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REPORTS OF COMMITTEES

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 1370

The bill was referred to the Committee on Criminal and Civil Justice Appropriations under the original reference.

The Committee on Finance and Tax recommends the following pass: CS for SB 1024; SB 1940

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 616 with 2 amendments; CS for SB 682 with 1 amendment

The Policy and Steering Committee on Commerce and Industry recommends the following pass: CS for SB 764

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

The Committee on Education Pre-K - 12 Appropriations recommends the following pass: SJR 1828; CS for SB 2272

The Committee on Finance and Tax recommends the following pass: CS for CS for SB 1000 with 2 amendments; SB 1362; CS for CS for SB 1502; SB 1590; CS for SB 2282

The Committee on General Government Appropriations recommends the following pass: CS for SB 732; CS for SB 978; CS for SB 1122; CS for SB 1580; SB 2270

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 2092

The Committee on Health and Human Services Appropriations recommends the following pass: SB 338; CS for SB 1278

The Committee on Transportation and Economic Development Appropriations recommends the following pass: SB 442 with 1 amendment

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 Governmental Oversight and Accountability recommends the following pass: SB 166; CS for SB 1342; CS for SB 1400

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

The Committee on Community Affairs recommends the following pass: SB 726

The Committee on Finance and Tax recommends the following pass: SB 628; SB 1026

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 Community Affairs recommends the following pass: CS for SB 2210

The Committee on Criminal and Civil Justice Appropriations recommends the following pass: CS for SB 1340; SB 1848

The Committee on Criminal Justice recommends the following pass: SB 524

The Committee on General Government Appropriations recommends the following pass: SB 68; CS for CS for SB 148; CS for SB 306; CS for SB 482; CS for SB 852; SB 860; SB 1286; SB 1480; CS for SB 1534; CS for CS for SB 2536; CS for CS for SB 2626; SB 2656

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 624 with 2 amendments

The Committee on Health and Human Services Appropriations recommends the following pass: CS for SM 152; CS for CS for SB 162; CS for SB 720; CS for SB 1880; CS for SB 1926; CS for CS for SB 2612

The Policy and Steering Committee on Ways and Means recommends the following pass: CS for CS for SB 762; CS for SB 1576

The Committee on Transportation and Economic Development Appropriations recommends the following pass: CS for SB 210; SB 324; CS for SB 580; CS for CS for CS for SB 1088; SB 1398 with 1 amendment; CS for CS for SB 1404

The bills were placed on the Calendar.

The Committee on Judiciary recommends a committee substitute for the following: SB 886 and SB 2268

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

The Committee on Finance and Tax recommends a committee substitute for the following: SB 2518

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

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 2004

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

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 2684

The Committee on Judiciary recommends committee substitutes for the following: SB 352; CS for SB 1052; CS for SB 2276; SB 2298

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1892

The bill with committee substitute attached was referred to the Committee on Education Pre-K - 12 under the original reference.

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: SB 2272; SB 2654

The Committee on Finance and Tax recommends a committee substitute for the following: SJR 532

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

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1114

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1368; CS for SB 2034

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 2226

The Committee on Transportation recommends a committee substitute for the following: SB 1624

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

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 2262

The Committee on Finance and Tax recommends a committee substitute for the following: SB 752

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 2088

The Committee on Health Regulation recommends a committee substitute for the following: CS for SB 274

The Committee on Judiciary recommends committee substitutes for the following: SB 2072; CS for SB 2166

The Committee on Transportation recommends a committee substitute for the following: CS for SB 2326

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: CS for SB 1666

The bill with committee substitute attached was referred to the Committee on Governmental Oversight and Accountability under the original reference.

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 746

The Committee on Health Regulation recommends a committee substitute for the following: SB 720

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2018

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

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 2040

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

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 1180

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 242

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

The Committee on Finance and Tax recommends committee substitutes for the following: SB 392; SB 1006; CS for SB 1468

The Committee on General Government Appropriations recommends a committee substitute for the following: SB 538

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: CS for SB 260; CS for SB 918

The Committee on Higher Education Appropriations recommends a committee substitute for the following: CS for SB 1304

The Committee on Judiciary recommends committee substitutes for the following: SB 1126; CS for SB 2000

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

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1268; SB 1348; CS for SB 2126

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

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 956

The Committee on Finance and Tax recommends a committee substitute for the following: SB 1992

The Committee on Judiciary recommends a committee substitute for the following: SB 906

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

The Committee on Criminal Justice recommends committee substitutes for the following: SB 40; SB 52

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 522

The Committee on Education Pre-K - 12 Appropriations recommends committee substitutes for the following: CS for CS for SB 1540; CS for SB 2066

The Committee on General Government Appropriations recommends committee substitutes for the following: CS for CS for SB 494; SB 650; CS for SB 714; CS for CS for SB 1004; CS for SB 1078; SB 1296; CS for SB 1640; CS for SB 2150; CS for SB 2252; SB 2334; SB 2666

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: CS for CS for CS for SB 462; SB 642; CS for CS for CS for SB 1276; SB 1346; CS for CS for SB 1986; CS for CS for SB 2404

The Committee on Higher Education Appropriations recommends a committee substitute for the following: CS for SB 2682

The Policy and Steering Committee on Ways and Means recommends committee substitutes for the following: CS for SB 836; CS for SB 1950; CS for SB 2160; CS for CS for SB 2430 and SB 1960

The Committee on Transportation and Economic Development Appropriations recommends a committee substitute for the following: CS for SB 1100

The bills with committee substitute attached were placed on the Calendar.

The Committee on Criminal Justice recommends the following not pass: SB 654

The bill was laid on the table.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Communications, Energy, and Public Utilities recommends that the Senate confirm the following appointments made by the Governor:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Public Service Commission Appointee: Edgar, Lisa B.	01/01/2013

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Tampa-Hillsborough County Expressway Authority Appointees: Phillips, Donald E. Truax, Gregory	07/01/2012 07/01/2011
Florida Transportation Commission Appointee: Mazurkiewicz, Joseph "Joe" M., Jr.	09/30/2011

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Criminal Justice; and Senator Pruitt—

CS for SB 40—A bill to be entitled An act for the relief of Angela Isham by the City of Ft. Lauderdale; providing for an appropriation to compensate Angela Isham, individually, and as co-personal representative of the Estate of David Isham, deceased, for the death of Mr. Isham which was due to the negligence of employees of the City of Ft. Lauderdale; providing for attorney's fees and costs; providing a limitation on the payment of fees and costs; providing an effective date.

By the Committee on Criminal Justice; and Senator Pruitt—

CS for SB 52—A bill to be entitled An act for the relief of Eric Brody by the Broward County Sheriff's Office; providing for an appropriation to compensate Eric Brody for injuries sustained as a result of the negligence of the Broward County Sheriff's Office; authorizing the Sheriff of Broward County to execute an assignment to the legal guardians of Eric Brody of all claims the Broward County Sheriff's Office has against its insurer arising out of its handling of the claim against the Broward County Sheriff's Office; providing that the Broward County Sheriff's Office has a complete and absolute covenant on the part of Eric Brody and his legal guardians never to enforce the act, any award pursuant to the act, or the Brody's final judgment and cost judgment directly against the Broward County Sheriff's Office under certain circumstances; requiring the legal guardians to execute a satisfaction and release under certain conditions; providing legislative intent to permit the prosecution of a bad faith claim; providing a limitation on the payment of fees and costs; providing an exception to that limitation on the payment of fees and costs related to the prosecution of an assigned claim; providing an effective date.

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

CS for SB 242—A bill to be entitled An act relating to human vaccinations; amending s. 499.005, F.S.; prohibiting the sale, purchase, manufacture, delivery, importation, administration, and distribution of certain vaccines containing organic or inorganic mercury compounds in excess of a certain amount; amending s. 1003.22, F.S.; revising requirements for the administration of certain vaccines required for school entry; authorizing a parent, legal guardian, or authorized person to choose an alternative immunization schedule under certain conditions; requiring licensed health care providers to provide certain vaccine information statements to parents, legal guardians, and legal representatives before the administration of certain vaccines to children; requiring health care providers to obtain a signed statement from parents, legal guardians, authorized persons, and legal representatives documenting that the vaccine information statements are provided; specifying the required contents of the signed statement; requiring health care providers to record the lot number of each vaccine on the signed statement or a permanent office log; requiring health care providers to maintain certain records; providing for application of the act to certain vaccine information statements; authorizing the use of a single signed statement for the administration of multiple vaccines under certain circumstances; amending ss. 381.003 and 1002.42, F.S.; conforming cross-references; providing an effective date.

By the Committees on Health and Human Services Appropriations; and Children, Families, and Elder Affairs; and Senator Wise—

CS for CS for SB 260—A bill to be entitled An act relating to Alzheimer's disease; creating s. 430.5025, F.S.; directing the Department of Elderly Affairs to develop and implement a public education program relating to screening for Alzheimer's disease; providing criteria for awarding grants; providing a definition; requiring grant recipients to submit an evaluation of certain activities to the department; authorizing the department to provide technical support; requiring an annual report

to the Legislature; requiring the department to conduct or support a study on memory-impairment screening; requiring a report to the Legislature; providing for implementation of the public education program to operate within existing resources of the department; providing that implementation of the memory impairment screening grant program is contingent upon an appropriation of state funds or the availability of private resources; providing for implementation of the screening study on memory impairment to operate within existing resources of the department; amending s. 400.1755, F.S.; specifying the types of facilities where an employee or direct caregiver of an assisted living facility may begin employment without repeating certain training requirements; amending s. 400.6045, F.S.; requiring direct caregivers to comply with certain continuing education requirements; amending s. 429.178, F.S.; specifying the types of facilities where an employee or direct caregiver of an assisted living facility may begin employment without repeating certain training requirements; providing an effective date.

By the Committees on Health Regulation; and Environmental Preservation and Conservation; and Senators Constantine, Dockery, Jones, and Sobel—

CS for CS for SB 274—A bill to be entitled An act relating to water resources; creating part IV of ch. 369, F.S.; providing a short title; providing legislative findings and intent with respect to the need to protect and restore springs and groundwater; providing definitions; requiring the Department of Environmental Protection to delineate the spring-sheds of specified springs; requiring the department to adopt spring protection zones by secretarial order; requiring the department to adopt total maximum daily loads and basin management action plans for spring systems; providing effluent requirements for domestic wastewater treatment facilities; providing requirements for onsite sewage treatment and disposal systems; providing requirements for agricultural operations; authorizing the Department of Environmental Protection, the Department of Health, and the Department of Agriculture and Consumer Services to adopt rules; amending s. 163.3177, F.S.; requiring certain local governments to adopt a springs protection element as one of the required elements of the comprehensive plan by a specified date; providing that certain design principles be included in the element; requiring the Department of Environmental Protection and the state land planning agency to make information available concerning best-management practices; prohibiting a local government that fails to adopt a springs protection element from amending its comprehensive plan; amending s. 403.1835, F.S.; including certain areas of critical state concern and the spring protection zones established by the act among projects that are eligible for certain financial assistance; requiring the Department of Environmental Protection, the Department of Agriculture and Consumer Services, and water management districts to assess nitrogen loading and begin implementing management plans within the spring protection zones by a specified date; amending s. 381.0065, F.S.; requiring the Department of Health to implement a statewide onsite sewage treatment and disposal system inspection program; providing a 10-year phase-in cycle; requiring inspection; providing specific exemptions; providing fee requirements; providing disposition of fees; amending s. 259.105, F.S.; providing priority under the Florida Forever Act for projects within a springs protection zone; creating s. 403.9335, F.S.; providing legislative findings; providing for model ordinances for the protection of urban and residential environments and water; requiring the Department of Environmental Protection to adopt a model ordinance by a specified date; requiring municipalities and counties having impaired water bodies or segments to adopt the ordinance; creating s. 403.9337, F.S.; providing definitions; prohibiting use of certain fertilizers after a specified date; providing for exemptions; transferring by a type II transfer the Bureau of Onsite Sewage from the Department of Health to the Department of Environmental Protection; amending s. 369.317, F.S.; clarifying mitigation offsets in the Wekiva Study Area; amending s. 373.185, F.S.; revising the definition of Florida-friendly landscaping; deleting references to “xeriscape”; requiring water management districts to provide model Florida-friendly landscaping ordinances to local governments; revising eligibility criteria for certain incentive programs of the water management districts; requiring certain local government ordinances and amendments to include certain design standards and identify specified invasive exotic plant species; requiring water management districts to consult with additional entities for activities relating to Florida-friendly landscaping practices; specifying programs for the delivery of educational programs relating to such practices; providing legislative findings; providing that certain regula-

tions prohibiting the implementation of Florida-friendly landscaping or conflicting with provisions governing the permitting of consumptive uses of water are prohibited; providing that the act does not limit the authority of the department or the water management districts to require Florida-friendly landscaping ordinances or practices as a condition of certain permit; creating s. 373.187, F.S.; requiring water management districts to implement Florida-friendly landscaping practices on specified properties; requiring districts to develop specified programs for implementing such practices on other specified properties; amending s. 373.228, F.S.; requiring water management districts to work with specified entities to develop certain standards; requiring water management districts to consider certain information in evaluating water use applications from public water suppliers; conforming provisions to changes made by the act; amending s. 373.323, F.S.; revising application requirements for water well contractor licensure; requiring applicants to provide specified documentation; amending s. 373.333, F.S.; authorizing an administrative fine to be imposed for each occurrence of unlicensed well water contracting; amending ss. 125.568, 166.048, 255.259, 335.167, 380.061, 388.291, 481.303, and 720.3075, F.S.; conforming provisions to changes made by the act; revising provisions requiring the use of Florida-friendly landscaping for specified public properties and highway construction and maintenance projects; establishing a task force to develop recommendations relating to stormwater management system design; specifying study criteria; providing for task force membership, meetings, and expiration; requiring the task force to submit findings and legislative recommendations to the Legislature by a specified date; providing effective dates.

By the Committee on Judiciary; and Senators Bennett and Gaetz—

CS for SB 352—A bill to be entitled An act relating to illegal or undocumented aliens; requiring the Department of Corrections and the Parole Commission to establish agreements to implement a federal deportation program for state inmates; specifying the goals of the program; amending s. 947.146, F.S., relating to the Control Release Authority; requiring the authority to implement a program to execute an immediate deportation order; creating s. 947.1461, F.S., relating to control release for removal and deportation; requiring the department to identify eligible inmates at the reception process; specifying eligibility criteria; requiring the department to coordinate with federal authorities to determine immigration status and eligibility for removal; specifying that eligible inmates waive administrative and appellate rights; requiring the Control Release Authority to establish control release dates; authorizing the control release dates to be set after the alien has served a minimum 50 percent of his or her court-imposed sentence; requiring the Control Release Authority to give notice to aliens concerning reentering the United States; prohibiting aliens from benefiting from control release awards when removal is not reasonably foreseeable; requiring the department to compile and report certain statistics; providing an effective date.

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

CS for SB 392—A bill to be entitled An act relating to timeshares; amending ss. 125.0104, 125.0108, 212.03, and 212.0305, F.S.; revising application of provisions imposing certain taxes upon consideration paid for occupancy of certain timeshare resort products; expanding the use of revenues derived from the tourist development tax to include publicly owned convention center hotels and their facilities; providing for application and construction; amending s. 624.605, F.S.; expanding the list of entities authorized to offer debt cancellation products for purposes of the definition of the term “casualty insurance” to include a seller of a timeshare interests or the parents, subsidiaries, or affiliated entities of a seller; amending s. 721.05, F.S.; redefining the term “facility”; amending s. 721.07, F.S.; specifying additional information required in certain public offering statements for timeshare plans; amending s. 721.20, F.S.; requiring resale service providers to provide certain fee or cost and listings information to timeshare interest owners; specifying that failure to disclose constitutes an unfair and deceptive trade practice; providing that certain contracts are void and purchasers are entitled to refunds of certain moneys; providing for severability; providing an effective date.

