship areas; amending ss. 163.3184 and 380.06, F.S.; conforming cross-references; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Haridopolos—

**CS for SB 2574**—A bill to be entitled An act relating to information technology; amending s. 11.90, F.S.; deleting an obsolete provision relating to duties of the Legislative Budget Commission; amending s. 14.204, F.S.; revising the duties of the Agency for Enterprise Information Technology; requiring the agency to complete certain duties relating to a proposed enterprise information technology services plan by a specified date; creating the Office of Information Security within the agency; designating the Chief Information Security Officer as head of the office and who reports to the executive director of the agency; amending s. 110.205, F.S.; revising certain positions relating to the obsolete State Technology Office that are exempted from career service; amending s. 282.003, F.S.; renaming the Information Technology Resources Management Act as the “Enterprise Information Technology Services Management Act”; amending s. 282.0041, F.S.; revising definitions; amending s. 282.0056, F.S.; revising provisions relating to proposed enterprise information technology services submitted by the agency; deleting the requirement that the agency develop a migration plan; amending s. 282.201, F.S.; revising the duties of the agency; specifying the requirements for obtaining an exception to the limitations on agencies relating to computer services; amending s. 282.203, F.S.; providing an additional duty for a state primary data center; revising the date for appointing a board of trustees of a primary data center; revising the method for determining representation on the board of trustees; revising the role on the board of the executive director of the Agency for Enterprise Information Technology; allowing board membership resulting from consolidations to be adjusted in the appropriations act; providing an additional duty of the board; amending s. 282.204, F.S.; deleting obsolete provisions; providing that the Northwood Shared Resource Center is an agency established with the Department of Children and Family Services; authorizing the secretary of the department to appoint a temporary chair of the center’s board of trustees; requiring the agency and the department to identify and transfer department resources by budget amendment; amending s. 282.205, F.S.; deleting obsolete provisions relating to the Southwood Shared Resource Center; amending s. 282.318, F.S.; renaming the Security of Data and Information Technology Infrastructure Act as the “Enterprise Security of Data and Information Technology Act”; providing that information technology security is an enterprise information technology service; substituting the Office of Information Security for the agency and revising the associated duties related to information technology security; requiring the agency to submit a plan for information technology security to the Legislature and Governor by a certain date; amending s. 282.33, F.S.; specifying that the Agency for Enterprise Information Technology shall make recommendations relating to the efficiency of state primary data centers; creating s. 282.34, F.S.; establishing a state electronic mail system as an enterprise information technology service; directing the Southwood Shared Resource Center to manage and operate the system; directing the agency to conduct an analysis of such service by a certain date and establish a workgroup to develop an implementation plan; prohibiting a state agency from terminating such service unless authorized by the Legislature; requesting the Division of Statutory Revision to create part IV of ch. 282, F.S.; creating s. 282.701, F.S.; providing a short title; transferring and renumbering s. 282.102, F.S., relating to the powers of the Department of Management Services with respect to a state communication system; transferring, renumbering, and amending ss. 282.103, 282.104, 282.105, 282.106, and 282.107, F.S., relating to the SUNCOM system; substituting the department for the State Technology

Office; transferring and renumbering s. 282.109, F.S., relating to the emergency control of the state communications system; transferring, renumbering, and amending ss. 282.1095 and 282.111, F.S., relating to the communications system for law enforcement agencies; substituting the department for the State Technology Office; transferring, renumbering, and amending ss. 282.21, F.S., relating to remote electronic access; substituting the department for the State Technology Office; repealing s. 282.22, F.S., relating to materials and products acquired or developed by the State Technology Office; amending s. 287.042, F.S.; revising the duties of the department to include the development of procedures that ensure certain records requirements; deleting the requirement that the department consult with the office on agreements for the joint purchase of information technology; deleting a requirement for the department and office to access certain contracts; amending s. 1004.52, F.S.; deleting the requirement that the Institute on Urban Policy and Commerce consult with the office and the Chief Information Officer on requirements for computers purchased for the community computer access grant program; repealing and transferring certain administrative rules relating to the State Technology Office; amending s. 17, chapter 2008-116, Laws of Florida; providing that a state primary data center is the custodian of resources and equipment located in the data center for the purposes of ch. 272, F.S.; amending ss. 318.18, 393.002, and 1001.26, F.S.; conforming cross-references; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Wise—

**CS for SB 2612**—A bill to be entitled An act relating to substance abuse and mental health services; amending s. 212.055, F.S.; conforming a cross-reference; amending s. 394.67, F.S.; redefining the term “residential treatment center for children and adolescents”; amending s. 394.674, F.S.; establishing priority populations of persons who are eligible for services funded by the Department of Children and Family Services; amending s. 394.9085, F.S.; conforming a cross-reference; amending s. 397.301, F.S.; deleting an obsolete provision; amending s. 397.305, F.S.; revising the legislative intent, purpose, and findings; amending s. 397.311, F.S.; revising definitions; amending s. 397.321, F.S.; revising the duties of the Department of Children and Family Services; deleting a provision that authorizes the department to establish a pilot project to serve certain persons who qualify to receive substance abuse or mental health services in a specified district; amending s. 397.331, F.S.; revising the term “substance abuse programs and services” or “drug control”; amending s. 397.401, F.S.; providing that it is unlawful for an unlicensed agency to act as a substance abuse service provider; amending s. 397.403, F.S.; revising requirements for a license application; amending s. 397.405, F.S.; providing that a crisis stabilization unit is exempt from licensure; conforming a cross-reference; authorizing the department to adopt certain rules; providing that ch. 397, F.S., does not limit the practice of an advanced registered nurse practitioner who provides substance abuse treatment under certain circumstances; amending s. 397.406, F.S.; providing that substance abuse programs operated directly or under contract by the Department of Juvenile Justice are subject to licensure and regulation; amending s. 397.407, F.S.; conforming a cross-reference; revising the licensure process; authorizing the Department of Children and Family Services to issue probationary, regular, and interim licenses; providing requirements for probationary, regular, and interim licenses; repealing s. 397.409, F.S., relating to probationary, regular, and interim licenses; amending s. 397.411, F.S.; requiring the department to notify certain applicable agencies of any licensure inspections of service providers; amending s. 397.415, F.S.; requiring that fines collected as administrative penalties be deposited in the Operations and Maintenance Trust Fund of the department rather than the Substance Abuse Impairment Provider Licensing Trust Fund; revising requirements for suspending or revoking a license; amending s. 397.416, F.S.; conforming a cross-reference; amending s. 397.419, F.S.; renaming quality assurance programs to “quality improvement programs”; conforming provisions to changes made by the act; revising minimum guidelines for a service provider’s quality improvement program; providing additional requirements for a quality improvement program; deleting a provision that requires a quality assurance program to incorporate a peer review process; amending s. 397.427, F.S.; specifying that medication treatment service providers are providers of medication-assisted treatment services for opiate addiction; conforming provisions to changes made by the act; requiring the department to determine the need for establishing

medication-assisted treatment services for other substance-use disorders; requiring service providers that provide medication-assisted treatment for other substance-use disorders to provide counseling services; requiring the department to adopt rules to administer medication-assisted treatment services; authorizing a registered nurse, an advanced registered nurse practitioner, and a licensed practical nurse to deliver medication, other than methadone, for the purpose of medication-assisted treatment for opiate addiction under certain conditions; requiring a licensed service provider that provides medication-assisted treatment to adopt written protocols; providing requirements for the protocols; requiring a licensed service provider that provides medication-assisted treatment to maintain and have ready for inspection medical records and protocols; amending s. 397.431, F.S.; conforming provisions to changes made by the act; amending s. 397.451, F.S.; providing that inmate substance abuse programs are exempt from level 2 background screenings; clarifying that certain personnel employed in an inmate substance abuse program are exempt from fingerprinting and background check requirements; amending ss. 397.471, 397.501, 397.581, 397.601, 397.6751, 397.6752, 397.6758, 397.6773, 397.6797, 397.6799, 397.6819, 397.6821, 397.6822, 397.697, 397.6971, 397.6975, 397.6977, 397.702, 397.706, 397.801, 397.821, 397.94, 397.95, 397.97, 397.99, F.S.; conforming provisions to changes made by the act; amending s. 440.102, F.S.; conforming a cross-reference; amending s. 766.101, F.S.; redefining the term "medical review committee" to include a committee to review mental health and substance abuse treatment services provided by the department; repealing s. 394.9081, F.S., relating to target groups for substance abuse and mental health services; providing an effective date.