By the Committees on Health and Human Services Appropriations; Governmental Oversight and Accountability; Judiciary; and Health Regulation; and Senators Fasano and Aronberg—

CS for CS for 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 database system to monitor the prescribing and dispensing of certain controlled substances; requiring specified prescribing and dispensing information to be reported to the electronic database system; requiring the department to establish policies and procedures for the system; requiring the department, in consultation with the Office of Drug Control and specified organizations, to adopt by rules appropriate for the prescription drug monitoring 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 that information in the database for the electronic prescription drug monitoring system is not discoverable or admissible in any civil or administrative action; providing exceptions; providing for the use of data for specified purposes; providing requirements for verification of information requested; 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 active health care or 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 funded 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; providing requirements for the direct-support organization's collecting, expending, and providing of funds; requiring department approval of activities of the direct-support organization; authorizing the office to adopt rules 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 the department, in collaboration with the office, to study the feasibility of enhancing the prescription drug monitoring 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 the promotion 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; authorizing the direct-support organization to collect, expend, and provide funds and other assistance to the department; 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 clinics with the department by a specified date; prohibiting certain physicians from practicing in a pain-management clinic that has not registered with the department; requiring the department to inspect each facility; providing for exceptions; requiring the physician seeking to register the clinic to pay the costs of registration and inspection or accreditation; 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.

By the Committees on General Government Appropriations; Community Affairs; and Environmental Preservation and Conservation; and Senator Bennett—

CS for CS for CS for SB 494—A bill to be entitled An act relating to water conservation; amending s. 373.62, F.S.; revising the requirements for automatic landscape irrigation systems; requiring irrigation contractors to test for the correct operation of system devices or switches and ensure their proper operation before completing other work on the system; requiring the Department of Environmental Protection to create a model ordinance that may be adopted by local governments; providing penalties; providing for the disposition of funds raised through penalties imposed; authorizing local governments to approve smart irrigation controllers; providing legislative findings relating to the adoption of soil moisture sensor control irrigation systems; defining terms; providing a statewide process and conditions for obtaining a variance from water management district restrictions on water use; creating s. 403.9335, F.S.; providing a short title; creating s. 403.9336, F.S.; providing legislative findings; creating s. 403.9337, F.S.; encouraging county and municipal governments to adopt and enforce the Model Ordinance for Florida-Friendly Fertilizer Use on Urban Landscapes or an equivalent requirement as a mechanism for protecting local surface water and groundwater quality; requiring a county government or municipal government located within the watershed of a water body or water segment that is listed by the Department of Environmental Protection as impaired to adopt the model ordinance; providing that additional or more stringent provisions may be adopted under certain circumstances; providing a timeframe for adopting the model ordinance; providing exceptions; creating s. 403.9338, F.S.; requiring the department to establish and approve training and testing programs providing urban landscape best-management practices; providing that such training authorizes a person to apply for a limited certification for urban landscape commercial fertilizer application issued by the Department of Agriculture and Consumer Services; providing that a person having such certification is not subject to additional local testing; amending s. 482.021, F.S.; defining the terms "commercial fertilizer application" and "urban landscape"; creating s. 482.1562, F.S.; providing for limited certification for urban landscape commercial fertilizer application provided by the Department of Agriculture and Consumer Services; requiring such certification in order to commercially apply fertilizer, beginning on a certain date; providing requirements and fees; providing for expiration and renewal; authorizing the department to provide information concerning persons who are certified; providing for exceptions to the requirements of certification; authorizing the department to adopt rules; providing an effective date.

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

CS for 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.

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

CS for SJR 532—A joint resolution proposing amendments to Sections 4 and 6 of Article VII and the creation of two new sections in Article XII of the State Constitution to generally limit the maximum annual increase in the assessed value of certain nonhomestead properties and to provide an additional homestead exemption to persons who have not owned a principal residence within the preceding 10 years.

By the Committee on General Government Appropriations; and Senators Baker and Deutch—

CS for SB 538—A bill to be entitled An act relating to publicly funded retirement programs; amending s. 121.4501, F.S.; requiring the Trustees of the State Board of Administration to identify and offer at least one terror-free investment product to the Public Employee Optional Retirement Program by a certain date; amending s. 121.591, F.S.; conforming a cross-reference; amending s. 175.032, F.S.; redefining the terms "credible service" and "firefighter"; amending s. 175.061, F.S.; authorizing the terms of office for the board of trustees of the firefighters' pension trust

fund to be revised under certain circumstances; authorizing the firefighters' pension trust fund plan administrator to withhold funds to pay for premiums for accident, health, and long-term care insurance for the retiree and the retiree's spouse and dependents; providing an exemption from liability under certain circumstances; amending s. 175.071, F.S.; requiring the board of trustees to perform its powers subject to certain fiduciary standards and ethics provisions; increasing the percentage of assets of the firefighters' pension trust fund that the board of trustees may invest in foreign securities on a market-value basis; authorizing certain individuals to sign drafts issued providing that investment caps on foreign securities may only be amended, repealed, or increased by an act of the Legislature; authorizing certain individuals to sign drafts issued upon the firefighters' pension trust fund; requiring the board of trustees to identify and divest the fund of any scrutinized companies by a certain date; amending s. 175.101, F.S.; clarifying boundaries of a special fire control district for purposes of assessment and imposition of the excise tax on property insurance premiums; amending s. 175.171, F.S.; authorizing retired firefighters to change their designation of joint annuitant or beneficiary up to two times without the approval of the board of trustees or the prior joint annuitant or beneficiary; conforming provisions relating to joint pensioner or beneficiary to reflect joint annuitant or beneficiary; amending s. 175.361, F.S.; revising fund distribution procedures with respect to plan termination; providing that the Department of Management Services shall effect the termination of the fund; amending s. 185.02, F.S.; redefining the term "creditable service" for purposes of determining credit for prior service as a police officer; amending s. 185.05, F.S.; revising municipal police officers' retirement trust fund board of trustee selection procedures; authorizing the terms of office for the board of trustees of the municipal police officers' retirement trust fund to be revised under certain circumstances; authorizing the plan administrator to withhold funds to pay for premiums for accident, health, and long-term care insurance for the retiree and the retiree's spouse and dependents; providing an exemption from liability under certain circumstances; amending s. 185.06, F.S.; requiring the board of trustees to perform its powers subject to certain fiduciary standards and ethics provisions; increasing the percentage of assets of the municipal police officers' retirement trust fund that the board of trustees may invest in foreign securities on a market-value basis; providing that the investment cap on foreign securities may only be amended, repealed, or increased by an act of the Legislature; authorizing certain individuals to sign drafts issued upon the municipal police officers' retirement trust fund; requiring the board of trustees to identify and divest the fund of any scrutinized companies by a date certain; amending s. 185.161, F.S.; authorizing retired police officers to change their designation of joint annuitant or beneficiary up to two times without the approval of the board of trustees or the prior joint annuitant or beneficiary; conforming provisions relating to joint pensioner or beneficiary to reflect joint annuitant or beneficiary; amending s. 185.37, F.S.; revising fund distribution procedures with respect to plan termination; providing that the Department of Management Services shall effect the termination of the fund; providing an effective date.

By the Committee on Health and Human Services Appropriations; and Senators Altman and Storms—

CS for SB 642—A bill to be entitled An act relating to license plates; amending ss. 320.08056 and 320.08058, F.S.; revising authorized uses of proceeds received from the sale of the United We Stand license plate; creating a Fraternal Order of Police license plate; establishing an annual use fee for the plate; creating an Autism license plate; establishing an annual use fee for the plate; providing for the distribution of use fees received from the sale of such plates; providing an effective date.

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

CS for SB 650—A bill to be entitled An act relating to license plates; amending ss. 320.08056 and 320.08058, F.S.; creating the Catch Me, Release Me license plate; establishing an annual use fee for the plate; providing for the distribution of use fees received from the sale of the plate; providing an effective date.

By the Committees on General Government Appropriations; and Regulated Industries; and Senators Jones, Fasano, and Ring—

CS for CS for SB 714—A bill to be entitled An act relating to condominiums; creating s. 627.714, F.S.; requiring that coverage under a unit owner's policy for certain assessments include at least a minimum amount of loss assessment coverage; requiring that every property insurance policy to an individual unit owner contain a specified provision; amending s. 718.111, F.S.; requiring that adequate property insurance be based upon the replacement cost of the property to be insured as determined by an independent appraisal or update of a prior appraisal; requiring that such replacement cost be determined at least once within a specified period; providing means by which an association may provide adequate property insurance; providing that certain property insurance policies or programs are not subject to review and approval by the Office of Insurance Regulation; prohibiting such coverage or program from existing beyond a specified date; authorizing an association to consider deductibles when determining an adequate amount of property insurance; providing that failure to maintain adequate property insurance constitutes a breach of fiduciary duty by the members of the board of directors of an association; revising the procedures for the board to establish the amount of deductibles; requiring that an association controlled by unit owners operating as a residential condominium use its best efforts to obtain and maintain adequate property insurance to protect the association and certain property; requiring that every property insurance policy issued or renewed on or after a specified date provide certain coverage; excluding certain items from such requirement; providing that excluded items and any insurance thereupon are the responsibility of the unit owner; requiring that condominium unit owner's policies conform to certain provisions of state law; deleting provisions relating to certain hazard and casualty insurance policies; conforming provisions to changes made by the act; amending s. 718.112, F.S.; conforming cross-references; revising requirements for the reappointment of certain board members; revising board eligibility requirements; revising notice requirements for board candidates; establishing requirements for newly elected board members; extending the period during which condominium common areas do not have to be retrofitted with sprinkler systems; providing that certain directors and officers delinquent in the payment of any fee, fine, or regular or special assessments shall be deemed to have abandoned their office; providing an effective date.

By the Committee on Health Regulation; and Senators Peaden, Oelrich, and Sobel—

CS for SB 720—A bill to be entitled An act relating to supervisory physician requirements; amending ss. 458.347 and 459.022, F.S.; providing that a supervising physician may not be required to review and cosign a physician assistant's charts or medical records; deleting certain supervisory physician requirements related to prescribing and dispensing medications noted in appropriate medical records; amending s. 458.348, F.S.; exempting offices at which laser hair removal is the exclusive service being performed from certain provisions requiring direct supervision by a physician; providing an effective date.

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

CS for SB 746—A bill to be entitled An act relating to direct-support organizations; creating s. 430.82, F.S.; authorizing the Department of Elderly Affairs to create a direct-support organization; providing definitions; providing for appointment of members to the board of directors; providing requirements for membership to the board of directors; requiring the direct-support organization to operate under a contract; providing contract requirements; authorizing the department to use its property, facilities, and personal services for the direct-support organization; requiring the Secretary of Elderly Affairs to approve of any transaction or agreement between the department's direct-support organization and any other direct-support organization; requiring the direct-support organization to submit certain forms from the Internal Revenue Service to the department; requiring the direct-support organization to provide an annual financial audit; amending s. 272.135, F.S.; providing that the Capitol Curator may assist in raising funds and making expenditures for the Historic Capitol; creating s. 272.136, F.S.; authorizing the Legislative Research Center and Museum and the Capitol Curator to establish a direct-support organization; providing for the

appointment of members of a board of directors; providing for board use of capitol property; requiring the organization to be not for profit; authorizing the center and curator to prescribe all conditions for the organization; providing for the reversion of the organization's funds; providing an effective date.

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

CS for SB 752—A bill to be entitled An act relating to notices of proposed property taxes; amending s. 200.069, F.S.; revising the form of the notice of proposed property taxes to include additional information relating to past and proposed millage rates and ad valorem taxes and assessment reductions and exemptions; defining a term; amending ss. 192.0105 and 200.065, F.S.; conforming cross-references; providing an effective date.

By the Policy and Steering Committee on Ways and Means; the Committee on Regulated Industries; and Senators Jones and King—

CS for 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 for the additional tax that a municipality may assess for live racing to apply to additional specified games; 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; revising the authority of a quarter horse racing permitholder to substitute horse breeds; deleting a requirement for a quarter horse permitholder to have the consent of certain other permitholders within a certain distance to engage in intertrack wagering; 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 Judiciary; and Senators Oelrich and Baker—

CS for SB's 886 and 2268—A bill to be entitled An act relating to liability releases; amending s. 549.09, F.S.; revising the definition of the term “nonspectators” to include a minor on whose behalf a natural guardian has signed a motorsport liability release; providing that a motorsport liability release signed by a natural guardian on behalf of a minor is valid; amending s. 744.301, F.S.; authorizing natural guardians to waive, in advance, the risks involved in any activity; providing exceptions; authorizing waivers and releases in accordance with ch. 773 and s. 549.09, F.S.; providing an effective date.

By the Committee on Judiciary; and Senator Smith—

CS for SB 906—A bill to be entitled An act relating to motor vehicle title transfer; amending s. 319.22, F.S.; revising provisions for limitation of liability for the operation of a motor vehicle that has been sold or transferred; providing requirements for notice of transfer to the Department of Highway Safety and Motor Vehicles; requiring an owner or coowner who has made a sale or transfer of a motor vehicle to notify the Department of Highway Safety and Motor Vehicles; providing requirements for such notification; providing applicability; requiring the department to provide certain information to the motor vehicle owner or coowner when issuing a certificate of title; amending s. 319.30, F.S.; clarifying definitions regarding derelict vehicles; requiring derelict vehicle certificate applications; providing a definition; requiring derelict vehicle certificate applications received by salvage motor vehicle dealers and secondary metals recyclers to contain the identification card number of the seller or owner; providing that failure to obtain the identification card number on a derelict vehicle certificate application is a third-degree felony; permitting secondary metals recyclers to obtain salvage certificates of title from sellers or owners as a valid method of documentation; providing that towing operators claiming certain liens may not use the derelict motor vehicle certificate application to transport vehicles without otherwise obtaining title to the vehicle or a certificate of destruction; providing penalties; amending s. 320.0609, F.S.; revising provisions relating to the transfer and exchange of registration license plates and transfer fees; requiring that a temporary tag be issued and displayed during the time that an application for a transfer of a registration license plate is being processed; amending s. 320.131, F.S.; conforming provisions relating to temporary tags to changes made by the act; providing an effective date.

By the Committees on Health and Human Services Appropriations; and Health Regulation; and Senators Rich, Lynn, Bennett, Aronberg, Sobel, Gaetz, Smith, and Lawson—

CS for CS for SB 918—A bill to be entitled An act relating to the Florida Kidcare program; amending s. 409.810, F.S.; correcting a cross-reference; amending s. 409.811, F.S.; conforming cross-references; amending s. 409.812, F.S.; clarifying the application of the Florida Kidcare program to include all eligible uninsured, low-income children; amending s. 409.813, F.S.; specifying funding sources for health benefits coverage for certain children; specifying program components to be marketed as the Florida Kidcare program; conforming cross-references; amending s. 409.8132, F.S.; revising provisions relating to penalties for nonpayment of premiums and waiting periods for reinstatement of coverage; amending s. 409.8134, F.S.; revising provisions relating to enrollment in the Florida Kidcare program; amending s. 409.814, F.S.; removing a restriction on participation in the Florida Healthy Kids program; authorizing certain enrollees to opt out of the Children's Medical Services network; revising coverage limitations; revising restrictions on enrollment of children whose coverage was voluntarily canceled; providing exceptions; deleting provisions that place a limit on enrollment in Medikids and the Florida Healthy Kids full-pay program; requiring notice to health plans and providers when a child is no longer eligible for certain coverage; requiring electronic verification of applicants' income; providing circumstances under which written documentation is required; revising the timeframe for an enrollee to resolve disputes regarding the withholding of benefits; amending s. 409.815, F.S.; authorizing the Agency for Health Care Administration to increase premium assistance payments for benefits provided through Florida Kidcare Plus instead of the Children's Medical Services; conforming cross-references; amending ss. 409.816 and 409.817, F.S.; conforming cross-references; amending s. 409.8177, F.S.; revising information to be included in the annual program evaluation to the Governor and Legis-

lature; amending s. 409.818, F.S.; clarifying that the Department of Health is the chair of Florida Kidcare coordinating council; conforming cross-references; amending s. 624.91, F.S.; revising the duties of the Florida Healthy Kids Corporation; revising the date in which the corporation must provide a study to the Legislature and the Governor; correcting a cross-reference; expanding the membership of the board of directors of the Florida Healthy Kids Corporation; providing an effective date.

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

CS for SB 956—A bill to be entitled An act relating to elections; creating s. 97.0115, F.S.; providing for the preemption of certain matters to the state; providing exceptions; amending s. 97.012, F.S.; expanding the list of responsibilities of the Secretary of State when acting in his or her capacity as chief election officer; prohibiting the secretary from performing certain actions; amending s. 97.0535, F.S.; requiring that certain first-time voters provide identification before election day; removing certain types of identification from the list of acceptable forms of identification for certain first-time voters; requiring that the supervisor validate registrations before election day for certain first-time voters; requiring that certain applicants vote a provisional ballot; amending s. 97.0575, F.S.; requiring that third-party voter registration organizations register with the division; requiring such organizations provide the division with certain information; requiring that the Division of Elections of the Department of State or a supervisor of elections make voter registration forms available to third-party voter registration organizations; requiring that such forms contain certain information; requiring that the division and supervisors of elections maintain a database of certain information; requiring that such information be provided in electronic format; requiring that such information be updated and made public daily at a certain time; providing that a third-party voter registration organization that collects voter registration applications serves as a fiduciary to the applicant; specifying duties of such an organization; specifying an affirmative defense to certain violations of state law; providing criminal penalties for violations of certain provisions of state law; providing circumstances under which a third-party voter registration organization is subject to specified civil penalties; providing for the referral of violations to the Attorney General and state attorney; authorizing the Attorney General to initiate a civil action; providing that an action for relief may include a permanent or temporary injunction, a restraining order, or any other appropriate order; requiring that the division adopt rules for specified purposes; deleting certain requirements for third-party voter registration organizations; deleting certain fines; amending s. 98.065, F.S.; clarifying a requirement that a supervisor of election incorporate certain procedures into his or her registration list maintenance program to reflect that such programs are not conducted biennially; requiring that a registration list maintenance program be conducted by each supervisor of elections at specified intervals during odd-numbered and even-numbered years; amending s. 99.012, F.S.; providing that a person who fails to meet certain requirements of state law does not qualify as a candidate for election; requiring that such a person be removed from the ballot; amending s. 100.111, F.S.; providing that a candidate for a legislative or county office is deemed elected after winning an open primary; providing that a vacancy in nomination is not created if a nominee did not properly qualify or does not meet the necessary qualifications to hold the office sought; amending s. 100.371, F.S.; revising the number of years that an initiative petition is valid; requiring that a petition form be submitted within a specified period after the date on which the petition was signed in order to be valid; deleting a limitation on the period for revoking a signature on a petition form; amending s. 101.043, F.S.; removing certain forms of identification from the list of forms of identification used to identify voters at a polling place; amending s. 101.045, F.S.; providing circumstances under which an elector is eligible for a provisional ballot; amending s. 101.131, F.S.; providing procedures for the designation of poll watchers; requiring that the division prescribe a form for the designation of poll watchers; providing conditions under which poll watchers are authorized to enter polling areas and watch polls; requiring that a supervisor of elections provide identification to poll watchers a specified period before early voting begins; requiring that poll watchers display such identification at all times while in a polling place; amending s. 101.62, F.S.; requiring that certain information regarding absentee ballots be made available during a specified period; requiring that a supervisor mail absentee ballots during specified periods before primary and general elections, or a specified period after receiving a request for an absentee ballot under

certain circumstances; amending s. 101.64, F.S.; prohibiting a supervisor from placing certain information on a mailing envelope containing an absentee ballot; requiring that a supervisor establish and maintain a prepaid account with the United State Postal Service for specified purposes; amending s. 101.6923, F.S.; revising the form for absentee ballot instructions for certain first-time voters; amending s. 102.031, F.S.; prohibiting certain persons and organizations from soliciting a voter while the voter is standing in line to enter any polling place or early voting site; expanding the definition of the terms "solicit" and "solicitation"; amending s. 103.091, F.S.; authorizing a political party to adopt additional qualifying requirements for certain offices; revising membership of a state executive committee; authorizing certain members of a political party to vote by proxy if proxy voting is permitted by party rule; amending s. 103.121, F.S.; specifying a venue for any action involving the constitution, rules, or bylaws of a political party; amending s. 106.011, F.S.; expanding the list of entities not considered political committees for specified purposes; providing that certain expenditures are not contributions or expenditures for the purpose of certain provisions of state law; amending s. 106.08, F.S.; deleting provisions limiting the amount of contributions certain candidates may accept during a specified period preceding a general election; revising the list of non-allocable items that a political party may provide to candidates; amending s. 106.141, F.S.; requiring that a qualifying officer notify a candidate of certain amounts owed no later than a specified period after the candidate becomes unopposed or withdraws; amending s. 106.143, F.S.; requiring that certain political advertisements prominently state certain information; authorizing certain political advertisements to use names and abbreviations in the advertisement's disclaimer; amending s. 106.17, F.S.; authorizing state and county executive committees of a political party to conduct political polls for specified purposes; authorizing the sharing of the results of such polls under certain conditions; providing that expenditures incurred by state and county executive committees for such polls do not constitute contributions to potential candidates; amending s. 106.24, F.S.; specifying a term of appointment for the executive director of the Florida Elections Commission; requiring that the Senate confirm such appointment; limiting the number of consecutive terms that a director may serve; conforming a cross-reference; amending s. 106.29, F.S.; authorizing the reporting of expenditures for salaries in the aggregate in certain reports; amending s. 106.295, F.S.; eliminating a prohibition on leadership funds; repealing s. 97.052(6), F.S., relating to notification and correction subsequent to the failure of a voter registration applicant to provide required information on a voter registration application form; amending s. 97.073, F.S.; revising the responsibilities of a supervisor of elections regarding notification of applicants of the disposition of voter registration applications; amending s. 98.075, F.S.; providing methods for removing the names of deceased persons from the statewide voter registration system; amending s. 99.021, F.S.; revising a requirement for a qualifying officer to furnish a printed copy of the candidate oath to candidates; revising oath requirements; amending s. 99.061, F.S.; requiring that constitutional office candidates file notarized financial disclosure statements; requiring that candidates file certain original documentation when qualifying for office; amending s. 99.063, F.S.; deleting a requirement that candidates for Governor and Lieutenant Governor sign and acknowledge a specified loyalty oath; amending s. 101.151, F.S.; deleting a provision requiring that the title "supervisor of elections" and the names of candidates running for such office appear under the heading entitled "County" on election ballots; requiring that marksense ballots be printed by precinct; revising ballot layout specifications; clarifying the order of candidate offices on a ballot title; amending s. 101.5612, F.S.; requiring the use of certain ballots and technology for preelection testing of tabulating equipment; amending s. 101.591, F.S.; revising provisions relating to voting system audits; requiring postelection, random audits of voting systems; providing audit procedures; requiring the publication of an audit notice; prescribing requirements for audit reports; providing procedures for requesting an audit; requiring that the Department of State adopt rules; amending s. 101.6952, F.S.; revising procedures for processing absentee ballot requests and communicating by electronic mail with overseas voters; amending s. 101.697, F.S.; requiring that the Department of State determine whether secure electronic means can be established for requesting, sending, or receiving absentee ballots and ballot materials to and from overseas voters; requiring that the department adopt rules for specified purposes if such security can be established; amending s. 102.111, F.S.; clarifying that the Governor and Cabinet members shall serve ex officio on the Elections Canvassing Commission; establishing meeting times for the commission; amending s. 102.112, F.S.; conforming a cross-reference; amending s. 102.141, F.S.;

providing circumstances under which the Secretary of State, county canvassing board, or local board is responsible for ordering recounts in elections; amending s. 102.166, F.S.; creating and modifying manual recount exemptions; revising the procedures for ordering a manual recount; amending s. 102.168, F.S.; revising the time to submit a complaint contesting an election; identifying indispensable parties in actions to contest an election; amending s. 105.031, F.S.; requiring that candidates for the office of supervisor of elections pay a specified qualifying fee, subscribe to an oath, and file certain items with the supervisor of elections before the end of the qualifying period; requiring that a candidate's oath for candidates for certain nonpartisan offices to be made available to each candidate by the qualifying officer; deleting a requirement that the candidate take a certain oath; requiring that the candidate attest in the oath that he or she will support the federal and state constitutions; specifying items required to be filed in order to qualify for office; amending s. 98.015, F.S.; requiring that a supervisor of elections in each county be elected in a nonpartisan election; amending s. 105.035, F.S.; including candidates for the office of supervisor of elections among the list of candidates who may qualify for election by a specified petition process; amending s. 105.041, F.S.; requiring that space be made available on a general election ballot for an elector to write in the name of a write-in candidate for the office of supervisor of elections if such candidate has qualified as a write-in candidate pursuant to state law; amending s. 105.051, F.S.; prohibiting the name of an unopposed candidate for the office of supervisor of elections from appearing on any ballot; amending s. 105.061, F.S.; requiring that the election of a supervisor of elections be by vote of the qualified electors of a county; amending s. 105.08, F.S.; limiting the contributions that may be accepted and the expenses that may be incurred by a candidate for the office of supervisor of elections; requiring such candidates to keep an accurate record of such contributions and expenses; requiring that such information be reported in accordance with state law; amending s. 105.09, F.S.; prohibiting a political party or partisan political organization from endorsing, supporting, or assisting any candidate in a campaign for election to the office of supervisor of elections; providing that it is a second-degree misdemeanor to knowingly commit such acts; creating s. 106.113, F.S.; defining the terms "local government" and "public funds"; prohibiting a local government from expending, and a person or group from accepting, public funds for a political advertisement or electioneering communication concerning an issue, referendum, or amendment that is subject to the vote of the electors; providing an exception for certain electioneering communications; clarifying restrictions with respect to local officials; amending s. 876.05, F.S.; deleting a requirement that candidates for public office take the public employee oath; repealing s. 101.5911, F.S., relating to rulemaking authority for voting system audit procedures; repealing s. 876.07, F.S., relating to a requirement that a candidate file the public employees' oath as a prerequisite to qualifying for public office; creating s. 100.372, F.S.; defining the terms "department," "petition circulator," "paid petition circulator," and "registrant"; prohibiting a person from engaging in any activities as a paid petition circulator without first registering as such with the department; prohibiting a person or entity from providing compensation to a person for engaging in activities as a petition circulator if that person is not registered with the department; providing requirements for eligibility to engage in activities as a paid petition circulator; authorizing application to the department for registration and requiring certain information; requiring that the department register eligible applicants within a specified period after its receipt of the application; requiring that a registrant notify the department in writing of any change in the information submitted within a specified period after such change; requiring that certain individuals who submit an initiative petition form collected by a paid petition circulator to a supervisor of elections for verification simultaneously submit a signed, written affirmation that the initiative petition signatures on the form were collected in compliance with certain requirements of state law; requiring that the department adopt a form for such affirmation; requiring that such form identify potential criminal and civil penalties for submitting a false affirmation; requiring that the department issue evidence of registration; requiring that every petition form presented by a registrant to a person for his or her possible signature contain certain information; providing conditions under which a signature shall be deemed invalid and ineligible to be verified or counted; requiring that the supervisor of elections return, at the expense of the political committee sponsoring the initiative petition, the invalid initiative petition form within a specified period after invalidation; requiring that such political committee provide written notice to an elector whose signature was invalidated within a specified period after receipt of an invalid form from a supervisor; requiring that

the notice contain certain information and provide the elector an opportunity to sign a replacement initiative petition form; providing that certain electors are exempt from certain provisions of state law for specified purposes; providing for the applicability of certain provisions of state law to initiative petition forms; providing for circumstances in which a registrant's registration is rendered invalid; requiring notification of such circumstances; requiring that the department create a training program for applicants; providing requirements for the program; authorizing the department to conduct training through a secure website and to contract with a third-party vendor for the administration of the program; requiring that the department adopt rules; requiring that the department establish a registration fee; providing for the deposit of funds collected from the administration of such fee; providing that certain signatures gathered before a specified date may be verified and counted if otherwise valid; providing that signatures gathered on or after such date may be verified and counted only if gathered in compliance with the act; providing for severability; providing an effective date.

By the Committees on General Government Appropriations; Judiciary; and Environmental Preservation and Conservation; and Senator Constantine—

CS for CS for CS for SB 1004—A bill to be entitled An act relating to coral reefs; creating s. 403.9335, F.S.; creating the “Florida Coral Reef Protection Act”; providing definitions; providing legislative intent; requiring responsible parties to notify the Department of Environmental Protection 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; providing that moneys collected from damages and civil penalties for injury to coral reefs be deposited in the Ecosystem Management and Restoration Trust Fund within the Department of Environmental Protection; providing requirements; 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 non-profit organization to fund projects consistent with the conservation or protection of coral reefs; repealing s. 253.04(3), F.S., relating to civil penalties for damage to coral reefs; repealing s. 380.0558, F.S., relating to coral reef restoration; providing an effective date.

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

CS for SB 1006—A bill to be entitled An act relating to ad valorem assessments; amending s. 194.301, F.S.; revising the bases for providing a presumption of correctness to an assessment of property value; providing that the taxpayer is entitled to an evaluation of the appraisal methodology; providing that the act preempts prior case law; revising the criteria for overcoming the presumption of correctness; providing for challenges to the classification or exemption status of property; providing for application; providing an effective date.

By the Committees on Judiciary; and Children, Families, and Elder Affairs; and Senator Joyner—

CS for CS for SB 1052—A bill to be entitled An act relating to grandparental visitation; creating s. 752.011, F.S.; authorizing the grandparent of a minor child to petition a court for visitation under certain circumstances; providing a rebuttable presumption in favor of the minor's parent; requiring a preliminary hearing on harm to the minor resulting from denial of visitation; providing for the payment of fees and costs by a petitioner who fails to make a prima facie showing of harm; authorizing appointment of a guardian ad litem and mediation following a prima facie showing of harm; providing for a home-study investigation or professional evaluation of the minor if mediation fails; authorizing grandparental visitation if the court makes specified findings; requiring clear and convincing evidence that the denial of visitation has caused or is likely to cause demonstrable harm to the child's health, safety, or welfare; providing factors for court consideration in de-

termining whether there is harm to the minor; providing for application of the Uniform Child Custody Jurisdiction and Enforcement Act; encouraging the consolidation of certain concurrent actions; providing for modification of an order awarding grandparental visitation; limiting the frequency of actions seeking visitation; providing relief to the grandparent if the parent unreasonably denies or interferes with court-ordered visitation; prohibiting visitation subsequent to adoption except under certain circumstances; providing for application of sanctions for unsupported claims or defenses; providing for venue; amending s. 752.015, F.S.; conforming a cross-reference; providing an exception to mediation of grandparent visitation disputes; creating s. 752.071, F.S.; providing conditions under which a court may terminate a grandparent visitation order upon adoption of a minor child by a stepparent or close relative; repealing s. 752.01, F.S., relating to actions for grandparental visitation; repealing s. 752.07, F.S., relating to the effect of adoption of a child by a stepparent on grandparent visitation; providing an effective date.