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By the Committee on Communications, Energy, and Public Utilities; and Senators Haridopolos, Ring, Lynn, Oelrich, Smith, Bennett, Gaetz, Altman, and Pruitt—

**CS for SB 2626**—A bill to be entitled An act relating to telecommunications companies; creating the "Consumer Choice and Protection Act"; amending s. 364.013, F.S.; providing for local interconnection rights regardless of technology; amending s. 364.02, F.S.; redefining the terms "basic local telecommunications service," "nonbasic service," and "telecommunications company"; amending s. 364.04, F.S.; requiring each telecommunications company to publish through electronic or physical media the company's schedules showing its rates, tolls, rentals, contracts, and charges; authorizing a telecommunications company to file the published schedules with the Public Service Commission or to publish the schedules through other reasonably publicly accessible means, including on a website; deleting standards for printing schedules and notices; amending s. 364.051, F.S.; removing a limitation on eligibility to request an increase in basic rates due to storm damage; deleting provisions relating to rate increases for nonbasic services; amending s. 364.08, F.S.; prohibiting a telecommunications company from charging or receiving compensation for any service other than for the charge applicable to the service as specified in its schedule on file or otherwise published; providing an exception for employee concessions; repealing s. 364.09, F.S., relating to the illegal giving of rebates or special rates by a telecommunications company; amending s. 364.10, F.S.; providing the conditions that require a telecommunications carrier to provide Lifeline services to eligible customers; amending s. 364.15, F.S.; requiring that the Public Service Commission order only those repairs and improvements to telecommunications facilities which are authorized under law; amending s. 364.33, F.S.; providing that a certificate of necessity may be transferred from a person holding a certificate to another, and a person holding a certificate may acquire ownership or control of a telecommunications facility without prior approval of the commission; amending ss. 364.335 and 364.345, F.S.; conforming provisions to changes made in the act; amending s. 364.3376, F.S.; requiring providers of telephone operator services to comply with certain enumerated criteria; requiring the operator services to bill for services in accordance with published schedules; amending s. 364.3382, F.S.; requiring each local exchange telecommunications company to advise each residential customer of the least-cost service available to that customer when the residential customer initially requests basic local telecommunications service; amending s. 364.603, F.S.; providing procedures for resolving complaints regarding preferred carrier freezes on local exchange service; amending ss. 364.059 and 364.105, F.S.; conforming cross-references; providing an effective date.

By the Committee on Transportation; and Senator Haridopolos—

**CS for SB 2630**—A bill to be entitled An act relating to motor vehicle dealerships; amending s. 320.64, F.S.; revising provisions prohibiting certain acts by a motor vehicle manufacturer, factory branch, distributor, or importer licensed under specified provisions; revising conditions and procedures for certain audits; removing a presumption that a dealer had no actual knowledge that a customer intended to export or resell a motor vehicle; clarifying a dealer's eligibility requirements for licensee-offered program bonuses, incentives, and other benefits; requiring certain payments if a termination, cancellation, or nonrenewal of a dealer's franchise is the result of bankruptcy or reorganization; amending s. 320.642, F.S.; revising provisions for establishing an additional motor vehicle dealership in or relocating an existing dealer to a location within a community or territory where the same line-make vehicle is presently represented by a franchised motor vehicle dealer or dealers; revising notice requirements; revising provisions for denial of an application for a motor vehicle dealer license in any community or territory; revising provisions for evidence to be considered by the Department of Highway Safety and Motor Vehicles when evaluating the application; revising provisions under which a dealer has standing to protest a proposed additional or relocated motor vehicle dealer; revising provisions for a proposed addition or relocation concerning a dealership that performs only service; amending s. 320.643, F.S.; revising provisions for a transfer, assignment, or sale of franchise agreements; prohibiting rejection of proposed transfer of interest in a motor vehicle dealer entity to a trust or other entity, or a beneficiary thereof, which is established for estate-planning purposes; prohibiting placing certain conditions on such transfer; revising provisions for a hearing by the department or a court relating to a proposed transfer; amending s. 320.696, F.S.; eliminating one of the methods for determining warranty labor and parts reimbursement and more particularly describing exceptions to such calculations; providing for severability; providing an effective date.

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By the Committee on Commerce; and Senator Gelber—

**CS for SB 2700**—A bill to be entitled An act relating to mail-in secondhand precious metals dealers; creating part III of ch. 538, F.S.; providing a short title; providing definitions; providing exceptions; providing for registration; providing for recordkeeping; providing for the tendering of payments; providing for the inspection of records and business premises by a law enforcement agency; providing for a holding period; prohibiting certain acts; providing penalties; providing for powers and duties of the Department of Revenue; providing an effective date.

## REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

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

**CS for SB 144**—A bill to be entitled An act relating to beach safety; amending s. 380.276, F.S.; expanding the beach safety program administered by the Department of Environmental Protection to apply to all beaches; amending s. 784.07, F.S.; defining an "ocean lifeguard"; providing enhanced penalties for an assault or battery on an ocean lifeguard while he or she is engaged in the lawful performance of his or her duties; amending ss. 435.04, 901.15, 943.051, and 985.11, F.S.; conforming provisions; amending s. 921.0022, F.S., and reenacting paragraph (3)(d), relating to the offense severity ranking chart, to incorporate the amendments made to s. 784.07, F.S., in a reference thereto; providing an effective date.

—was referred to the Committees on Community Affairs; Criminal Justice; and General Government Appropriations; and the Policy and Steering Committee on Ways and Means.

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By the Committee on Education Pre-K - 12; and Senators Siplin and Sobel—

**CS for SB 254**—A bill to be entitled An act relating to school food service programs; amending s. 1006.06, F.S.; creating the Florida Farm Fresh Schools Program within the Department of Education; providing legislative intent; requiring the department to work with the Depart-

ment of Agriculture and Consumer Services to recommend policies and rules to the State Board of Education relating to school food services which encourage schools and school districts in this state to buy fresh and local food; requiring the Department of Education, in collaboration with the Department of Agriculture and Consumer Services, to provide outreach services regarding the benefits of fresh food products from this state; requiring the program to maintain compliance with the rules and regulations of the National School Lunch Program; providing an effective date.

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

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By Senator Smith—

**SB 522**—A bill to be entitled An act for the relief of Vincent Merriweather by the Palm Beach County School Board; providing for an appropriation to compensate Vincent Merriweather for injuries sustained as a result of the negligence of a bus driver of the Palm Beach County School District; providing a limitation on the payment of fees and costs; providing an effective date.

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

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By Senator Smith—

**SB 524**—A bill to be entitled An act for the relief of Joseph Fatta, Jr., and Josephine Fatta by the Broward County Sheriff's Office; providing for an appropriation to compensate them for the death of their son, Deputy Todd Fatta, as a result of the negligence of the Broward County Sheriff's Office; providing a limitation on the payment of fees and costs; providing an effective date.

—was referred to the Committee on Criminal Justice.