By the Committees on General Government Appropriations; and Judiciary; and Senator Baker—

CS for 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 an outdoor recreational purpose 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 Committees on Transportation and Economic Development Appropriations; Transportation; and Transportation—

CS for CS for SB 1100—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; reenacting and amending s. 20.24, F.S., relating to the establishment of the department; eliminating an obsolete reference to the Bureau of Motor Vehicle Inspection; providing for the implementation of a certain litigation settlement; providing eligibility and procedures to collect a credit on new or renewal registrations; providing a funding mechanism for the credit; requiring the credit amounts to be deducted from specified moneys deposited into the General Revenue Fund; providing that the credits are contingent on court approval of a final settlement; providing for expiration; amending s. 316.126, F.S.; requiring drivers of vehicles to behave in a specified fashion when approaching emergency vehicles or wreckers; amending s. 316.2085, F.S.; revising requirements for motorcycle and moped license tags; prohibiting devices and methods that conceal or obscure the license tag; amending s. 316.2122, F.S.; authorizing mini truck operation on local roads and urban minor arterial roads with specified restrictions; amending s. 320.01, F.S.; revising the definition of “motorcycle”; defining the term “mini truck”; creating s. 320.0847, F.S.; providing for issuance of unique license plates for low-speed vehicles and mini trucks; amending s. 320.0848, F.S.; providing an exemption for certain person obtaining a disabled parking permit; amending s. 322.0261, F.S.; requiring the department to screen crash reports to identify a third crash by the same operator within a specified period after the driver's first crash; requiring a driver who is convicted of or who pleads nolo contendere to a traffic offense giving rise to three or more crashes within a specified period to attend a department-approved driver improvement course in order to maintain his or her driving privileges; providing for content of the driving course; requiring successful completion of a behind-the-wheel examination; requiring that the department cancel an operator's driver's license if the operator fails to complete the course within a specified time; amending s. 322.03, F.S.; providing for part-time residents of the state to be issued a license that is valid within this state only and continue to hold such license until the next regularly scheduled renewal; providing a termination date for “Florida only” licenses; amending s. 322.08, F.S.; prohibiting the de-

partment from issuing a driver's license or identification card to an applicant if the applicant holds a valid driver's license or identification card issued by any state; amending s. 322.125, F.S.; authorizing the department to adopt rules relating to the Medical Advisory Board; amending s. 322.271, F.S.; authorizing the department to modify a revocation, cancellation, or suspension order; providing that the department may waive the hearing process for suspensions and revocations upon request by the driver under certain circumstances; amending s. 322.64, F.S.; providing for disqualification of a driver of a commercial motor vehicle for certain violations; providing effective dates.

By the Committee on Criminal Justice; and Senator Richter—

CS for SB 1114—A bill to be entitled An act relating to highway safety; amending s. 318.18, F.S.; providing an additional penalty for violations of provisions that require traffic to stop for a school bus, prohibit racing on highways, and prohibit reckless driving; providing for distribution of moneys collected; amending s. 318.21, F.S.; providing for distribution of specified civil penalties; amending s. 322.0261, F.S.; requiring the Department of Highway Safety and Motor Vehicles to identify a person who has committed a first violation of specified provisions and require such person to complete a driver improvement course; providing for cancellation of license for failure to complete such course within a specified time period; amending s. 395.4036, F.S.; providing for distribution of funds to trauma centers; providing an effective date.

By the Committee on Judiciary; and Senators Richter, Ring, and Storms—

CS for SB 1126—A bill to be entitled An act relating to investor protection; amending s. 16.56, F.S.; expanding the jurisdiction of the Office of Statewide Prosecution to investigate and prosecute certain additional offenses; requiring that certain charging documents contain certain information; amending s. 517.021, F.S.; clarifying the definition of the terms “branch office” and “investment adviser”; expanding the definition of “viatical settlement investment” by deleting provisions listing items exempt from the scope of the term; amending s. 517.072, F.S.; exempting certain transactions involving viatical settlement investments from certain registration requirements; specifying applicability of certain provisions of state law; amending s. 517.12, F.S.; revising requirements for registration of dealers, associated persons, investment advisers, and branch offices; authorizing the Financial Services Commission to waive certain requirements by rule; changing an agency reference; amending s. 517.121, F.S.; authorizing the Office of Financial Regulation to suspend registration if a registrant fails to provide certain records; authorizing the office to rescind suspensions under certain circumstances; providing that certain actions constitute an immediate and serious danger to the public safety, health, and welfare; amending ss. 517.1215 and 517.1217, F.S.; changing an agency reference; amending s. 517.141, F.S.; excluding postjudgment interest from payments made from the Securities Guaranty Fund; amending s. 517.161, F.S.; expanding the class of persons related to or associated with an applicant or registrant for which certain violations may result in adverse actions taken against registrations; authorizing the office to suspend a registration under certain circumstances; creating s. 517.1611, F.S.; requiring that the Financial Services Commission adopt certain disciplinary guidelines by rule; providing requirements for such guidelines; requiring that the commission adopt rules identifying certain mitigating and aggravating circumstances and rules for disqualifying registrants for certain periods for certain criminal actions; providing criteria for such rules; amending s. 517.191, F.S.; authorizing the office to apply to the court for orders directing restitution in addition to or in lieu of other remedies available pursuant to state law; providing the office with standing in certain matters; authorizing the office to apply to the court to impose civil penalties for certain violations; limiting the amount of such penalties; requiring that moneys collected from the imposition of such penalties be deposited into the Anti-Fraud Trust Fund; authorizing the Attorney General, with approval of the office, to investigate and enforce certain provisions of state law; authorizing the Attorney General to bring certain actions for injunctive relief; authorizing the Attorney General to recover certain investigation and enforcement costs and attorney's fees; requiring that certain recovered moneys be deposited into the Legal Affairs Revolving Trust Fund; preserving the authority of the office to bring an administrative action in

certain circumstances; prohibiting a person from being subject to both an administrative fine and a civil penalty; amending s. 517.221, F.S.; increasing the amount of certain administrative fines; authorizing the office to bar certain persons from submitting applications or notifications for a license or registration under certain circumstances; amending s. 517.275, F.S.; clarifying a reference to applicable federal law; amending s. 896.108, F.S.; authorizing the Department of Law Enforcement to enter into agreements and pay a reward to any individual or entity who provides certain original information; requiring that the executive director of the department determine the amount of a reward; authorizing the executive director to exceed statutory limitations for rewards under certain circumstances; requiring that rewards be paid only from seized assets; providing for the holding of seized and forfeited funds; providing that certain persons are not eligible for a reward; providing that payment of a reward does not affect the admissibility of testimony in any court proceeding; amending s. 905.34, F.S.; expanding subject matter jurisdiction of the statewide grand jury to include certain additional offenses; providing an effective date.

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

CS for 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 and assistance; providing for membership, organization, and meetings; specifying that members serve without compensation, but are reimbursed for 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 Committees on Governmental Oversight and Accountability; and Environmental Preservation and Conservation—

CS for SB 1268—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 253.034, F.S., relating to an exemption from public-records requirements for a written valuation of state-owned lands determined to be surplus and for related documents used to form the valuation or pertaining to the valuation; reorganizing and clarifying provisions; saving the exemption from repeal under the Open Government Sunset Review Act; removing the scheduled repeal of the exemption; providing an effective date.

By the Committees on Health and Human Services Appropriations; Governmental Oversight and Accountability; Judiciary; and Children, Families, and Elder Affairs; and Senator Storms—

CS for CS for CS for CS for SB 1276—A bill to be entitled An act relating to care of children; creating the “Zahid Jones, Jr., Give Grandparents and Other Relatives a Voice Act”; amending s. 39.201, F.S.; providing for the Department of Children and Family Services to analyze certain unaccepted reports to the central abuse hotline; amending s. 39.202, F.S.; expanding access to certain confidential reports of child abuse or neglect to include physicians, psychologists, and mental health professionals; amending s. 39.301, F.S.; requiring information to be provided to a reporter; authorizing the submission of a written report; providing conditions for a relative to be a collateral contact in certain child protective investigations; providing for a relative to request notice of proceedings and hearings relating to protective investigations under certain circumstances; specifying content of the request; providing that the failure to provide notice to a relative does not undo any previous action of the court absent a finding that a change is in the child's best interests; conforming cross-references; amending s. 39.304, F.S.; providing for preservation in department records of certain photographs and X rays and reports on medical examinations and treatments of an abused child; amending s. 39.402, F.S.; requiring notification of certain relatives in an order for placement of a child in shelter care of their right to attend hearings, submit reports to the court, and speak to the court; amending s. 39.502, F.S.; providing for certain relatives to receive notice of dependency hearings under certain circumstances; providing an opportunity for certain relatives to be heard in court; providing an excep-

tion; amending s. 39.506, F.S.; providing for certain relatives to receive notice of arraignment hearings under certain circumstances; amending s. 39.5085, F.S.; revising legislative intent with regard to the Relative Caregiver Program; authorizing the department to develop liaison functions for certain relatives; amending s. 39.6011, F.S.; requiring a case plan for a child receiving services from the department to include a protocol for notification of certain relatives of proceedings and hearings; amending s. 39.6013, F.S.; conforming a cross-reference; amending s. 39.701, F.S.; requiring an attorney for the department to provide notice to certain relatives of the child regarding upcoming judicial hearings; conforming cross-references; amending s. 39.823, F.S.; conforming a cross-reference; amending s. 683.10, F.S.; designating the first Sunday after Labor Day as "Grandparents' and Family Caregivers' Day"; authorizing the Governor to issue proclamations commemorating the occasion; amending s. 409.147, F.S.; renaming "children's zones" as "children's cooperatives"; revising legislative findings and intent; requiring the governing body to establish a children's cooperative planning team and to develop and adopt a strategic community plan; revising provisions relating to the powers and responsibilities of the cooperative planning team; revising provisions relating to the strategic community plan; revising requirement provisions relating to the children's cooperative corporation; changing the name of the Magic City Children's Zone, Inc., to the Miami Children's Cooperative, Inc.; providing for the corporation to be administratively housed within the Department of Children and Family Services, but not to be subject to control, supervision, or direction by the department; providing for the department to enter into a contract with a not-for-profit corporation to implement the children's cooperative project; deleting provisions relating to the geographic boundaries and the board of directors; providing for the reappropriation of funds; providing an effective date.

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

CS for SB 1296—A bill to be entitled An act relating to public swimming; amending s. 514.011, F.S.; defining the term "beach waters"; amending s. 514.023, F.S.; requiring the Department of Health to notify the local government and the local office of the Department of Environmental Protection when it issues a health advisory against swimming in beach waters due to elevated levels of bacteria; requiring the Department of Environmental Protection to promptly investigate wastewater treatment facilities within a certain distance of the beach and notify the local government of the results of such investigation; amending s. 514.025, F.S.; authorizing the department to delegate duties relating to public swimming or bathing facilities to independent special districts; amending s. 515.25, F.S.; conforming a cross-reference; providing an effective date.

By the Committees on Higher Education Appropriations; and Higher Education; and Senator Joyner—

CS for CS for SB 1304—A bill to be entitled An act relating to the Johnnie B. Byrd, Sr., Alzheimer's Center and Research Institute; amending s. 1004.445, F.S.; establishing the institute within the University of South Florida; providing a mission for the institute; creating a board of directors to oversee the management and operation of the institute; providing for the appointment and terms of service of the members of the board of directors; providing for the election of a chair of the board of directors; providing for the duties of the board of directors; authorizing the board of directors to create an advisory council to the institute; providing that the institute shall be administered by a chief executive officer; providing for the duties of the chief executive officer; requiring the chief executive officer to actively seek grant moneys to fund research at the institute; requiring the chief executive officer to submit an annual report of the institute's expenditures and research; specifying the sources of funding for the institute; requiring that any appropriation to the institute be expended for certain purposes; specifying certain information that is exempt from public-records requirement; providing for the transfer of all assets and records of the institute to the university; providing an effective date.

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

CS for SB 1346—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 and collected by the 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.

By the Committees on Governmental Oversight and Accountability; and Ethics and Elections—

CS for SB 1348—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act regarding campaign finance reports; amending s. 106.0706, F.S., relating to an exemption from public-records requirements for user identifications and passwords held by the Department of State and information entered into the department's electronic filing system in connection with the electronic filing of campaign finance reports; reorganizing the exemption and clarifying provisions; saving the exemption from repeal under the Open Government sunset Review Act; removing the scheduled repeal of the exemption; providing an effective date.

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

CS for SB 1368—A bill to be entitled An act relating to local government budgets; amending s. 28.36, F.S.; conforming provisions relating to proposed court budgets; amending s. 30.49, F.S.; conforming provisions relating to sheriff budgets; revising the categories for expenditures; amending s. 129.01, F.S.; revising provisions relating to the preparation of county budgets; amending s. 129.02, F.S.; revising provisions relating to the preparation of special district budgets; amending s. 129.021, F.S.; conforming cross-references; amending s. 129.03, F.S.; revising provisions relating to the preparation of tentative county budgets; requiring such budgets to be posted on the county's website; amending s. 129.06, F.S.; revising provisions relating to the execution and amendment of county budgets; requiring revised budgets to be posted on the county's website; amending s. 129.07, F.S.; revising provisions relating to the prohibition against exceeding the county budget; amending s. 129.201, F.S.; conforming and revising provisions relating to the budget of the supervisor of elections; amending s. 166.241, F.S.; revising provisions relating to the preparation or amendment of municipal budgets; requiring such budgets to be posted on the website of the municipality or related county; amending s. 189.418, F.S.; revising provisions relating to the preparation or amendment of special district budgets; requiring such budgets to be posted on the website of the district or related county; amending s. 189.421, F.S.; requiring that a copy of a certified letter containing certain information be sent to the chair of the local governing authority when the Department of Community Affairs attempts to assist a dependent special district with compliance with the district's financial reporting requirements; requiring that the letter include notice of a 60-day deadline for filing the required report; requiring that any special district unable to meet the reporting requirements notify the department of certain information in writing; providing that the department's written response does not constitute an extension of the reporting deadline by the department; requiring that the department forward the written response to the Legislative Auditing Committee for its determination as to whether the special district should be subject to additional state action; requiring that the department begin certain procedures under certain circumstances; extending the period before which the department must take certain action; amending s. 218.32, F.S.; revising the schedule for submitting a local governmental entity's audit and annual financial reports to the Department of Financial Services; requiring a local governmental entity to provide a link to the entity's financial report on the department's website; amending s. 218.35,

F.S.; conforming provisions relating to the preparation of county fee officer budget; amending s. 218.39, F.S.; revising the timeframe for completing a local governmental entity's annual financial audit; requiring that an auditor prepare an audit report; requiring that such report be filed with the Auditor General within a specified time; requiring that the Auditor General notify the Legislative Auditing Committee of any audit report indicating that an audited entity has failed to take corrective action; requiring that the chair of a local governmental entity appear before the committee under certain circumstances; amending s. 373.536, F.S.; requiring water management district budgets to be posted on the district's website; amending s. 1011.03, F.S.; requiring the budgets of district school boards to be posted on the website of the district or related county; amending s. 1011.051, F.S.; revising provisions relating to the guidelines for district school boards to maintain an unreserved fund balance for the general fund; providing an effective date.

By the Committees on Finance and Tax; and Community Affairs; and Senators Dean, Bennett, Storms, and Joyner—

CS for CS for SB 1468—A bill to be entitled An act relating to working waterfront property; creating s. 193.704, F.S.; providing definitions; creating s. 193.7041, F.S.; identifying property that is eligible for classification as working waterfront property; requiring the assessment of working waterfront property based on current use; requiring an application for classification of property as working waterfront property; authorizing a property appraiser to approve an application that is not filed by a certain deadline due to extenuating circumstances; providing for the waiver of annual application requirements; providing for the loss of classification upon a change of ownership or use; requiring that property owners notify the property appraiser of changes in use or ownership of property; imposing a penalty on a property owner who fails to notify the property appraiser of an event resulting in the unlawful or improper classification of property as working waterfront property; requiring the imposition of tax liens to recover penalties and interest; providing for the assessment of a portion of property within a working waterfront property which is not used as working waterfront property; requiring that a property appraiser make a list relating to applications to certify property as working waterfront property; creating s. 193.7042, F.S.; requiring that property appraisers notify property owners of the denial of an application to classify property as working waterfront property; providing for the appeal of such denial to the value adjustment board; requiring a filing fee of a certain amount; providing for the appeal of a denial of a petition to the value adjustment board to the circuit court; requiring that property appraisers notify property owners whose property was classified as working waterfront property by a value adjustment board or court to recertify that the use and ownership of the property have not changed; authorizing the waiver of certain notice and certification requirements; amending s. 195.073, F.S.; providing for the classification of land as working waterfront property on an assessment roll; amending s. 259.105, F.S.; renaming the "Stan Mayfield Working Waterfronts Program" within the Florida Communities Trust as the "Stan Mayfield Commercial Waterfronts Restoration and Preservation Program"; amending s. 380.502, F.S.; conforming provisions to changes made by the act; amending s. 380.503, F.S.; deleting a definition for the term "working waterfronts" for purposes of the Florida Communities Trust Act; amending s. 380.507, F.S.; providing a cross-reference; clarifying provisions relating to the authority of the Florida Communities Trust to provide grants or loans for certain projects; clarifying the trust's rulemaking authority; deleting obsolete provisions; amending s. 380.508, F.S.; deleting provisions relating to the purpose of working waterfront projects; amending s. 380.5105, F.S.; conforming provisions to changes made by the act; providing a definition for the term "commercial waterfront"; providing that certain property does not qualify as commercial waterfront property; providing for water-dependent commercial activities; limiting participation in the program to counties and municipalities effective on a specified date; limiting the uses of acquired property in perpetuity; requiring that the Florida Communities Trust adopt rules establishing procedures and an application process; providing an effective date.

By the Committees on Judiciary; Criminal Justice; and Education Pre-K - 12; and Senators Wise and Sobel—

CS for 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-re-

ferences; 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; providing that zero-tolerance policies do not require 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.

By the Committees on Education Pre-K - 12 Appropriations; Judiciary; Criminal Justice; and Education Pre-K - 12; and Senators Wise and Sobel—

CS for 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; providing that zero-tolerance policies do not require 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; prohibiting a student from exposing below-waist underwear in a specified manner while on the grounds of a public school; providing penalties; providing an effective date.

By the Committee on Transportation; and Senator Bennett—

CS for SB 1624—A bill to be entitled An act relating to motor vehicles; amending s. 316.003, F.S.; defining the term "tri-vehicle"; amending s. 316.0741, F.S.; expanding the definition of "hybrid vehicle" to include certain tri-vehicles; amending s. 320.06, F.S.; extending the periods of issuance and replacement for certain registration license plates; increasing the cost of such replacement; deleting a provision requiring that registration license plates be specially treated with retro-reflective material; deleting a provision requiring that validation stickers be treated with such material and be of a specified size; providing for an additional fee on each registration or renewal registration for the purpose of paying costs of materials for license plates and validation stickers; amending s. 320.08, F.S.; including tri-vehicles among the types of vehicles upon which annual license taxes are levied; amending s. 322.01, F.S.; defining the term "tri-vehicle"; excluding tri-vehicles from the definition of "motorcycle"; providing an effective date.

By the Committees on General Government Appropriations; and Regulated Industries; and Senator Jones—

CS for CS for SB 1640—A bill to be entitled An act relating to public accountancy; amending s. 455.217, F.S.; providing that persons regulated as public accountants by the Department of Business and Professional Regulation under ch. 473, F.S., are exempt from certain requirement; amending s. 455.271, F.S.; providing that certain licensees are not subject to specified continuing education requirements for reactivation of a license; amending s. 473.302, F.S.; revising definitions; amending s. 473.303, F.S.; specifying that members of the Board of Accountancy and probable cause panels who hold licenses must be licensed in this state; providing that past board members of probable cause panels may be reappointed for additional terms; amending s. 473.304, F.S.; conforming provisions; amending s. 473.305, F.S.; deleting provisions requiring a late filing fee; amending s. 473.308, F.S.; revising educational requirements for applicants for licensure; providing an exception to a work experience requirement for certain persons; amending s. 473.309, F.S.; conforming provisions related to licensure requirements for firms licensed in other states; amending s. 473.3101, F.S.; requiring that certain firms hold a license; providing licensure exemptions for certain firms licensed in other states; amending s. 473.311, F.S.; deleting an examination requirement for licensure renewal; amending s. 473.312, F.S.; conforming provisions; amending s. 473.313, F.S.; deleting a minimum continuing education requirement for reactivating an inactive license; requiring certain continuing education hours in ethics in order to reactivate certain licenses; conforming provisions; amending s. 473.314, F.S.; providing temporary licensure exemptions for certain persons licensed in other states; creating s. 473.3141, F.S.; providing licensure exemptions for certain persons licensed in other states; providing that disciplinary action against certain individual or firm that practices public accounting is valid only under specified conditions; amending ss. 473.316, 473.318, 473.319, 473.3205, 473.321, and 473.322, F.S.; conforming provisions; amending s. 473.323, F.S.; conforming provisions relating to disciplinary actions; providing grounds for disciplinary actions against certain persons licensed in other states; providing an effective date.

By the Committees on Children, Families, and Elder Affairs; and Health and Human Services Appropriations; and Senator Peaden—

CS for 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, 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 and access to provider data; providing an exception; amending s. 409.1671, F.S.; requiring the Department of Children and Family Services to ensure that contracts entered into with community-based care lead agencies are funded by a grant of general revenue and applicable other state and federal funding sources; requiring community-based care lead agencies to document federal earnings; specifying permissible expenditures for community-based care lead agencies; requiring the department to enter into certain contracts with community-based care lead agencies; providing an effective date.

By the Committee on Criminal Justice; and Senator Crist—

CS for SB 1892—A bill to be entitled An act relating to sexual misconduct with students by authority figures; creating s. 775.0862, F.S.; providing definitions; providing for reclassification of specified sexual offenses committed against students by an authority figure; providing for severity ranking of offenses; amending s. 921.0022, F.S.; providing for application of the severity ranking chart of the Criminal Punishment Code; providing an effective date.

By the Policy and Steering Committee on Ways and Means; the Committee on Banking and Insurance; and Senator Richter—

CS for CS for SB 1950—A bill to be entitled An act relating to property insurance; amending s. 215.555, F.S.; revising the dates of an insurer's contract year for purposes of calculating the insurer's retention; requiring the State Board of Administration to offer an additional amount of reimbursement coverage to certain insurers that purchased coverage during a certain calendar year; requiring an insurer that pur-

chases certain coverage to retain an amount equal to a percentage of the insurer's surplus on a certain date; providing that an insurer's retention will apply along with a mandatory coverage after an optional coverage is exhausted; revising an expiration date on the requirement for the State Board of Administration to offer certain optional coverage to insurers; requiring the State Board of Administration to publish a statement of the estimated claims-paying capacity of the Hurricane Catastrophe Fund; authorizing the State Board of Administration to reimburse insurers based on a formula related to the claims-paying capacity of the Hurricane Catastrophe Fund; requiring the formula to determine an actuarially indicated premium to include specified cash build-up factors; authorizing the State Board of Administration to require insurers to notarize documents submitted to the board; authorizing insurers to purchase temporary increased coverage limit for certain future hurricane seasons; providing that a cash build-up factor does not apply to temporary increased coverage limit premiums; providing dates on which the claims-paying capacity of the fund will increase; deleting authority for the State Board of Administration to increase the claims-paying capacity of the Hurricane Catastrophe Fund; amending s. 215.5586, F.S.; revising legislative intent; revising criteria for hurricane mitigation inspections; revising criteria for eligibility for a mitigation grant; expanding the list of improvements for which grants may be used; correcting a reference to the Florida Division of Emergency Management; deleting provisions relating to no-interest loans; requiring that contracts valued at or greater than a specified amount be subject to review and approval of the Legislative Budget Commission; amending s. 627.062, F.S.; revising the date by which certain filings for a rate increase must be made by a file and use filing; exempting certain rate filings from determination by the Office of Insurance Regulation that the rate in the rate filing is excessive or unfairly discriminatory; amending s. 627.0621, F.S.; deleting a limitation on the application of the attorney-client privilege and work product doctrine in challenges to actions by the Office of Insurance Regulation relating to rate filings; amending s. 627.0629, F.S.; authorizing an insurer to include in its rates the actual cost of certain reinsurance; amending s. 627.351, F.S.; deleting a provision requiring a seller of certain residential property to disclose the structure's windstorm mitigation rating to the prospective purchaser of the property; providing for members of the board of governors of Citizens Property Insurance Corporation to serve staggered terms; requiring Citizen's Property Insurance Corporation to implement rate increases until the implementation of actuarially sound rates; requiring the corporation to transfer a portion of the funds received from the rate increase into the General Revenue Fund; revising the dates after which the State Board of Administration is required to reduce the boundaries of high-risk areas eligible for wind-only coverages under certain circumstances; amending s. 627.3512, F.S.; authorizing insurers to recoup assessments within a certain period; requiring insurers to file a final accounting report with the Office of Insurance Regulation which documents the assessment recouped; requiring the officer of the insurer who signs the report to acknowledge certain statements; prohibiting insurers that do not file the report from including the uncollected assessment amount in any subsequent rate filing; amending s. 627.712, F.S.; revising the properties for which an insurer must make policies available which exclude windstorm coverage; amending s. 631.57, F.S.; deleting provisions requiring certain insurers to submit certain information; amending s. 631.64, F.S.; authorizing insurers to recoup certain assessments; requiring the recoupment to begin within a certain period; limiting the recoupment factor; authorizing insurers to carry forward certain assessments that have not been recouped; requiring insurers to file a final accounting report with the Office of Insurance Regulation which documents the assessment recouped; requiring the officer of the insurer who signs the report to acknowledge certain statements; providing that all excess recoupment be sent to the Florida Insurance Guaranty Association; requiring that the insurer document the accounting of the over-recoupment in the final accounting report; authorizing the commission to adopt rules; amending s. 631.65, F.S.; providing that an insurance agent is not prohibited from explaining the existence or function of the insurance guaranty association; providing for the appropriation of certain transferred funds to the Insurance Regulatory Trust Fund for purposes of the My Safe Florida Home Program; providing an effective date.

By the Committees on Health and Human Services Appropriations; Criminal Justice; and Health Regulation; and Senators Gaetz and Peaden—

CS for CS for 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 provides remuneration to certain facilities or 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; 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 against 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.; revising provisions relating to information required for licensure; 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. 409.907, F.S.; providing for certain out-of-state providers to enroll as Medicaid providers; 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; providing an exception; 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; requiring the agency to take certain actions to improve the prevention and detection of health care fraud through the use of technology; amending s. 409.920, F.S.; defining the term "mana-

ged 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; requiring the Department of Health or Board of Pharmacy to deny an application for a pharmacy permit for certain misconduct by the applicant; or persons affiliated with the applicant; amending s. 465.023, F.S.; authorizing the Department of Health or the Board of Pharmacy to take disciplinary action against a permittee for certain misconduct by the permittee, or persons affiliated with the permittee; 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; 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. 400.191, F.S.; revising the information on the agency's Internet site regarding nursing homes; deleting the provision that requires the agency to provide information about nursing homes in printed form; 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. 400.9935, 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-

cense renewal; deleting a provision to conform to changes made by the act; 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 overcapacity 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. 408.918, F.S.; revising the requirements of a provider to participate in the Florida 211 network; requiring the Public Service Commission to request the Federal Communications Commission to direct the revocation of a 211 number under certain circumstances; deleting the requirement for the Agency for Health Care Administration to seek assistance in resolving jurisdictional disputes related to 211 numbers; providing that the Florida Alliance of Information and Referral Services is the collaborative organization for the state; 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 intergenerational 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, F.S.; conforming provisions; amending s. 627.4239, F.S.; revising the term "standard reference compendium"; amending s. 651.118, F.S.; conforming a cross-reference; providing an effective date.

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

CS for SB 1992—A bill to be entitled An act relating to driver responsibility; amending s. 316.192, F.S.; providing for the addition of a specified charge to any fine imposed for reckless driving; providing for the distribution of proceeds collected from the imposition of such charge; amending s. 316.1932, F.S.; providing for the imposition of a specified fine against each driver who refuses to submit to a blood-alcohol level test when asked to do so by a law enforcement officer; providing for the distribution of proceeds collected from the imposition of such fine; creating s. 322.2701, F.S.; providing a short title; creating s. 322.27021, F.S.; directing the Department of Highway Safety and Motor Vehicles to assess a specified annual surcharge against a person who accumulates points under specified provisions against his or her driver's license within a certain timeframe; requiring the department to notify a licensee upon assignment of a certain number of points; providing applicability; creating s. 322.27022, F.S.; directing the department to assess specified

annual surcharges against a person who has a final conviction within a certain timeframe for a DUI offense; providing applicability; creating s. 322.27023, F.S.; directing the department to assess specified annual surcharges against a person driving without a valid driver's license or without financial responsibility; providing applicability; creating s. 322.2704, F.S.; requiring the department to notify licensees of the surcharges, the time period in which to pay the surcharges, and consequences of noncompliance; requiring the department to suspend a driver's license if the licensee does not pay the surcharge or arrange for installment payments within a specified time after the notice of surcharge is sent; specifying the period of suspension; creating s. 322.2705, F.S.; directing the department to provide by rule for installment payments of the surcharges; authorizing the department to adopt rules to permit licensees to pay assessed surcharges with credit cards; providing for content of such rules; requiring the department to suspend a driver's license if the credit card payment is subsequently reversed; specifying the period of suspension; creating s. 322.2706, F.S.; directing the department to enter into a contract with a vendor for the collection of specified annual surcharges; creating s. 322.2707, F.S.; requiring the department to adopt a surcharge reduction program by rule; requiring the department to waive the surcharge for a noncriminal infraction committed by a person within a certain time period; requiring the department to reduce the amount of a surcharge for certain drivers who complete a driver improvement program; requiring the department to reduce or extend the payment period for surcharges assessed against indigent persons; creating s. 322.2709, F.S.; providing for distribution of moneys derived from surcharges collected by the department; amending s. 318.121, F.S.; exempting specified provisions from a limitation on surcharges added to civil traffic penalties; providing an effective date.

By the Committees on Judiciary; and Commerce; and Senator Constantine—

CS for CS for SB 2000—A bill to be entitled An act relating to motor vehicle lien enforcement; amending s. 30.231, F.S.; authorizing sheriffs expediting execution of a writ of replevin to recover certain additional expenses; amending s. 30.30, F.S.; requiring sheriffs to expedite certain writs of replevin within a specified amount of time; amending s. 78.065, F.S.; requiring courts to advance certain matters related to writs of replevin on the calendar; amending s. 78.068, F.S.; requiring courts to advance certain matters related to prejudgment writs of replevin on the calendar; amending s. 320.02, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to withhold renewal of registration or replacement registration of specified motor vehicles under certain circumstances; prohibiting the department from issuing a revalidation ticket or replacement license plate under certain circumstances; prohibiting the department from withholding an initial registration under certain circumstances; amending s. 320.0609, F.S.; revising provisions relating to the transfer and exchange of registration license plates and transfer fees; requiring that a temporary tag be issued and displayed during the time that an application for a transfer of a registration license plate is being processed; amending s. 320.131, F.S.; conforming provisions relating to temporary tags to changes made by the act; creating s. 320.1316, F.S.; providing responsibilities of the department relating to the issuance of a license plate, revalidation sticker, or replacement license plate for certain vehicles; requiring the department to create a notice to surrender form; providing procedures for the dispute of a notice to surrender; amending s. 322.34, F.S.; creating certain rights for lienholders; deleting a return receipt mailing requirement; amending s. 559.903, F.S.; defining the terms "lienholder," "motor vehicle repair shop," "owner," and "place of business" for purposes of the Florida Motor Vehicle Repair Act; amending s. 559.917, F.S.; providing for a motor vehicle owner or lienholder to obtain the release of a motor vehicle from a motor vehicle repair shop; revising criteria required to establish an action to compel compliance; amending s. 713.585, F.S.; modifying procedures for enforcing liens for labor or services by sale of a motor vehicle; amending s. 713.78, F.S.; clarifying provisions; deleting a return receipt mailing requirement; creating certain rights for lienholders; deleting a provision that allows a complaint to be filed in the county where the owner resides; creating a cause of action to determine the rights of the parties after a vehicle or vessel has been sold; providing for attorney's fees and costs; providing a right of inspection to lienholders; providing an effective date.