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By the Committee on Regulated Industries; and Senators Jones and King—

**CS for SB 788**—A bill to be entitled An act relating to a gaming compact between the State of Florida and the Seminole Tribe of Florida; defining terms; providing that the previous compact between the Tribe and the Governor is not approved or ratified by the Legislature; directing the Governor to negotiate a gaming compact with the Tribe; specifying requirements and minimum standards for the compact; specifying the date on which the authority of the Governor to negotiate a compact expires; specifying games that may be authorized for play pursuant to the compact; specifying revenue sharing between the state and the Tribe; requiring the release of certain gaming revenues to the state; providing for the reduction of the Tribe's net win on which revenue sharing is based if additional Class III games are authorized under certain circumstances; providing for completion of the term of the compact in the event that the voters repeal a constitutional provision authorizing slot machines at certain pari-mutuel facilities; providing that the compact becomes void as the result of a judicial decision or decision of the Secretary of the United States Department of the Interior invalidating certain provisions of the compact; specifying limits on the term of a compact; limiting the number of facilities at which gaming may occur; specifying requirements for a central computer system on gaming facility premises; requiring that the system provide the state with access to certain data; specifying the authority of the state to oversee gaming activities by the Tribe; requiring medical professionals employed at the Tribe's gaming facilities to have certain minimum qualifications; requiring access for municipal or county emergency medical services; specifying minimum construction standards for the Tribe's gaming facilities; specifying minimum environmental standards; requiring the Tribe to establish procedures to dispose of tort claims; requiring the Tribe to maintain a minimum amount of general liability insurance for tort claims; prohibiting the Tribe or its insurer from invoking sovereign immunity under certain circumstances; requiring the Tribe to waive its sovereign immunity for disputes relating to the compact; requiring prelitigation arbitration of disputes relating to the compact; requiring the Tribe to maintain nondiscriminatory employment practices; requiring the Tribe to use its best efforts to spend its revenue in this state; providing legislative intent to review the compact; directing the Governor to negotiate agreements with Indian tribes in this state, subject to approval

by the Legislature, relating to the application state taxes on Indian lands; providing a contingent effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

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By the Committee on Regulated Industries; and Senators Jones and King—

**CS for SB 836**—A bill to be entitled An act relating to gaming; providing legislative findings and intent; authorizing electronic gaming machines in certain pari-mutuel facilities; defining terms; providing powers and duties of the Division of Pari-mutuel Wagering of the Department of Business and Professional Regulation and the Department of Law Enforcement; authorizing the Division of Pari-mutuel Wagering to adopt rules regulating electronic gaming activities; authorizing the Division of Pari-mutuel Wagering and the Department of Law Enforcement to conduct investigations relating to electronic gaming; authorizing the Division of Pari-mutuel Wagering to issue licenses for electronic gaming; specifying qualifications of licensees; requiring licensees to provide advance notice of certain ownership changes to the Division of Pari-mutuel Wagering; specifying requirements for a licensee's facilities-based computer system; requiring electronic gaming machines to maintain a payout percentage of at least 85 percent; requiring licensees to maintain records; requiring licensees to make and file certain reports with the Division of Pari-mutuel Wagering; requiring an applicant for an electronic gaming license to have certain agreements for live races or games; providing for arbitration of such agreements; authorizing the Division of Pari-mutuel Wagering to issue temporary occupational licenses; providing for the renewal of electronic gaming machine licenses; specifying a nonrefundable licensing fee for electronic gaming licenses; specifying the rate of tax on electronic gaming machine revenues; providing for penalties for failure to pay the taxes; requiring electronic gaming machine licensees and certain persons having access to gaming areas to submit fingerprints in connection with certain occupational licenses; specifying grounds for the Division of Pari-mutuel Wagering to take action against applicants for and licensees having certain occupational licenses; authorizing the Division of Pari-mutuel Wagering to impose fines for violations of laws relating to electronic gaming; prohibiting regulators, certain businesses, licensees, and employees from having certain relationships with each other; subjecting a person who makes certain false statements to fines; subjecting a person to fines for possessing electronic games without a license; imposing criminal penalties for attempting to manipulate electronic gaming machines or theft relating to electronic gaming; authorizing warrantless arrests by law enforcement officers under certain circumstances; providing immunity to law enforcement officers who make such arrests; imposing criminal penalties for resisting arrest or detention; prohibiting electronic gaming machines from entering this state; authorizing the Division of Pari-mutuel Wagering to exclude certain individuals from the facility of an electronic gaming machine licensee; prohibiting persons who are younger than 18 years of age from playing an electronic gaming machine; specifying a limit on the number of electronic gaming machines in a facility; requiring an electronic gaming machine licensee to provide office space to the Division of Pari-mutuel Wagering and to the Department of Law Enforcement free of charge; limiting the hours that an electronic gaming machine facility may operate; authorizing the Division of Pari-mutuel Wagering to revoke or suspend licenses or impose fines for willful violations of laws or rules regulating electronic gaming; requiring electronic gaming machine licensees to train employees about gambling addictions; imposing a regulatory fee for a gambling addiction program; entitling electronic gaming machine licensees to a caterer's license; restricting the provision of alcoholic beverages, automated teller machines, and check cashing activities in gaming machine areas; authorizing the Division of Pari-mutuel Wagering to adopt rules; preempting to the state the authority to regulate electronic gaming facilities; excepting bingo games operated by charitable or nonprofit organizations from the provisions of the act; amending s. 215.22, F.S.; exempting taxes imposed on electronic gaming and electronic gaming machine revenue from specified service charges; authorizing the Division of Pari-mutuel Wagering to spend certain trust funds; requiring repayment of such funds; amending s. 550.002, F.S.; revising a definition; amending s. 550.01215, F.S.; deleting an exception relating to licensing of thoroughbred racing; amending s. 550.0951, F.S.; specifying the tax on historical racing, the take-out of a pari-mutuel pool, an a payment to a purse account; providing for payments to certain horse

racing associations; specifying the fee for a permitholder to conduct historical racing; revising the date on which tax payments are due; amending s. 550.09511, F.S.; revising the schedule for the payment of jai alai taxes; amending s. 550.09514, F.S.; revising the schedule for the payment of greyhound dog racing taxes; amending s. 550.105, F.S.; providing for a 3-year occupational license for certain pari-mutuel employees; specifying maximum license fees; providing procedures for criminal history record checks; amending s. 550.135, F.S.; providing for the reservation of electronic gaming machine fees in a trust fund; amending s. 550.2415, F.S.; providing that cruelty to any animal is a violation of ch. 550, F.S.; authorizing the Division of Pari-mutuel Wagering to inspect areas are located; amending s. 550.26165, F.S.; providing legislative intent to attract thoroughbred training and breeding to this state; authorizing the Florida Thoroughbred Breeders' Association to pay certain awards as part of its pay plan; amending s. 550.2625, F.S.; limiting the application of requirements for minimum purses and awards to this state; amending s. 550.334, F.S.; deleting a provision for issuing a permit to conduct quarter horse race meetings; deleting a provision for issuing a license to conduct quarter horse racing; deleting provisions to revoke such permit or license for certain violations or failure to conduct live racing; removing an exception to specified permit application provisions; amending s. 550.3355, F.S.; revising the time period for a harness track summer season; repealing s. 550.3605, F.S., relating to the use of electronic transmitting equipment on the premises of a horse or dog racetrack or jai alai fronton; amending s. 550.5251, F.S.; deleting provisions relating to racing days and dates for thoroughbred permitholders that conducted races between certain dates; revising provisions relating to thoroughbred racing dates and minimum number of races; creating s. 550.810, F.S.; specifying requirements for historical racing systems; limiting the number of historical terminals in certain pari-mutuel facilities; authorizing the Division of Pari-mutuel wagering to adopt rules regulating historical racing; providing for the disposition of pari-mutuel tickets that are not redeemed within a certain period of time; amending s. 551.102, F.S.; clarifying the definition of the term "progressive system"; amending s. 551.104, F.S.; providing that the payout percentage of a slot machine facility must be at least 85 percent; specifying the licensing fee for slot machine gaming; specifying the rate of tax on slot machine revenues; revising the due date for slot machine taxes; amending s. 551.113, F.S.; prohibiting a person who is younger than 18 years of age from playing a slot machine; amending s. 551.121, F.S.; authorizing a progressive system to be used in conjunction with slot machines between licensed facilities; amending s. 772.102, F.S.; revising the definition of "criminal activity"; conforming cross-references; amending s. 849.161, F.S.; providing that ch. 849, F.S., does not apply to certain mechanical historical racing systems; amending s. 849.086, F.S.; requiring an applicant for a cardroom licensed to have run a full schedule of live races; specifying maximum license fees for occupational licenses for cardroom employees and cardroom businesses; limiting the hours of cardroom operations; revising the maximum bet and entry fee for tournaments; expanding the authorization for cardroom activities contingent upon a compact with the Seminole Tribe of Florida; amending s. 849.15, F.S.; authorizing the possession of certain gambling devices; amending s. 895.02, F.S.; revising the definitions of "racketeering activity" and "unlawful debt"; conforming cross-references; providing an appropriation and the creation of full-time equivalent positions; providing contingent effective dates.

—was referred to the Policy and Steering Committee on Ways and Means.

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

**CS for SB 1004**—A bill to be entitled An act relating to coral reefs; amending s. 380.0558, F.S.; revising definitions; providing that moneys in the Ecosystem Management and Restoration Trust Fund within the Department of Environmental Protection received from damages recovered for injury to coral reefs are expended to pay for alternative projects selected by the department as staff to the Board of Trustees of the Internal Improvement Trust Fund; creating s. 380.29, F.S.; providing a short title; providing definitions; providing legislative intent; requiring responsible parties to notify the department if their vessel runs aground or damages a coral reef; requiring the responsible party to remove the vessel; requiring the responsible party to cooperate with the department to assess the damage and restore the coral reef; authorizing the department to recover damages from the responsible party; au-

thorizing the department to use a certain method to calculate compensation for damage of coral reefs; authorizing the department to assess civil penalties; authorizing the department to enter into delegation agreements; authorizing the department to adopt rules; amending s. 403.1651, F.S.; authorizing the department to enter into settlement agreements that require responsible parties to pay another government entity or nonprofit organization to fund projects consistent with the conservation or protection of coral reefs; repealing s. 253.04, F.S., relating to the duty of Board of Trustees of the Internal Improvement Trust Fund to protect state lands; providing an effective date.

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

By the Committee on Higher Education; and Senator Pruitt—

**CS for SB 1364**—A bill to be entitled An act relating to the Florida Bright Futures Scholarship Program; amending s. 1009.53, F.S.; revising provisions relating to the refund by an educational institution to the Department of Education of funds received for courses dropped by students after the end of the drop and add period; amending s. 1009.532, F.S.; increasing the credit hour requirements for a student to remain eligible for a scholarship; permitting a one-time restoration of scholarship eligibility; providing an effective date.

—was referred to the Committee on Higher Education Appropriations.

By the Committees on Criminal Justice; and Education Pre-K - 12; and Senator Wise—

**CS for CS for SB 1540**—A bill to be entitled An act relating to zero-tolerance policies; amending s. 1002.20, F.S.; conforming cross-references; requiring that a district school board having a policy authorizing corporal punishment as a form of discipline review its policy on corporal punishment at specified intervals; requiring that such review be conducted at a district school board meeting held pursuant to state law; requiring that the district school board take public testimony at such meeting; providing for the expiration of a district school board's policy authorizing corporal punishment under certain circumstances; amending s. 1006.09, F.S.; conforming cross-references; amending s. 1006.13, F.S.; providing legislative intent and findings; revising the requirements for zero-tolerance policies; deleting provisions relating to agreements with the county sheriff's office and local police departments; requiring that such agreements specify guidelines for addressing acts that pose a serious threat to school safety; prohibiting zero-tolerance policies from requiring the reporting of petty acts of misconduct and misdemeanors to a law enforcement agency; requiring each district school board to adopt a cooperative agreement with the Department of Juvenile Justice which establishes certain guidelines; requiring that any disciplinary or prosecutorial action taken against a student who violates a zero-tolerance policy be based on the particular circumstances surrounding the student's misconduct; encouraging school districts to use alternatives to expulsion or referral to law enforcement agencies unless using such alternatives will pose a threat to school safety; providing an effective date.

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

By Senators Aronberg and Baker—

**SJR 1550**—A joint resolution proposing an amendment to Section 6 of Article VII of the State Constitution to expand the availability of the property tax discount for disabled veterans to veterans who were not Florida residents when they entered the military.

—was referred to the Committees on Ethics and Elections; Finance and Tax; and the Policy and Steering Committee on Ways and Means; and the Committee on Rules.

By the Committee on Transportation; and Senator Baker—

**CS for SB 1560**—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; revising the annual use fee for the Choose Life license plate; revising provisions for

distribution of such use fees; creating the Florida Horse Park license plate and the Let's Go Surfing license plate; establishing an annual use fee for the plates; providing for the distribution of use fees received from the sale of such plates; providing an effective date.

—was referred to the Committee on Agriculture; and the Policy and Steering Committee on Ways and Means.

By the Policy and Steering Committee on Ways and Means; and Senator Alexander—

**CS for SB 1796**—A bill to be entitled An act relating to governmental financial information; amending s. 11.40, F.S.; directing the Legislative Auditing Committee to provide oversight and management of a state website providing information on governmental appropriations and expenditures; creating s. 215.985, F.S.; providing a short title; providing definitions; requiring the Executive Office of the Governor to establish a website providing information relating to each appropriation in the General Appropriations Act; requiring the committee to propose providing additional state information and a format for collecting and displaying information from other governmental entities on the website; requiring the committee to develop a schedule by a certain date for adding other information to the website and submitting it to the Legislative Budget Commission for approval; requiring all branches of state government to establish allotments in the Florida Accounting Information Resource Subsystem for planned expenditures; requiring the committee to coordinate with the Financial Management Information Board in developing certain website information; requiring governmental entities to provide information as necessary; excepting certain small municipalities from the requirements of the act; requiring the state budget office to ensure that all data added to the website remains accessible to the public for a certain time; requiring an annual report to the Governor and Legislature on progress toward establishing the website; providing an effective date.

—was referred to the Committee on Governmental Oversight and Accountability.

By Senator Bennett—

**SB 1894**—A bill to be entitled An act relating to surplus lines insurers; amending s. 626.913, F.S.; specifying nonapplication of certain provisions of law to surplus lines insurers; providing for retroactive application; providing for severability; providing an effective date.

—was referred to the Committees on Judiciary; Finance and Tax; General Government Appropriations; and the Policy and Steering Committee on Ways and Means.

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

**CS for SB 1914**—A bill to be entitled An act relating to school districts; amending s. 1001.42, F.S.; deleting provisions that require each district school board to reduce paperwork and data collection and report its findings and potential solutions on reducing burdens associated with such collection; amending s. 1008.31, F.S.; requiring that the Commissioner of Education monitor and review the collection of paperwork, data, and reports by school districts; requiring that the commissioner complete an annual review of such collection by a specified date each year; requiring that the commissioner prepare a report, by a specified date each year, assisting the school districts with eliminating or consolidating paperwork, data, and reports by providing suggestions, technical assistance, and guidance; providing an effective date.