By the Committees on Criminal Justice; and Transportation; and Senator Altman—

CS for CS for SB 2004—A bill to be entitled An act relating to uniform traffic control; creating the “Mark Wandall Traffic Safety Act”; amending s. 316.003, F.S.; defining the term “traffic infraction detector”; creating s. 316.0076, F.S.; preempting to the state the use of cameras to enforce traffic laws; creating s. 316.0083, F.S.; creating the Mark Wandall Traffic Safety Program to be administered by the Department of Transportation; requiring a county or municipality to enact an ordinance in order to use a traffic infraction detector to identify a motor vehicle that fails to stop at a traffic control signal steady red light; requiring authorization of a traffic infraction enforcement officer or a code enforcement officer to issue and enforce a ticket for such violation; requiring such detectors to meet department contract specifications; requiring signage; requiring certain public awareness procedures; requiring the ordinance to establish a fine of a certain amount; permitting the ordinance to provide for installing, maintaining, and operating such detectors on rights-of-way owned or maintained by the Department of Transportation or the county; requiring the county or Department of Transportation to issue permits for the installation; prohibiting additional charges; exempting emergency vehicles; providing that the registered owner of the motor vehicle involved in the violation is responsible and liable for payment of the fine assessed; providing exceptions; providing procedures for disposition and enforcement of tickets; providing for disposition of revenue collected; providing complaint procedures; providing for the Legislature to exclude a county or municipality from the program; requiring reports from participating municipalities and counties to the department; requiring the department to make reports to the Governor and the Legislature; amending s. 316.0745, F.S.; providing that traffic infraction detectors must meet certain specifications; providing for preexisting equipment; creating s. 316.0776, F.S.; providing for placement and installation of detectors on certain roads; amending s. 316.1967, F.S.; providing for inclusion of persons having outstanding violations in a list sent to the department for enforcement purposes; amending s. 395.4036, F.S.; providing for distribution of funds to trauma centers, certain hospitals, and certain nursing homes; reenacting s. 320.03(8), F.S., relating to the duties of tax collectors relative to motor vehicle registration and license plate distribution, to incorporate the amendments made to s. 316.1967, F.S., in a reference thereto; providing for severability; providing an effective date.

By the Committee on Criminal Justice; and Senators Fasano, Joyner, Crist, Wise, Rich, Gelber, Dockery, Siplin, Diaz de la Portilla, King, Wilson, and Aronberg—

CS for SB 2018—A bill to be entitled An act relating to mental health; creating s. 394.4656, F.S.; creating the Community Mental Health and Substance Abuse Treatment and Crime Reduction Act; providing legislative findings and intent; providing goals for the community mental health and substance abuse forensic treatment system; defining terms; requiring the Department of Children and Family Services, in consultation with the Agency for Health Care Administration, to develop and implement a community mental health and substance abuse forensic treatment system; providing initiatives and strategies for the community forensic system; detailing the services to be provided in the community forensic system; setting forth the eligibility criteria for treatment in the system; authorizing the department to develop a continuum of services to implement the Community Mental Health and Substance Abuse Treatment and Crime Reduction Act; specifying the services and functions the department must undertake; authorizing the department to establish pilot sites within the state where the community mental health and substance abuse forensic treatment system will be implemented; amending s. 394.655, F.S.; providing additional functions of the Criminal Justice, Mental Health, and Substance Abuse Policy Council; amending s. 394.656, F.S.; requiring the department and the agency to cooperate with counties that receive grants funding under the Criminal Justice, Mental Health, and Substance Abuse Reinvestment Grant Program; amending s. 394.657, F.S.; requiring county councils to consult with local government when planning or implementing the Community Mental Health and Substance Abuse Treatment and Crime Reduction Act; amending s. 409.906, F.S.; adding home and community-based mental health services to the optional Medicaid services offered by the state Medicaid program; amending s. 409.912, F.S.; exempting persons who have serious and persistent mental illnesses and who are receiving services under the Community

Mental Health and Substance Abuse Crime Reduction Act from Medi-Pass and managed care plans; amending s. 916.107, F.S.; specifying treatment procedures for a client admitted to a state forensic mental health treatment facility who lacks the capacity to make an informed decision regarding mental health treatment at the time of admission; amending s. 916.111, F.S.; providing for forensic evaluator training for mental health experts; amending s. 916.115, F.S.; requiring court-appointed experts to have completed forensic evaluator training; requiring the court-appointed expert to be a psychiatrist or a licensed psychologist; requiring the Department of Children and Family Services to maintain and annually provide the courts with a forensic evaluator registry; amending s. 916.13, F.S.; providing timeframes for competency hearings to be held; amending s. 916.15, F.S.; providing timeframes for commitment hearings to be held; amending s. 916.17, F.S.; requiring that certain defendants be placed in a community residential facility for competency restoration in demonstration areas established under the Community Mental Health and Substance Abuse Treatment and Crime Reduction Act; providing exceptions; amending s. 985.19, F.S.; authorizing the department to develop and contract for training mental health professionals to perform forensic evaluations, the protocols and procedures to be used, and standardizing the criteria used; revising requirements relating to the forensic evaluator training program that appointed experts must complete; providing an effective date.

By the Committees on Governmental Oversight and Accountability; Commerce; and Commerce—

CS for CS for SB 2034—A bill to be entitled An act relating to economic development; amending s. 288.1089, F.S.; defining the terms “commission,” “industry wage,” “naming opportunities,” and “net royalty revenues”; expanding the definition of “project” to include alternative and renewable energy applicants; requiring that an application for an incentive award include certain information; authorizing the waiver or reduction of requirements relating to matching funds for alternative and renewable energy projects; requiring that Enterprise Florida, Inc., evaluate proposals for all categories of innovation incentive awards and solicit comments from the Florida Energy and Climate Commission before making its recommendations; providing requirements for such evaluations and recommendations; providing additional criteria for a research and development facility; deleting qualifying criteria for alternative and renewable energy projects; creating additional evaluation criteria for alternative and renewable energy projects; requiring that the Executive Office of the Governor release funds upon review and approval of an award by the Legislative Budget Commission; requiring the Office of Tourism, Trade, and Economic Development and the recipient of an award to enter into a contract setting forth conditions for the payment of incentive funds; requiring that such agreement include certain provisions; requiring that agreements signed after a specified date contain certain additional provisions; requiring that Enterprise Florida, Inc., submit a report containing certain information within a specified period after the conclusion of such agreement to the Governor, the President of the Senate, and the Speaker of the House of Representatives; requiring that each recipient of an award comply with certain business ethics standards developed by Enterprise Florida, Inc.; deleting provisions authorizing Enterprise Florida, Inc., to collaborate with the State University System in reviewing and evaluating business ethics standards; requiring that the office submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report containing certain information; specifying a date on which the office shall begin submitting such reports; requiring that the Office of Program Policy Analysis and Government Accountability and the Office of the Auditor General submit a report; requiring that such reports be submitted at specified intervals; requiring that such reports include certain information; authorizing the office to seek the assistance of certain government entities for certain purposes; amending s. 212.097, F.S.; specifying a review and certification requirement for the urban high crime area job tax credit applications; amending s. 220.191, F.S.; specifying a review and certification requirement for capital investment tax credit applications; creating s. 288.061, F.S.; providing requirements and procedures for an economic development incentive application process; providing time periods and requirements for certification for economic development incentive applications; providing duties and responsibilities of Enterprise Florida, Inc., and the Office of Tourism, Trade, and Economic Development; amending s. 288.063, F.S.; revising required criteria for review and certification of transportation projects by the Office of Tourism, Trade, and Economic Development; amending s.

288.065, F.S.; revising county population criteria for loans from the Rural Community Development Revolving Loan Fund; amending s. 288.0655, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to award grants for a certain percentage of total infrastructure project costs for certain catalyst site funding applications; expanding eligible facilities for authorized infrastructure projects; providing for waiver of the local matching requirement; specifying a review and certification requirement for the office for certain Rural Infrastructure Fund grant applications; amending s. 288.0656, F.S.; providing legislative intent; revising and providing definitions; providing additional review and action requirements for the Rural Economic Development Initiative relating to rural communities; revising representation on the initiative; deleting a limitation on characterization as a rural area of critical economic concern; authorizing rural areas of critical economic concern to designate certain catalyst projects for certain purposes; providing project requirements; requiring the initiative to assist local governments with certain comprehensive planning needs; providing procedures and requirements for such assistance; revising certain reporting requirements for the initiative; amending s. 288.06561, F.S., conforming cross-references; amending s. 288.0657, F.S.; revising the definition of the term "rural community"; amending s. 288.1045, F.S.; revising provisions relating to the application and refund process for the qualified defense contractor tax refund program; specifying a review and certification requirement for program refunds; revising the cap on refunds per applicant; deleting a report requirement; amending s. 288.106, F.S.; revising certain definitions; revising industry code designation requirements for certain activities under the tax refund program for qualified target industry businesses; revising program application and approval process provisions; specifying a review and certification requirement for program applications; revising tax refund agreement requirements; revising an economic-stimulus exemption request provision; extending a final date for exemption requests; extending a certification expiration provision; amending s. 288.107, F.S.; revising a definition; revising criteria for participation in brownfield redevelopment bonus refunds; specifying a review and certification requirement for brownfield redevelopment bonus refund applications; amending s. 288.108, F.S.; specifying a review and certification requirement for applications for high-impact business performance grants; deleting certain final order and report requirements; amending s. 288.1088, F.S.; specifying a review requirement for Quick Action Closing Fund project applications; providing a time period for the director to recommend approval or disapproval of a project for receipt of funds from the Quick Action Closing Fund; amending ss. 257.193, 288.019, and 627.6699, F.S.; conforming cross-references; amending s. 288.9015, F.S.; specifying that Enterprise Florida, Inc., is responsible for responding to inquiries related to the state's business incentives and opportunities; amending s. 288.95155, F.S.; authorizing Enterprise Florida, Inc., to advance a specified amount of money from a business technology growth account to the Institute for Commercialization of Public Research; authorizing Enterprise Florida, Inc. to grant awards; amending s. 288.9622, F.S.; expanding the types of investments that may be made by the Florida Opportunity Fund; amending s. 288.9624, F.S.; providing a limitation on how the originally appropriated funds may be invested; allowing the Florida Opportunity Fund to form or create other entities for investment purposes; revising a reporting requirement; amending s. 380.06, F.S.; providing an exemption from the development of regional impact program for certain projects supporting a targeted industry within a rural catalyst site; providing an effective date.

By the Committees on Community Affairs; and Health Regulation; and Senator Detert—

CS for CS for SB 2040—A bill to be entitled An act relating to 911 emergency dispatcher certification; amending s. 401.465, F.S.; defining "certified dispatch training center" and "certified dispatch training program"; requiring any person serving as a 911 emergency dispatcher to be certified by the Department of Health on or after a specified date; providing conditions under which a public safety agency may employ a 911 emergency dispatcher trainee for a limited period; requiring applicants to apply for certification or recertification on a specified form; providing for satisfaction of the training program requirement by completion of a certified dispatch training program or the training program of a certified dispatch training center; eliminating a requirement for certification; providing for quadrennial renewal of certification; providing for expiration of initial certification procedure for specified dispatchers under department rule; requiring certified dispatch training centers and cer-

tified dispatch training programs to apply to the department for approval as a condition of eligibility to provide 911 emergency dispatcher training to applicants; requiring certified dispatch training centers and certified dispatch training programs to certify to the department applicants' compliance for certification; requiring the department to establish a procedure for the quadrennial review and approval of certified dispatch training centers and certified dispatch training programs by rule; requiring the assessment of fees for specified review and approval of 911 emergency dispatch training programs offered by certified dispatch training centers and certified dispatch training programs; providing an exemption from fees; providing application procedures; authorizing the department to require online application for and renewal of certification by rule; authorizing assessment of an additional application fee under certain circumstances; authorizing electronic certification of specified persons; amending s. 401.411, F.S.; clarifying certain grounds for disciplinary actions or the imposition of penalties by the department; providing an effective date.

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

CS for 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 Judiciary; and Senators Richter and Baker—

CS for SB 2072—A bill to be entitled An act relating to workers' compensation; repealing s. 440.105(3)(c), F.S., relating to the prohibition against a fee, consideration, or gratuity for an attorney or other person for certain services; amending s. 440.20, F.S.; requiring that a judge of compensation claims enter an order determining the portion of settlement proceeds to be allocated to child support arrearages; deleting the requirement that a judge of compensation claims approve the attorney's fees paid by a claimant; deleting the requirement that parties to a settlement submit information or documentation to support the settlement; exempting settlement attorney's fees from certain provisions of state law; limiting the amount of attorney's fees paid by a claimant; requiring payment of a settlement within a specified time after a judge determines the portion of the settlement amount allocated to child support; amending s. 440.34, F.S.; providing that a claimant is responsible for the payment of his or her attorney's fees; providing exceptions; specifying a schedule for the determination of attorney's fees to be paid by a carrier or employer; requiring that a judge of compensation claims determine the amount of attorney's fees unless the parties agree otherwise; deleting certain restrictions on the amount of attorney's fees; deleting requirements relating to offers of settlement; preserving the right of a claimant to contract with an attorney for representation in connection with certain claims; prohibiting the recovery of attorney's fees under certain circumstances; prohibiting the recoupment of certain attorney's fees and costs by a carrier; prohibiting the inclusion of such fees or costs in any rate base or rate filing and the use of such fees or costs to justify a rate or rate change; providing an effective date.

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

CS for SB 2088—A bill to be entitled An act relating to the Florida Financial Management Information System; amending s. 215.90, F.S.; conforming a cross-reference; amending s. 215.91, F.S.; providing that the Financial Management Information Board is responsible for the system; deleting provisions relating to the Florida Financial Management Information System Coordinating Council; deleting references to functional owner subsystems; amending s. 215.92, F.S.; redefining terms and adding and deleting definitions; creating s. 215.922, F.S.; establishing the Agency for Enterprise Business Services within the Department of Financial Services; providing that the office is a separate budget entity not subject to the department; providing that the agency is headed by the Governor and Cabinet acting as the Financial Management Information Board; providing for an executive director; providing the duties of the agency; creating s. 215.923, F.S.; establishing the Enterprise Financial Business Operations Council to act in an advisory capacity to

the agency; providing the members of the council; providing council duties; creating s. 215.924, F.S.; providing for an Enterprise Financial Business Strategic Plan; requiring the plan to be annually reviewed, updated and submitted to the Legislature; providing for the contents of the plan; amending s. 215.93, F.S.; revising provisions relating to the Florida Financial Management Information System; renaming the Florida Accounting Information Resource Subsystem the Financial Management Subsystem; adding the Revenue and Tax Collection, Processing, and Distribution Subsystem; deleting references to functional owner subsystems and providing for enterprise business owners; revising the duties of the owners; deleting references to the design and coordination staff; providing for the ownership and functions of the Revenue and Tax Collection, Processing, and Distribution Subsystem by the Department of Revenue; amending s. 215.94, F.S.; deleting references to functional owner subsystems and providing for enterprise business owners; amending s. 215.95, F.S.; providing additional duties for the Financial Management Information Board; repealing s. 215.96, F.S., relating to the coordinating council and design and coordination staff; creating s. 215.961, F.S.; providing state agency requirements relating to the Florida Financial Management Information System and the use of functional information and enterprise agency business subsystems; repealing s. 570.07(41), F.S., relating to the Department of Agriculture and Consumer Services' exemption from using the state online procurement system; amending ss. 17.11, 216.102, 216.141, and 216.237, F.S.; conforming terms; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Communications, Energy, and Public Utilities; and Senator King—

CS for CS for SB 2126—A bill to be entitled An act relating to public records; providing an exemption from public-records requirements for specified proprietary confidential business information obtained from a communications company or broadband company by the Department of Management Services; providing for future review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committees on General Government Appropriations; and Environmental Preservation and Conservation; and Senator Bennett—

CS for 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.