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

By the Committee on Health Regulation; and Senators Gaetz and Peadar—

**CS for SB 1986**—A bill to be entitled An act relating to health care; providing legislative findings; designating Miami-Dade County as a health care fraud area of concern; amending s. 68.085, F.S.; allocating certain funds recovered under the Florida False Claims Act to fund re-

wards for persons who report and provide information relating to Medicaid fraud; amending s. 68.086, F.S.; providing that a defendant who prevails in an action under the Florida False Claims Act may be awarded attorney's fees and costs against the person bringing the action under certain circumstances; amending s. 400.471, F.S.; prohibiting the Agency for Health Care Administration from renewing a license of a home health agency in certain counties if the agency has been sanctioned for certain misconduct; amending s. 400.474, F.S.; authorizing the Agency for Health Care Administration to deny, revoke, or suspend the license of or fine a home health agency that bills the Medicaid program for medically unnecessary services; amending s. 400.506, F.S.; exempting certain items from a prohibition against providing remuneration to certain persons by a nurse registry; amending s. 408.05, F.S.; requiring the Florida Center for Health Information and Policy Analysis to take certain actions to improve the prevention and detection of health care fraud through the use of technology; creating s. 408.8065, F.S.; providing additional licensure requirements for home health agencies, home medical equipment providers, and health care clinics; imposing criminal penalties on a person who knowingly submits misleading information to the Agency for Health Care Administration in connection with applications for certain licenses; amending s. 408.810, F.S.; requiring certain licensees to provide clients with a description of Medicaid fraud and the statewide toll-free telephone number for the central Medicaid fraud hotline; amending s. 408.815, F.S.; providing additional grounds to deny an application for a license; amending s. 409.905, F.S.; authorizing the Agency for Health Care Administration to require prior authorization of care based on utilization rates; requiring a home health agency to submit a plan of care and documentation of a recipient's medical condition to the Agency for Health Care Administration when requesting prior authorization; prohibiting the Agency for Health Care Administration from paying for home health services unless specified requirements are satisfied; amending s. 409.912, F.S.; requiring the Agency for Health Care Administration to establish norms for the utilization of Medicaid services; requiring the agency to submit a report relating to the overutilization of Medicaid services; amending s. 409.913, F.S.; requiring that the annual report submitted by the Agency for Health Care Administration and the Medicaid Fraud Control Unit of the Department of Legal Affairs recommend changes necessary to prevent and detect Medicaid fraud; requiring the Agency for Health Care Administration to monitor patterns of overutilization of Medicaid services; requiring the agency to deny payment or require repayment for Medicaid services under certain circumstances; requiring the Agency for Health Care Administration to immediately terminate a Medicaid provider's participation in the Medicaid program as a result of certain adjudications against the provider or certain affiliated persons; requiring the Agency for Health Care Administration to suspend or terminate a Medicaid provider's participation in the Medicaid program if the provider or certain affiliated persons participating in the Medicaid program have been suspended or terminated by the Federal Government or another state; providing that a provider is subject to sanctions for violations of law as the result of actions or inactions of the provider or certain affiliated persons; requiring the Agency for Health Care Administration to use specified documents from a provider's records to calculate an overpayment by the Medicaid program; prohibiting a provider from using certain documents or data as evidence when challenging a claim of overpayment by the Agency for Health Care Administration; requiring that the agency provide notice of certain administrative sanctions to other regulatory agencies within a specified period; requiring the Agency for Health Care Administration to withhold or deny Medicaid payments under certain circumstances; requiring the agency to terminate a provider's participation in the Medicaid program if the provider fails to repay certain overpayments from the Medicaid program; requiring the agency to provide at least annually information on Medicaid fraud in an explanation of benefits letter; requiring the Agency for Health Care Administration to post a list on its website of Medicaid providers and affiliated persons of providers who have been terminated or sanctioned; amending s. 409.920, F.S.; defining the term "managed care organization"; providing criminal penalties and fines for Medicaid fraud; granting civil immunity to certain persons who report suspected Medicaid fraud; creating s. 409.9203, F.S.; authorizing the payment of rewards to persons who report and provide information relating to Medicaid fraud; amending s. 456.004, F.S.; requiring the Department of Health to work cooperatively with the Agency for Health Care Administration and the judicial system to recover overpayments by the Medicaid program; amending s. 456.041, F.S.; requiring the Department of Health to include a statement in the practitioner profile if a practitioner has been terminated from participating in the Medicaid program; creating s.

456.0635, F.S.; prohibiting Medicaid fraud in the practice of health care professions; requiring the Department of Health or boards within the department to refuse to admit to exams and to deny licenses, permits, or certificates to certain persons who have engaged in certain acts; requiring health care practitioners to report allegations of Medicaid fraud; specifying that acceptance of the relinquishment of a license in anticipation of charges relating to Medicaid fraud constitutes permanent revocation of a license; amending s. 456.072, F.S.; creating additional grounds for the Department of Health to take disciplinary action against certain applicants or licensees for misconduct relating to a Medicaid program or to health care fraud; amending s. 456.074, F.S.; requiring the Department of Health to issue an emergency order suspending the license of a person who engages in certain criminal conduct relating to the Medicaid program; amending s. 465.022, F.S.; authorizing partnerships and corporations to obtain pharmacy permits; requiring applicants or certain persons affiliated with an applicant for a pharmacy permit to submit a set of fingerprints for a criminal history records check and pay the costs of the criminal history records check; amending s. 465.023, F.S.; requiring the Department of Health or the Board of Pharmacy to deny an application for a pharmacy permit or take disciplinary action against a permittee for certain misconduct by the applicant, licensee, or person affiliated with the applicant or licensee; amending s. 825.103, F.S.; redefining the term "exploitation of an elderly person or disabled adult"; amending s. 921.0022, F.S.; revising the severity level ranking of Medicaid fraud under the Criminal Punishment Code; creating a pilot project to monitor and verify the delivery of home health services and provide for electronic claims for home health services; requiring the Agency for Health Care Administration to issue a report evaluating the pilot project; creating a pilot project for home health care management in Miami-Dade County; amending ss. 400.0077 and 430.608, F.S.; conforming cross-references to changes made by the act; providing an effective date.

—was referred to the Committees on Criminal Justice; Judiciary; and Health and Human Services Appropriations.

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 2100**—A bill to be entitled An act relating to building codes; amending s. 339.02, F.S., providing requirements relating to elevator safety; amending s. 399.15, F.S., providing an alternative method to provide regional emergency elevator access; providing for a uniform lock box; providing for a master key; providing the Division of State Fire Marshal with enforcement authority; directing the Department of Financial Services to select the provider of the uniform lock box; amending s. 468.8311, F.S., effective July 1, 2010, to revise definitions for home inspection services; amending s. 468.8312, F.S., effective July 1, 2010, providing for fee increases for home inspection licenses; amending s. 468.8319, F.S.; effective July 1, 2010, revising a prohibition on providers of home inspection services; amending s. 468.832, F.S.; effective July 1, 2010, authorizing the Department of Business and Professional Regulation to impose penalties on licensees found guilty of violations; amending s. 468.8324, effective July 1, 2010, providing additional home inspection licensure requirements; amending s. 215.5586, F.S.; effective July 1, 2010, adding home inspectors licensed under s. 468.83, F.S., to the list of wind certification entities that may be selected by the Department of Financial Services to provide hurricane mitigation inspections; amending s. 627.351, F.S.; deleting a requirement for opening protections for designated property; repealing s. 718.113(6), F.S.; relating to requirements for 5-year inspections of certain condominium improvements; amending s. 553.37, F.S.; revising criteria for inspection of manufactured buildings; authorizing manufacturers to pay inspection fees directly to the provider of inspection services; providing rulemaking authority to the Department of Community Affairs; authorizing the department to enter into contracts for the performance of certain administrative duties; revising inspection requirements for certain custom manufactured buildings; amending s. 553.375, F.S.; revising the requirement for recertification of manufactured buildings prior to relocation; amending s. 553.73, F.S.; authorizing the commission to adopt amendments relating to equivalency of standards; authorizing the adoption of amendments necessary to accommodate state agency rules to meet federal requirements for design criteria relating to public educational facilities and state-licensed facilities; providing an exception to the Florida Building Code; restricting the code from imposing requirements on certain air conditioning systems; amending s. 553.74, F.S.; authorizing members of the commission's advisory and technical committees to appear before the commission on professional matters; pro-

viding that the member may not take action on certain matters; amending s. 553.76, F.S.; authorizing the Florida Building Commission to adopt rules related to consensus-building decisionmaking; amending s. 553.775, F.S.; authorizing the commission to charge a fee for non-binding interpretations; amending s. 553.79, F.S.; requiring state agencies to contract for inspection services under the alternative plans review and inspection process or with a local governmental entity; providing exceptions; amending s. 553.841, F.S.; deleting provisions requiring that the department maintain, update, develop, or cause to be developed a core curriculum; amending s. 553.842, F.S.; authorizing commission rules to provide for the payment of product evaluation fees directly to the provider; providing that the provider must remit the department's portion of the fees; providing requirements for approval of applications for state approval of a product; providing that certain approved products will be immediately added to the list of state-approved products; providing for review and ratification of an approved product by the commission; revising the list of approved evaluation entities; deleting obsolete provisions; amending s. 553.885, F.S.; revising requirements for carbon monoxide alarms; repealing ss. 468.627(6), 481.215(5), and 481.313(5), F.S., relating to building code inspectors, renewal of the license for architects, interior designers, and landscape architects, respectively; amending ss. 468.609, 471.0195, 489.115, 489.1455, and 489.517, F.S., conforming provisions relating to the deletion of core curriculum courses; reenacting s. 553.80(1), F.S., relating to the enforcement of the Florida Building Code, to incorporate the amendments made to s. 553.79, F.S., in a reference thereto; directing the Florida Building Commission to update the Florida Building Code to include revisions made to s. 399.02, F.S.; providing effective dates.

—was referred to the Committees on Regulated Industries; Banking and Insurance; General Government Appropriations; and Rules.

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 2148**—A bill to be entitled An act relating to growth management; amending s. 163.3174, F.S.; prohibiting the members of the local governing body from serving on the local planning agency; providing an exception; amending s. 163.3177, F.S.; revising standards for the future land use plan in a local comprehensive plan; revising standards for the housing element of a local comprehensive plan; requiring certain counties to certify that they have adopted a plan for ensuring affordable workforce housing before obtaining certain funding; authorizing the state land planning agency to amend administrative rules relating to planning criteria to allow for varying local conditions; deleting exemptions from the limitation on the frequency of plan amendments; extending the deadline for local governments to adopt a public school facilities element and interlocal agreement; providing legislative findings concerning the need to preserve agricultural land and protect rural agricultural communities from adverse changes in the agricultural economy; defining the term "rural agricultural industrial center"; authorizing a landowner within a rural agricultural industrial center to apply for an amendment to the comprehensive plan to expand an existing center; providing requirements for such application; providing a rebuttable presumption that such an amendment is consistent with state rule; providing certain exceptions to the approval of such amendment; amending s. 163.3180, F.S.; providing that certain projects or high-performance transit systems be considered as committed facilities; requiring that the costs associated with accommodating a transit facility be credited against the developer's proportionate-share contribution; revising the calculation of school capacity to include relocatables used by a school district; providing a minimum state availability standard for school concurrency; providing that a developer is not required to reduce or eliminate backlog or address class size reduction; providing that charter schools be considered as a mitigation option under certain circumstances; requiring school districts to include relocatables in their calculation of school capacity under certain circumstances; providing for an Urban Placemaking Initiative Pilot Project Program; providing that certain local governments be designated as urban placemaking initiative pilot projects; providing requirements, criteria, procedures, and limitations for such local governments; amending s. 163.3184, F.S.; requiring that a potential applicant for a future land use map amendment meet certain notice and meeting requirements before filing such application; exempting small-scale amendments from certain requirements; revising certain deadlines for comments on the intergovernmental review and state planning agency review of plan amendments; providing that an amendment is deemed

abandoned under certain circumstances; authorizing the state land planning agency to grant extensions for comments; requiring that a comprehensive plan or amendment be available to the public a specified number of days before a scheduled hearing; prohibiting certain types of changes to a plan amendment during a specified period before the hearing; requiring that the local government certify certain information to the state land planning agency; conforming a cross-reference; amending s. 163.3187, F.S.; limiting the adoption of certain plan amendments to twice per calendar year; authorizing local governments to adopt certain plan amendments at any time during a calendar year without regard for restrictions on frequency; deleting certain types of amendments from the list of amendments eligible for adoption at any time during a calendar year; deleting exemptions from frequency limitations; providing circumstances under which small-scale amendments become effective; amending s. 163.3202, F.S.; requiring that local land development regulations maintain the existing density of residential properties or recreational vehicle parks under certain circumstances; amending s. 163.3217, F.S.; deleting an exemption from the frequency requirements for the adoption of amendments to a local comprehensive plan; amending s. 163.340, F.S.; expanding the definition of the term "blighted area" to include land previously used as a military facility; amending s. 171.203, F.S.; deleting an exemption for the adoption of a municipal service area as an amendment to a local comprehensive plan; amending s. 380.06, F.S.; providing that the level-of-service standards for the development-of-regional-impact review is the same as the level-of-service standards for evaluating concurrency; conforming a cross-reference; amending s. 403.973, F.S.; providing legislative intent; providing certain criteria for regional centers for clean technology projects to receive expedited permitting; providing regulatory incentives for projects that meet such criteria; authorizing the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor to certify and decertify such projects; authorizing the office to create regional permit action teams; providing an effective date.

—was referred to the Committees on Transportation; and Communications, Energy, and Public Utilities; and the Policy and Steering Committee on Ways and Means.

By the Committee on Governmental Oversight and Accountability; and Senator Joyner—

**CS for SB 2188**—A bill to be entitled An act relating to administrative procedures; amending s. 120.52, F.S.; revising the definition of the term "agency" for purposes of ch. 120, F.S.; amending s. 120.525, F.S.; requiring each agency to give notice of public meetings, hearings, and workshops on the agency's website; requiring each agency to publish agendas on the agency's website; amending s. 120.54, F.S.; revising the definition of the term "small business" with regard to special matters to be considered by an agency in rule adoption; requiring an agency to ensure that persons responsible for preparing a proposed rule be available at a public hearing regarding the proposed rule; requiring that certain materials submitted to the agency on or before the date of the final public hearing be considered by the agency and made a part of the record of the rulemaking proceeding; requiring that a change to a proposed rule be in response to written materials submitted to the agency within a specified time after the date of publication of the notice of intended agency action or submitted to the agency on or before the date of the final public hearing; requiring that a proposed rule become effective on a date specified in the notice of the agency's intended action; requiring that the statement of an agency's organization and operations be published on the agency's website; providing that a rule that adopts federal standards becomes effective upon the date designated by the agency in the notice of intent to adopt the rule; amending s. 120.80, F.S.; deleting a provision that prohibits the Department of Environmental Protection from adopting the lowest regulatory cost alternative under certain circumstances; providing an effective date.

—was placed on the Calendar.

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

**CS for SB 2374**—A bill to be entitled An act relating to public records; creating s. 1002.221, F.S.; providing an exemption from public-records requirements for K-12 education records held by an agency, public school, center, institution, or other entity that is part of the state's education system; providing exceptions to the exemption; providing for

future legislative review and repeal of the exemption under the Open Government Sunset Review Act; amending s. 1006.52, F.S.; expanding the exemption from public-records requirements for records of students in public postsecondary educational institutions to include education records and applicant records; providing requirements for the release, use, and maintenance of education records; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing legislative findings; providing a statement of public necessity; providing a contingent effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Rules.

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

**CS for SB 2426**—A bill to be entitled An act relating to student records; amending s. 1002.21, F.S.; deleting provisions relating to the rights parents have regarding their children's postsecondary student records to conform to changes made by the act; amending s. 1002.22, F.S.; deleting certain provisions governing the release of K-12 student records and reports to specified parties; deleting definitions; defining the terms "agency" and "institution"; requiring that the State Board of Education comply with federal law with respect to the release of education records; requiring that the State Board of Education adopt rules; creating s. 1002.225, F.S.; defining the term "education records" for purposes of records of students in public postsecondary educational institutions; requiring that a public postsecondary educational institution comply with federal law; authorizing such institution to charge a fee for furnishing copies of education records; prohibiting an institution from charging a fee that exceeds the actual cost incurred by the institution for producing such copies; prohibiting the institution from including the costs of searching for or retrieving the records in the fee; providing an aggrieved student with the right to bring an action in court; providing for the award of attorney's fees and court costs; amending s. 1009.94, F.S.; conforming a cross-reference; providing an effective date.

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

By the Committee on Judiciary; and Senator Lawson—

**CS for SB 2430**—A bill to be entitled An act relating to the excise tax on documents; amending s. 210.02, F.S.; revising criteria determining liability for payment of the tax; providing requirements and methods for making an election regarding payment of tax under specified circumstances; providing requirements; providing for an application; providing an effective date.