By the Policy and Steering Committee on Ways and Means; the Committee on Finance and Tax; and Senator Haridopolos—

CS for CS for SB 2160—A bill to be entitled An act relating to obsolete or outdated agency plans, reports, and programs; repealing s. 14.25, F.S., relating to the Florida State Commission on Hispanic Affairs; amending s. 14.26, F.S.; revising reporting requirements of the Citizen's Assistance Office; repealing s. 14.27, F.S., relating to the Florida Commission on African-American Affairs; repealing s. 16.58, F.S., relating to the Florida Legal Resource Center; amending s. 17.32, F.S.; revising the recipients of the annual report of trust funds by the Chief Financial Officer; amending s. 17.325, F.S.; deleting a reporting requirement relating to the governmental efficiency hotline; amending s. 20.057, F.S.; deleting a reporting requirement of the Governor relating to interagency agreements to delete duplication of inspections; repealing s. 20.316(4)(e), (f), and (g), F.S.; relating to information systems of the Department of Juvenile Justice; amending s. 20.43, F.S.; revising provisions relating to planning by the Department of Health; amending s. 39.4086, F.S.; deleting provisions relating to a report by the State Courts Administrator on a guardian ad litem program for dependent children; amending s. 98.255, F.S.; deleting provisions relating to a report on the effectiveness of voter education programs; amending s. 110.1227, F.S.; revising provisions relating to a report by the board of directors of the Florida Long-Term-Care Plan; amending s. 120.542, F.S.; deleting provisions relating to reports of petitions filed for variances to agency rules; amending s. 121.45, F.S.; deleting provisions relating to reports on interstate compacts relating to pension portability; repealing s. 153.952, F.S., relating to legislative findings and intent concerning privately

owned wastewater systems and facilities; amending s. 161.053, F.S.; deleting a provision relating to a report on the coastal construction control line; amending s. 161.161, F.S.; deleting a provision requiring a report on funding for beach erosion control; repealing s. 163.2526, F.S., relating to the review and evaluation of urban infill; amending s. 163.3167, F.S.; deleting provisions relating to local government comprehensive plans; amending s. 163.3177, F.S.; revising requirements for comprehensive plans; amending s. 163.3178, F.S.; deleting a duty of the Coastal Resources Interagency Management Committee to submit certain recommendations; repealing s. 163.519(12), F.S., relating to the requirement for a report on neighborhood improvement districts by the Department of Legal Affairs; repealing s. 186.007(9), F.S.; deleting provisions relating to a committee to recommend to the Governor changes in the state comprehensive plan; amending ss. 189.4035 and 189.412, F.S.; revising requirements relating to dissemination of the official list of special districts; amending s. 194.034, F.S.; deleting a requirement that the Department of Revenue be notified of certain decisions of value adjustment boards; amending s. 206.606, F.S.; revising provisions relating to a report on the Florida Boating Improvement Program; amending s. 212.054, F.S.; deleting the requirement for a report on costs of administering the discretionary sales surtax; amending s. 212.08, F.S.; deleting a requirement for a report on the sales tax exemption for machinery and equipment used in semiconductor, defense, or space technology production and research and development; repealing s. 213.0452, F.S., relating to a report on the structure of the Department of Revenue; repealing s. 213.054, F.S., relating to monitoring and reporting regarding persons claiming tax exemptions; amending s. 215.70, F.S.; requiring the State Board of Administration to report to the Governor when funds need to be appropriated to honor the full faith and credit of the state; amending s. 216.011, F.S.; redefining the term "long-range program plan"; repealing s. 216.181(10)(c), F.S., relating to reports of filled and vacant positions and salaries; amending s. 252.55, F.S.; revising certain reporting requirements relating to the Civil Air Patrol; amending s. 253.7825, F.S.; deleting provisions relating to the plan for the Cross Florida Greenways State Recreation and Conservation Area; repealing s. 253.7826, F.S., relating to structures of the Cross Florida Barge Canal; repealing s. 253.7829, F.S., relating to a management plan for retention or disposition of lands of the Cross Florida Barge Canal; amending s. 259.037, F.S.; revising provisions relating to a report of the Land Management Uniform Accounting Council; repealing s. 267.074(4), F.S., relating to a plan for the State Historical Marker Program; repealing s. 284.50(3), F.S., relating to a requirement for a report by the Interagency Advisory Council on Loss Prevention and certain department heads; repealing s. 287.045(11), F.S., relating to a requirement for reports on use of recycled products; amending s. 287.059, F.S.; deleting a requirement for reporting proposed fee schedules for private attorney services for the Attorney General's office; repealing s. 288.108(7), F.S., relating to a requirement for a report by the Office of Tourism, Trade, and Economic Development on high-impact businesses; repealing s. 288.1185, F.S., relating to the Recycling Markets Advisory Committee; amending s. 288.1229, F.S.; revising duties of the direct-support organization to support sports-related industries and amateur athletics; repealing s. 288.7015(4), F.S., relating to a requirement for a report by the rules ombudsman in the Executive Office of the Governor; amending s. 288.7771, F.S.; revising a reporting requirement of the Florida Export Finance Corporation; repealing s. 288.8175(8), (10), and (11), F.S., relating to certain responsibilities of the Department of Education with respect to linkage institutes between postsecondary institutions in this state and foreign countries; repealing s. 288.853(5), F.S., relating to the requirement for a report on assistance to and commerce with Cuba; amending s. 288.95155, F.S.; revising requirements for a report by Enterprise Florida, Inc., on the Florida Small Business Technology Growth Program; amending s. 288.9604, F.S.; deleting a requirement for a report by the Florida Development Finance Corporation; amending s. 288.9610, F.S.; revising provisions relating to annual reporting by the corporation; amending s. 292.05, F.S.; revising requirements relating to a report by the Department of Veterans' Affairs; repealing ss. 296.16 and 296.39, F.S., relating to reports by the executive director of the Department of Veterans' Affairs; repealing s. 315.03(12)(c), F.S., relating to legislative review of a loan program of the Florida Seaport Transportation and Economic Development Council; amending s. 319.324, F.S.; deleting provisions relating to funding a report on odometer fraud prevention and detection; repealing s. 322.181, F.S., relating to a study by the Department of Highway Safety and Motor Vehicles on driving by the elderly; repealing s. 322.251(7)(c), F.S., relating to a plan to indemnify persons wanted for passing worthless bank checks; repealing ss. 341.8201-341.842, F.S., relating to the Florida High-Speed Rail Authority Act;

amending s. 373.0391, F.S.; deleting provisions relating to provision of certain information by water management districts; amending s. 373.046, F.S.; deleting an obsolete provision requiring a report by the Secretary of Environmental Protection; repealing s. 376.121(14), F.S., relating to a report by the Department of Environmental Protection on damage to natural resources; repealing s. 376.17, F.S., relating to reports of the department to the Legislature; repealing s. 376.30713(5), F.S., relating to a report on preapproved advanced cleanup; amending s. 379.2211, F.S.; revising provisions relating to a report by the Fish and Wildlife Conservation Commission on waterfowl permit revenues; amending s. 379.2212, F.S.; revising provisions relating to a report by the commission on wild turkey permit revenues; repealing s. 379.2523(8), F.S., relating to duties of the Fish and Wildlife Conservation Commission concerning an aquaculture plan; amending s. 380.06, F.S.; deleting provisions on transmission of revisions relating to statewide guidelines and standards for developments of regional impact; repealing s. 380.0677(3), F.S., relating to powers of the Green Swamp Land Authority; repealing s. 381.0011(3), F.S., relating to an inclusion in the Department of Health's strategic plan; repealing s. 381.0036, F.S., relating to planning for implementation of educational requirements concerning HIV and AIDS; repealing s. 381.731, F.S., relating to strategic planning of the Department of Health; amending s. 381.795, F.S.; deleting provisions relating to studies by the Department of Health on long-term, community-based supports; amending s. 381.931, F.S.; deleting provisions relating to the duty of the Department of Health to develop a report on Medicaid expenditures; amending s. 383.19, F.S.; revising provisions relating to reports by hospitals contracting to provide perinatal intensive care services; repealing s. 383.21, F.S., relating to reviews of perinatal intensive care service programs; amending s. 383.2161, F.S.; revising requirements relating to a report by the Department of Health on maternal and child health; repealing s. 394.4573(4), F.S., relating to the requirement for a report by the Department of Children and Family Services on staffing state mental health facilities; amending s. 394.4985, F.S.; deleting provisions relating to plans by department districts; repealing s. 394.82, F.S., relating to the funding of expanded community mental health services; repealing s. 394.9082(9), F.S., relating to reports on contracting with behavioral health management entities; repealing s. 394.9083, F.S., relating to the Behavioral Health Services Integration Workgroup; repealing s. 395.807(2)(c), F.S., relating to requirements for a report on the retention of family practice residents; repealing s. 397.332(3), F.S., relating to the requirement for a report by the director of the Office of Drug Control; amending s. 397.333, F.S.; deleting the requirement for a report by the Statewide Drug Policy Advisory Council; repealing s. 397.94(1), F.S., relating to children's substance abuse services plans by service districts of the Department of Children and Family Services; repealing s. 400.148(2), F.S., relating to a pilot program of the Agency for Health Care Administration for a quality-of-care contract management program; amending s. 400.967, F.S.; deleting provisions relating to a report by the Agency for Health Care Administration on intermediate care facilities for developmentally disabled persons; repealing s. 402.3016(3), F.S., relating to the requirement for a report by the agency on Early Head Start collaboration grants; repealing s. 402.40(9), F.S., relating to submission to the Legislature of certain information related to child welfare training; amending s. 403.4131, F.S.; deleting provisions relating to a report on the adopt-a-highway program; repealing s. 406.02(4)(a), F.S., relating to the requirement for a report by the Medical Examiners Commission; amending s. 408.033, F.S.; revising provisions relating to reports by local health councils; repealing s. 408.914(4), F.S., relating to the requirement of the Agency for Health Care Administration to submit to the Governor a plan on the comprehensive health and human services eligibility access system; repealing s. 408.915(3)(i), F.S., relating to the requirement for periodic reports on the pilot program for such access; repealing s. 408.917, F.S., relating to an evaluation of the pilot project; amending s. 409.1451, F.S.; revising requirements relating to reports on independent living transition services; repealing s. 409.152, F.S., relating to service integration and family preservation; repealing s. 409.1679(1) and (2), F.S., relating to reports concerning residential group care services; amending s. 409.1685, F.S.; revising provisions relating to reports by the Department of Children and Family Services on children in foster care; repealing s. 409.221(4)(k), F.S., relating to reports on consumer-directed care; amending s. 409.25575, F.S.; deleting provisions relating to a report by the Department of Revenue regarding a quality assurance program for privatization of services; amending s. 409.2558, F.S.; deleting provisions relating to the Department of Revenue's solicitation of recommendations related to a rule on undistributable collections; repealing s. 409.441(3), F.S., relating to the state plan for the

handling of runaway youths; amending s. 409.906, F.S.; deleting a requirement for reports of child-welfare-targeted case management projects; amending s. 409.912, F.S.; revising provisions relating to duties of the agency with respect to cost-effective purchasing of health care; repealing s. 410.0245, F.S., relating to a study of service needs of the disabled adult population; repealing s. 410.604(10), F.S., relating to a requirement for the Department of Children and Family Services to evaluate the community care for disabled adults program; amending s. 411.0102, F.S.; deleting provisions relating to use of child care purchasing pool funds; repealing s. 411.221, F.S., relating to prevention and early assistance; repealing s. 411.242, F.S., relating to the Florida Education Now and Babies Later program; amending s. 414.14, F.S.; deleting a provision relating to a report by the Secretary of Children and Family Services on public assistance policy simplification; repealing s. 414.36(1), F.S., relating to a plan for privatization of recovery of public assistance overpayment claims; repealing s. 414.391(3), F.S., relating to a plan for automated fingerprint imaging; amending s. 415.1045, F.S.; deleting a requirement for a study by the Office of Program Policy Analysis and Government Accountability on documentation of exploitation, abuse, or neglect; amending s. 420.622, F.S.; revising requirements relating to a report by the State Council on Homelessness; repealing s. 420.623(4), F.S., relating to the requirement of a report by the Department of Community Affairs on homelessness; amending s. 427.704, F.S.; revising requirements relating to a report by the Public Service Commission on a telecommunications access system; amending s. 427.706, F.S.; revising requirements relating to a report by the advisory committee on telecommunications access; amending s. 429.07, F.S.; deleting provisions relating to a report by the Department of Elderly Affairs on extended congregate care facilities; repealing s. 429.08(2), F.S., relating to local workgroups of field offices of the Agency for Health Care Administration; amending s. 429.41, F.S.; deleting provisions relating to a report concerning standards for assisted living facilities; amending s. 430.04, F.S.; revising duties of the Department of Elderly Affairs with respect to certain reports and recommendations; amending s. 430.502, F.S.; revising requirements with respect to reports by the Alzheimer's Disease Advisory Committee; amending s. 445.006, F.S.; deleting provisions relating to a strategic plan for workforce development; repealing s. 455.204, F.S., relating to long-range policy planning in the Department of Business and Professional Regulation; repealing s. 455.2226(8), F.S., relating to the requirement of a report by the Board of Funeral Directors and Embalmers; repealing s. 455.2228(6), F.S., relating to the requirement of reports by the Barbers' Board and the Board of Cosmetology; amending s. 456.005, F.S.; revising requirements relating to long-range planning by professional boards; amending s. 456.025, F.S.; revising requirements relating to a report to professional boards by the Department of Health; repealing s. 456.034(6), F.S., relating to reports by professional boards about HIV and AIDS; amending s. 517.302, F.S.; deleting a requirement for a report by the Office of Financial Regulation on deposits into the Anti-Fraud Trust Fund; repealing s. 531.415(3), F.S., relating to the requirement of a report by the Department of Agriculture and Consumer Services on fees; repealing s. 570.0705(3), F.S., relating to the requirement of a report by the Commissioner of Agriculture concerning advisory committees; repealing s. 570.0725(5), F.S., relating to a report by the Department of Agriculture and Consumer Services concerning support for food recovery programs; repealing s. 570.543(3), F.S., relating to legislative recommendations of the Florida Consumers' Council; amending s. 603.204, F.S.; revising requirements relating to the South Florida Tropical Fruit Plan; amending s. 627.64872, F.S.; deleting provisions relating to an interim report by the board of directors of the Florida Health Insurance Plan; prohibiting the board from acting to implement the plan until certain funds are appropriated; amending s. 744.708, F.S.; revising provisions relating to audits of public guardian offices and to reports concerning those offices; amending s. 768.295, F.S.; revising duties of the Attorney General relating to reports concerning "SLAPP" lawsuits; amending s. 775.084, F.S.; deleting provisions relating to sentencing of violent career criminals and to reports of judicial actions with respect thereto; amending s. 790.22, F.S.; deleting provisions relating to reports by the Department of Juvenile Justice concerning certain juvenile offenses that involve weapons; amending s. 943.125, F.S.; deleting provisions relating to reports by the Florida Sheriffs Association and the Florida Police Chiefs Association concerning law enforcement agency accreditation; amending s. 943.68, F.S.; revising requirements relating to reports by the Department of Law Enforcement concerning transportation and protective services; amending s. 944.023, F.S.; adding a cross reference; amending s. 944.801, F.S.; deleting a requirement to deliver to specified officials copies of certain reports concerning educa-

tion of state prisoners; repealing s. 945.35(10), F.S., relating to the requirement of a report by the Department of Corrections concerning HIV and AIDS education; repealing s. 958.045(9), F.S., relating to a report by the department concerning youthful offenders; amending s. 960.045, F.S.; revising requirements relating to reports by the Department of Legal Affairs with respect to victims of crimes; repealing s. 985.02(8)(c), F.S., relating to the requirement of a study by the Office of Program Policy Analysis and Government Accountability on programs for young females within the Department of Juvenile Justice; amending s. 985.047, F.S.; deleting provisions relating to a plan by a multiagency task force on information systems related to delinquency; amending s. 985.47, F.S.; deleting provisions relating to a report on serious or habitual juvenile offenders; amending s. 985.483, F.S.; deleting provisions relating to a report on intensive residential treatment for offenders younger than 13 years of age; repealing s. 985.61(5), F.S., relating to a report by the Department of Juvenile Justice on early delinquency intervention; amending s. 985.622, F.S.; deleting provisions relating to submission of the multiagency plan for vocational education; repealing s. 985.632(7), F.S., relating to a report by the Department of Juvenile Justice on funding incentives and disincentives; repealing s. 1002.34(19), F.S., relating to an evaluation and report by the Commissioner of Education concerning charter technical career centers; repealing s. 1003.61(4), F.S., relating to evaluation of a pilot attendance project in Manatee County; amending s. 1004.22, F.S.; deleting provisions relating to university reports concerning sponsored research; repealing s. 1004.50(6), F.S., relating to the requirement of a report by the Governor concerning unmet needs in urban communities; repealing s. 1004.94(2) and (4), F.S., relating to guidelines for and a report on plans for a state adult literacy program; amending s. 1004.95, F.S.; revising requirements relating to implementing provisions for adult literacy centers; repealing s. 1006.0605, F.S., relating to students' summer nutrition; repealing s. 1006.67, F.S., relating to a report of campus crime statistics; amending s. 1009.70, F.S.; deleting provisions relating to a report on a minority law school scholarship program; amending s. 1011.32, F.S.; requiring the Governor to be given a copy of a report related to the Community College Facility Enhancement Challenge Grant Program; amending s. 1011.62, F.S.; deleting provisions relating to recommendations for implementing the extended-school-year program; repealing s. 1012.05(2)(1), F.S., relating to a plan concerning teacher recruitment and retention; amending s. 1012.42, F.S.; deleting provisions relating to a plan of assistance for teachers teaching out-of-field; amending s. 1013.11, F.S.; deleting provisions relating to transmittal of a report on physical plant safety; amending ss. 161.142, 163.065, 163.2511, 163.2514, 163.3202, 259.041, 259.101, 369.305, 379.2431, 381.732, 381.733, 411.01, 411.232, and 445.006, F.S., conforming cross-references to changes made by the act; providing an effective date.