—was referred to the Committee on Finance and Tax; and the Policy and Steering Committee on Ways and Means.

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

**CS for SB 2466**—A bill to be entitled An act relating to school districts; amending s. 1012.22, F.S.; requiring that each district school board adopt the district school superintendent's recommendations relating to compensation and salary schedules unless 66 percent of the district school board members vote to reject such recommendations; amending s. 1012.27, F.S.; revising provisions relating to the district school superintendent's duty to prepare and recommend salary schedules for adoption by the district school board; prohibiting the school superintendent from recommending an increase in salary schedules of administrative personnel or managers if the salary schedules of instructional personnel and educational support employees have not been increased; requiring that the school superintendent review the salary schedules of all administrative personnel and managers to ensure that no person is paid in excess of twice the district's average salary of classroom teachers for the prior academic year; requiring that the school superintendent recommend corrective action to address any pay disparity; providing for severability; providing an effective date.

—was referred to the Committee on Education Pre-K - 12 Appropriations; and the Policy and Steering Committee on Ways and Means.

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

**CS for SB 2536**—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 206.606, F.S.; requiring the Fish and Wildlife Conservation Commission rather than the Department of Revenue to distribute a specified sum from the Invasive Plant Control Trust Fund to eradicate melaleuca; amending s. 253.002, F.S.; setting forth duties of the commission as they relate to state lands; amending s. 253.04, F.S.; providing for preservation of sea grasses; providing penalties; amending s. 319.32, F.S.; increasing the certificate of title fee for certain vehicles; amending s. 320.08056, F.S.; increasing the annual use fee for certain specialty license plates; amending s. 327.35, F.S.; revising penalties for boating under the influence of alcohol; revising the blood-alcohol level or breath-alcohol level at which certain penalties apply; amending s. 327.36, F.S.; revising a prohibition against accepting a plea to a lesser included offense from a person who is charged with certain offenses involving the operation of a vessel; revising the blood-alcohol level or breath-alcohol level at which the prohibition applies; amending s. 327.395, F.S.; revising certain age limitations on the operation of a vessel powered by a 10-horsepower motor or greater; amending s. 327.40, F.S.; revising provisions for placement of navigation, safety, and informational markers of waterways; providing for uniform waterway markers; removing an exemption from permit requirements for certain markers placed by county, municipal, or other government entities; amending s. 327.41, F.S., relating to placement of markers by a county or municipality; revising terminology; providing for a county or municipality that has adopted a boating-restricted area by ordinance under specified provisions to apply for permission to place regulatory markers; amending s. 327.42, F.S.; revising provisions prohibiting mooring to or damaging markers or buoys; amending s. 327.46, F.S.; revising provisions for establishment by the Fish and Wildlife Conservation Commission of boating-restricted areas; providing for counties and municipalities to establish boating-restricted areas with approval of the commission; directing the commission to adopt rules for the approval; revising a prohibition against operating a vessel in a prohibited manner in a boating-restricted area; providing for enforcement by citation mailed to the owner of the vessel; specifying responsibility for citations issued to livery vessels; providing for construction; amending s. 327.60, F.S.; revising provisions limiting regulation by a county or municipality of the operation, equipment, and other matters relating to vessels operated upon the waters of this state; prohibiting certain county or municipality ordinances or regulations; creating s. 327.66, F.S.; prohibiting possessing or operating a vessel equipped with certain fuel containers or related equipment; prohibiting transporting fuel in a vessel except in compliance with certain federal regulations; providing penalties; declaring fuel transported in violation of such prohibitions to be a public nuisance and directing the enforcing agency to abate the nuisance; providing for disposal of the containers and fuel; declaring conveyances, vessels, vehicles, and equipment used in such violation to be contraband; providing for seizure of the contraband; defining the term “conviction” for specified purposes; providing for costs to remove fuel, containers, vessels, and equipment to be paid by the owner; providing that a person who fails to pay such cost shall not be issued a certificate of registration for a vessel or motor vehicle; amending s. 327.73, F.S.; revising provisions for citation of a noncriminal infraction to provide for violations relating to boating-restricted areas and speed limits; revising provisions relating to establishment of such limits by counties and municipalities; amending s. 328.03, F.S.; requiring vessels used or stored on the waters of this state to be titled by this state pursuant to specified provisions; providing exceptions; amending s. 328.07, F.S.; requiring certain vessels used or stored on the waters of this state to have affixed a hull identification number; providing that a vessel in violation may be seized and subject to forfeiture; amending ss. 328.46, 328.48, and 328.56, F.S.; requiring vessels operated, used, or stored on the waters of this state to be registered and display the registration number; providing exceptions; amending s. 328.58, F.S., relating to reciprocity of nonresident or alien vessels; requiring the owner of a vessel with a valid registration from another state, a vessel with a valid registration from the United States Coast Guard in another state, or a federally documented vessel from another state to record the registration number with the Department of Highway Safety and Motor Vehicles when using or storing the vessel on the waters of this state in excess of the 90-day reciprocity period; amending s. 328.60, F.S.; providing an exception to registration requirements for military personnel using or storing on the waters of this state a vessel with a valid registration from another state, a vessel with a valid registration from the United States

Coast Guard in another state, or a federally documented vessel from another state; amending s. 328.65, F.S.; revising legislative intent with respect to registration and numbering of vessels; amending s. 328.66, F.S.; authorizing a county to impose an annual registration fee on vessels used on the waters of this state within its jurisdiction; amending s. 328.72, F.S.; providing noncriminal penalties for use or storage of a previously registered vessel after the expiration of the registration period; amending ss. 369.20, 369.22, and 369.25, F.S.; providing that the commission has the authority to enforce statutes relating to aquatic weeds and plants; amending s. 379.304, F.S.; providing that anyone violating the provisions governing the sale or exhibition of wildlife is subject to specified penalties relating to captive wildlife; amending s. 379.338, F.S.; authorizing an investigating law enforcement agency to dispose of illegally taken wildlife, freshwater fish, or saltwater fish in certain specified ways; requiring that live wildlife, freshwater fish, and saltwater fish be properly documented as evidence and returned to the habitat unharmed; requiring that nonnative species be disposed of in accordance with rules of the Fish and Wildlife Conservation Commission; providing for the disposition of furs and hides; requiring that the proceeds of sales be deposited in the State Game Trust Fund or the Marine Resources Conservation Trust Fund; requiring the Fish and Wildlife Conservation Commission to give to a state, municipal, or county law enforcement agency that enforces or assists the commission in enforcing the law all or a portion of the value of any property forfeited during an enforcement action; creating s. 379.3381, F.S.; providing that photographs of wildlife or freshwater or saltwater fish may be offered into evidence to the same extent as if the wildlife, freshwater fish, or saltwater fish were directly introduced as evidence; requiring that the photograph be accompanied by a writing containing specified information relating to the illegal seizure of the wildlife or freshwater or saltwater fish; requiring that the wildlife or freshwater or saltwater fish be disposed of as provided by law; amending s. 379.353, F.S.; providing that a resident of this state is exempt from paying certain recreational licenses if the person is eligible for Medicaid services and has been issued an identification card by the Agency for Health Care Administration; amending s. 379.3671, F.S.; providing that if a certificate issued to a person to use a spiny lobster trap is not renewed within a specified period, the certificate will be considered abandoned and revert to the commission; amending s. 379.3751, F.S.; revising the alligator trapping agent's license and the alligator farming agent's license to allow the trapper and the farmer to possess, process, and sell the hides and meat of the alligator; removing the limitation that an alligator trapping agent's license could be issued only in conjunction with an alligator trapping license; amending s. 379.3761, F.S.; providing penalties for the wrongful exhibition or sale of wildlife; amending s. 379.3762, F.S.; revising penalties for a person who unlawfully possesses wildlife; amending s. 379.401, F.S.; making it a level 2 violation for a person to feed or entice an alligator or crocodile and a level 4 violation for a person to illegally kill, injure, or capture an alligator or crocodile; amending s. 379.4015, F.S.; making it a level 2 violation for a person to illegally exhibit or sell wildlife; requiring the commission to establish a pilot program for regulating the anchoring or mooring of non-live-aboard vessels outside public mooring fields; specifying the goals of the pilot program; providing requirements; requiring a report to the Governor and Legislature; creating s. 379.501, F.S.; providing penalties for unlawfully disturbing aquatic weeds and plants; providing that a person is liable to the state for any damage caused to the aquatic weeds or plants and for civil penalties; providing that if a person willfully harm aquatic weeds and plants he or she commits a felony of the third degree; providing criminal penalties; creating s. 379.502, F.S.; authorizing the commission to seek judicial or administrative remedies for unlawfully disturbing aquatic weeds and plants; providing for procedures; authorizing a respondent to request mediation; providing for an award of attorney's fees; providing requirements for calculating administrative penalties; providing for the administrative law judge to consider evidence of mitigation; requiring that penalties be deposited into the Invasive Plant Control Trust Fund; creating s. 379.503, F.S.; authorizing the commission to seek injunctive relief; providing that the judicial and administrative remedies are alternative and mutually exclusive; creating s. 379.504, F.S.; providing that anyone who unlawfully disturbs aquatic weeds or plants is subject to civil penalties; authorizing a court to impose a civil penalty for each offense in an amount not to exceed \$10,000 per offense; providing for joint and several liability; providing for determining the value of fish killed for purposes of assessing damages; amending s. 403.088, F.S.; requiring the commission to approve a program intended to control aquatic weeds or algae; providing for a type II transfer of the Bureau of Invasive Plant Management in the De-

partment of Environmental Protection to the Fish and Wildlife Conservation Commission; providing for the transfer of the Invasive Plant Control Trust Fund to the Fish and Wildlife Conservation Commission; reenacting s. 379.209(2), F.S., relating to funds credited to the Nongame Wildlife Trust Fund, to incorporate an amendment made to s. 319.32 F.S., in a reference thereto; reenacting s. 379.3581(7), F.S., relating to hunting safety, to incorporate the amendment made to s. 379.353, F.S., in a reference thereto; providing an appropriation; repealing s. 327.22, F.S.; repealing s. 379.366(7), F.S.; to abrogate the expiration of provisions imposing blue crab effort management program fees and penalties; providing effective dates.

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

**MESSAGES FROM THE HOUSE OF REPRESENTATIVES**

**FIRST READING**

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed HB 7077; has passed by the required constitutional three-fifths vote of the membership HB 7059, HB 7061, HB 7063, HB 7065, HB 7067, HB 7069, HB 7071, HB 7073, HB 7075 and requests the concurrence of the Senate.

*Robert L. "Bob" Ward, Clerk*

By Health Care Appropriations Committee and Representative(s) Ambler—

**HB 7077**—A bill to be entitled An act relating to trust funds; amending s. 20.425, F.S.; providing an additional source of funds for the Grants and Donations Trust Fund within the Agency for Health Care Administration; amending s. 215.5601, F.S., relating to the Lawton Chiles Endowment Fund; revising the date of reversion of undisbursed balances in the fund; amending s. 400.179, F.S.; requiring that a leasehold licensee fee be deposited into the Grants and Donations Trust Fund of the agency; amending s. 409.916, F.S.; requiring that funds from nursing home facility quality assessments, certain grants and donations, and leasehold licensee fees be deposited into the Grant and Donations Trust Fund of the agency; amending ss. 893.165 and 938.23, F.S.; requiring that certain assessments for alcohol and drug abuse treatment programs collected by clerks of the circuit courts be deposited into the Grants and Donations Trust Fund of the Department of Children and Family Services; providing an effective date.

—was referred to the Committee on Health and Human Services Appropriations.

By Natural Resources Appropriations Committee and Representative(s) Poppell—

**HB 7059**—A bill to be entitled An act relating to trust funds; recreating the Water Protection and Sustainability Program Trust Fund within the Department of Environmental Protection without modification; repealing s. 403.891(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Policy and Steering Committee on Ways and Means.

By Transportation & Economic Development Appropriations Committee and Representative(s) Glorioso—

**HB 7061**—A bill to be entitled An act relating to trust funds; recreating the Welfare Transition Trust Fund within the Department of Military Affairs without modification; repealing s. 250.175(5)(d), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Transportation and Economic Development Appropriations.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7063**—A bill to be entitled An act relating to trust funds; recreating the Administrative Trust Fund within the Department of Corrections without modification; repealing s. 20.3151(4), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7065**—A bill to be entitled An act relating to trust funds; recreating the Administrative Trust Fund within the Department of Law Enforcement without modification; repealing s. 943.367(4), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7067**—A bill to be entitled An act relating to trust funds; recreating the Federal Grants Trust Fund within the Florida Parole Commission without modification; repealing s. 947.045(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7069**—A bill to be entitled An act relating to trust funds; recreating the Federal Grants Trust Fund within the state courts system without modification; repealing s. 25.3842(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7071**—A bill to be entitled An act relating to trust funds; recreating the Federal Grants Trust Fund within the Department of Corrections without modification; repealing s. 945.21503(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7073**—A bill to be entitled An act relating to trust funds; recreating the Federal Grants Trust Fund within the Department of Law Enforcement without modification; repealing s. 943.366(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

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By Criminal & Civil Justice Appropriations Committee and Representative(s) Adams—

**HB 7075**—A bill to be entitled An act relating to trust funds; re-creating the Operating Trust Fund within the state courts system without modification; repealing s. 25.3844(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was referred to the Committee on Criminal and Civil Justice Appropriations.

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#### RETURNING MESSAGES — FINAL ACTION

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed SCR 2730.

*Robert L. "Bob" Ward, Clerk*

The bill contained in the foregoing message was ordered enrolled.

#### ENROLLING REPORTS

SCR 2730 has been enrolled, signed by the required Constitutional Officers and filed with the Secretary of State on March 27, 2009.

*R. Philip Twogood, Secretary*

#### CO-INTRODUCERS

Senators Aronberg—SB 500; Baker—SM 854, SB 1606, CS for SB 2572; Bennett—SB 942; Detert—CS for SB 2240; Deutch—CS for SB 1000, CS for CS for SB 1372; Dockery—SB 546; Fasano—SB 1122, CS for SB 2226; Justice—SB 2012; King—CS for SB 788, CS for SB 836; Lynn—CS for SB 408, CS for SB 2626; Oelrich—SB 1122; Peaden—CS for SB 1986; Rich—CS for SB 1576, SB 2270; Ring—CS for SB 1000; Sobel—CS for SB 254, CS for CS for SB 766, SB 942, SB 1122, SB 2012; Storms—CS for CS for SB 606, SB 744, SB 960, SB 962, SB 1848, CS for SB 2240, SM 2378; Wilson—CS for SB 170; Wise—SB 442, SB 1010

Senator Bennett withdrew as introducer of SB 942.

#### SENATE PAGES

March 30 - April 3, 2009

Amanda Atwater, North Palm Beach; Kayla Bell, North Palm Beach; Carolina Juliet Boulware, Gainesville; Sherian Brown, Jacksonville; Lizzy Carnley, Milton; Matthew Carnley, Milton; Sarah Casteel, Tallahassee; Frank Cunningham, West Palm Beach; Tyler Darlington, Umatilla; David Deeter, Orlando; Joseph "Joe" Detert, Venice; Ross Elliott, Jacksonville; Amanda Frank, Weston; Laura Goldberg, Ormond Beach; Chelsae Gregoria, Bradenton; Ashleigh Gregoria, Bradenton; Cydnee Johnson, Jacksonville; Tarrie Johnson Mack, West Palm Beach; David "Alex" Roberts, Ponce de Leon; Mackeyia Swaby, Belle Glade; Christopher "Chris" Welke, Eustis; Joshua Zucker, Wellington