By the Committees on Judiciary; and Children, Families, and Elder Affairs; and Senator Hill—

CS for CS for SB 2166—A bill to be entitled An act relating to spousal and child support; amending s. 61.075, F.S.; requiring specified findings if a deferred payment is ordered in an equitable distribution; providing for application of specified provisions; amending s. 61.13, F.S.; providing requirements for child support and income deduction orders relating to termination of child support; amending s. 61.14, F.S.; specifying how payments on alimony or spousal support judgments shall be applied; providing for enforcement of interest payments on child support and alimony or spousal support judgments; providing that interest not accrue on postjudgment interest; amending s. 61.30, F.S.; specifying a definition relating to payment of child support varying from the guideline amount whenever any of the children are required by court order to spend a substantial amount of time with either parent; requiring specified findings in order for a court to impute income beyond minimum wage; prohibiting use of certain factors in imputing income beyond minimum wage unless a court makes specified findings; revising provisions relating to income tax calculations used in determining net income; deleting certain net income amounts from the child support guidelines schedule; providing that certain percentages used for combined monthly net income greater than the amount set out in the guidelines schedule shall not be used to determine child support beyond the amount necessary to satisfy the reasonable needs of the child or children; eliminating a reduction in the child care cost added to the basic support obligation; providing for determination of the total minimum child support need; providing for payment of a parent's share of the minimum total child support need; deleting provisions relating to adjustment of a minimum

child support award relating to the Internal Revenue Service dependency exemption; providing for adjustment of a party's minimum child support award when application of the child support guidelines leaves the party with a net income lower than the federal poverty guidelines; revising the percentage of overnight time-sharing that is considered significant for certain purposes; allowing a court to order a party to execute a waiver of the Internal Revenue Service dependency exemption for a child for good cause shown; amending s. 409.2563, F.S.; revising provisions relating to a presumption of minimum wage earning capacity for purposes of administrative support orders; amending s. 742.08, F.S.; providing for enforcement of interest payments on support judgments; providing that interest shall not accrue on postjudgment interest; providing an effective date.

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

CS for CS for SB 2226—A bill to be entitled An act relating to mortgage brokering and mortgage 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. 494.00115, F.S.; providing exemptions from part I, II, and III of ch. 494, F.S., relating to the licensing and regulation of loan originators, mortgage brokers, and mortgage lenders; creating s. 494.00135, 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. 494.0026, F.S.; conforming cross-references; 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 by a mortgage broker, mortgage brokerage business, correspondent mortgage lender, or mortgage lender; providing for a loan modification agreement and for the inclusion of a borrower's right of cancellation statement; providing remedies; amending s. 494.00295, F.S.; deleting references to a mortgage brokerage business and a correspondent mortgage lender, and adding reference to a loan originator; providing a directive to the Division of Statutory Revision; repealing s. 494.003, F.S., relating to exemptions from 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 based on a failure to demonstrate character, general fitness, or financial responsibility sufficient to command community confidence; 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 based on a failure to demonstrate character, general fitness, or financial responsibility sufficient to command community confidence; 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 origination fees; conforming terms; amending ss. 494.00421 and 494.0043, F.S.; conforming terms; repealing s. 494.006, F.S., relating to mortgage lender licensing and regulation; 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 based on a failure to demonstrate character, general fitness, or financial responsibility sufficient to command community confidence; 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, 494.0076, 494.0077, and 501.1377 F.S.; redefining terms and conforming cross-references; amending ss. 201.23, 420.507, 520.52, 520.63, 607.0505, and 687.12, F.S.; conforming cross-references; 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 Committees on General Government Appropriations; and Banking and Insurance; and Senator Baker—

CS for CS for SB 2252—A bill to be entitled An act relating to professional liability claims; amending s. 627.912, F.S.; revising requirements for reporting professional liability claims and actions; providing definitions; specifying events for which certain reports are required; requiring certain absence of claims submission reports to be filed under certain circumstances; providing requirements for treatment of reopened claims; providing an effective date.

By the Committees on Community Affairs; and Regulated Industries; and Senator Gaetz—

CS for CS for SB 2262—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 455.213, F.S.; deleting signature notarization from the information that

the department may require in documents submitted for the issuance or renewal of a license; prescribing when an application is received for purposes of certain requirements of the Administrative Procedure Act; amending s. 455.227, F.S.; establishing additional grounds for discipline of professions subject to regulation; prohibiting the failure to report criminal convictions and pleas; prohibiting the failure to complete certain treatment programs; providing penalties; creating s. 455.2274, F.S.; authorizing the department's representative to appear in criminal proceedings under certain circumstances and provide certain assistance to the court; amending s. 468.402, F.S.; providing for certain disciplinary action against a talent agency for revocation, suspension, or denial of the agency's license in any jurisdiction; amending s. 468.403, F.S.; prohibiting certain acts by persons who are not licensed as a talent agency; amending s. 468.409, F.S.; requiring certain records kept by a talent agency to be readily available for inspection by the department; requiring copies of the records to be provided to the department in a specified manner; amending s. 468.410, F.S.; specifying the time by which a talent agency must give an applicant for the agency's registration or employment services a copy of the contract for those services; amending s. 468.412, F.S.; requiring a talent agency to advise an artist, in writing, of certain rights relating to contracts for employment; specifying that an engagement procured by a talent agency during a specified period remains commissionable to the agency; limiting a prohibition against division of fees by a talent agency to circumstances in which the artist does not give written consent; providing a definition; authorizing a talent agency to assign an engagement contract to another agency under certain circumstances; amending s. 468.413, F.S.; increasing the penalty that the department may assess against a talent agency that violates certain provisions of law; amending s. 468.609, F.S.; deleting a requirement that applicants for building code administrator certification complete a certain core curriculum before taking the certification examination; amending ss. 468.627 and 471.0195, F.S.; deleting provisions requiring building code administrator and inspector certificateholders and engineer licensees to complete a certain core curriculum or pass an equivalency test of the Florida Building Code Compliance and Mitigation Program; amending s. 473.305, F.S.; deleting an examination late filing fee applicable to certified public accountant examinees; amending s. 473.311, F.S.; deleting a provision requiring passage of a rules examination for renewal of license as a certified public accountant; amending s. 473.313, F.S.; deleting a provision requiring passage of an examination as a condition for reactivation of an inactive license as a certified public accountant; amending s. 475.175, F.S.; deleting the option to submit a notarized application for a real estate broker or sales associate license; amending s. 475.451, F.S.; limiting the attorney exemption from continuing education requirements to attorneys in good standing with The Florida Bar; amending s. 475.615, F.S.; deleting a requirement that an application for a real estate appraiser certification be notarized; amending ss. 476.134 and 476.144, F.S.; requiring a written examination for a barbering license; deleting provisions for a practical examination for barbering license applicants; amending s. 477.026 F.S.; increasing statutory maximums on cosmetology licensing fees; amending ss. 481.215 and 481.313, F.S.; deleting provisions requiring architect, interior designer, and landscape architect licensees to complete a certain core curriculum or pass an equivalency test of the Florida Building Code Compliance and Mitigation Program; amending s. 489.103, F.S.; revising a disclosure statement that a local permitting agency must provide to property owners who apply for building permits and claim certain exemptions from provisions regulating construction contracting; amending s. 489.105, F.S.; revising the term "specialty contractor" to require that the scope of work and responsibility of a specialty contractor be established in a category of construction contracting adopted by rule of the Construction Industry Licensing Board; amending s. 489.109, F.S.; increasing statutory maximums on construction renewal fees; establishing a fee for registration or certification to qualify a business organization for contracting; deleting provisions relating to a business organization's certificate of authority to conform to changes made by the act; amending s. 489.114, F.S.; deleting provisions relating to a business organization's certificate of authority to conform to changes made by the act; amending s. 489.115, F.S.; deleting provisions requiring construction contractor certificateholders and registrants to complete a certain core curriculum or pass an equivalency test of the Florida Building Code Compliance and Mitigation Program; amending s. 489.117, F.S.; revising requirements for the registration of certain contractors; deleting provisions requiring a contractor applicant to submit proof of a local occupational license; specifying circumstances under which a specialty contractor holding a local license is not required to register with the board; deleting provisions for the issuance of tracking

registrations to certain contractors who are not eligible for registration as specialty contractors; limiting the licensing and disciplinary actions that local jurisdictions must report to the board to certain actions of registered contractors; deleting provisions requiring the board to establish uniform job scopes for any construction contracting license category; amending s. 489.119, F.S.; deleting provisions for the issuance of a certificate of authority to a business organization for contracting; requiring a contractor to apply for registration or certification to qualify a business organization as the qualifying agent; authorizing the board to deny a registration or certification to qualify a business organization under certain circumstances; providing application procedures and requirements for the issuance of a business tax receipt to a business organization; deleting provisions for the issuance of an occupational license to a business organization; authorizing a local government to impose fines against certified or registered contractors under certain circumstances; requiring the qualifying agent of a business organization to present certain evidence to the board; providing that the board has discretion to approve a business organization; amending ss. 489.127, 489.128, 489.129, and 489.132, F.S.; deleting provisions relating to a business organization's certificate of authority for contracting to conform to changes made by the act; amending s. 489.1455, F.S.; deleting provisions requiring certain journeymen licensees to complete a certain core curriculum or pass an equivalency test of the Florida Building Code Compliance and Mitigation Program; amending s. 489.505, F.S.; revising the term "specialty contractor" to require that the scope of practice of a specialty contractor be established in a category of electrical or alarm system contracting adopted by rule of the Electrical Contractors' Licensing Board; amending s. 489.513, F.S.; deleting a requirement that the local license required for an electrical or alarm system contractor be an occupational license; limiting the licensing and disciplinary actions that local jurisdictions must report to the board to certain actions of registered contractors; deleting provisions requiring the board to establish uniform job scopes for any electrical and alarm system contracting license category; amending s. 489.516, F.S.; authorizing local officials to require a contractor to obtain a business tax receipt; deleting provisions requiring a contractor to pay an occupational license fee; amending s. 489.517, F.S.; deleting provisions requiring electrical and alarm system contractor certificateholders and registrants to complete a certain core curriculum or pass an equivalency test of the Florida Building Code Compliance and Mitigation Program; amending s. 489.521, F.S.; providing application procedures and requirements for the issuance of a business tax receipt to a business organization; deleting provisions for the issuance of an occupational license to a business organization; amending s. 489.5315, F.S.; specifying that certain electrical or alarm system contractors are not required to obtain a business tax receipt; deleting a provision exempting certain contractors from requirements for an occupational license to conform to changes made by the act; amending s. 489.532, F.S.; revising the circumstances under which a person is considered an unlicensed electrical or alarm system contractor; amending s. 489.537, F.S.; authorizing a county or municipality to collect fees for business tax receipts from electrical and alarm system contractors; deleting a provision authorizing the collection of occupational license fees; amending s. 509.233, F.S.; authorizing local governments to establish, by ordinance, local exemption procedures to allow patrons' dogs within certain designated outdoor portions of public food service establishments; deleting provisions for a pilot program that limits the authority for such local exemption procedures to a specified time; deleting a provision that provides for the future review and repeal of such pilot program; amending s. 548.002, F.S.; defining the term "event" for regulation of pugilistic exhibitions; amending s. 548.003, F.S.; authorizing the Florida State Boxing Commission to adopt criteria for the approval of certain amateur sanctioning organizations; authorizing the commission to adopt health and safety standards for amateur mixed martial arts; reenacting ss. 468.436(2)(a), 468.832(1)(a), 468.842(1)(a), 471.033(1)(a), 472.033(1)(a), 473.323(1)(a), 475.25(1)(a), 475.624(1), 476.204(1)(h), 477.029(1)(h), 481.225(1)(a), and 481.325(1)(a), F.S., relating to the discipline of community association managers or firms, home inspectors, mold assessors and remediators, engineers, surveyors and mappers, certified public accountants and accounting firms, real estate brokers and sales associates, real estate appraisers, barbers, cosmetologists, architects, and landscape architects, to incorporate the amendment made to s. 455.227, F.S., in references thereto; repealing s. 509.201, F.S., relating to posting and advertising the room rates of a public lodging establishment and related penalties; providing effective dates.

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

CS for SB 2272—A bill to be entitled An act relating to regional professional development academies; amending s. 1012.985, F.S.; providing for regional academies rather than a statewide system of organization; providing duties of regional professional development academies; deleting provisions that require academies to meet certain criteria in order to receive start-up funds; specifying requirements for contracts between district school boards and academies; deleting requirements relating to first-year funding and academy financial self-sufficiency in future years; authorizing the academies to administer property and moneys received from various sources; requiring that income generated from certain activities be shared between the academy and the district school board; providing an effective date.

By the Committees on Judiciary; and Governmental Oversight and Accountability; and Senator Oelrich—

CS for CS for SB 2276—A bill to be entitled An act relating to a DNA database; providing a short title; amending s. 943.325, F.S.; providing legislative intent; providing definitions; providing a phase-in schedule whereby persons arrested for specified felony offenses will be required to provide DNA samples to the Department of Law Enforcement; requiring reports; providing for a statewide automated personal identification system capable of classifying, matching, and storing analyses of DNA and other data; providing for access; specifying duties of the department; providing that the database may contain DNA for certain types of samples; specifying offenders from whom DNA is to be collected; authorizing the use of reasonable force to collect samples; providing an exemption from liability for use of such force; providing for collection of samples from specified offenders from out of state; requiring the department to provide sample containers; providing requirements for information to be submitted with each sample; providing for court orders for samples; authorizing prosecutors to seek court orders in certain circumstances; requiring that a convicted person pay the actual costs of collecting the approved DNA samples unless declared indigent; providing that certain failures to strictly comply with statute or protocol are not grounds for challenging the validity of the collection or the use of a DNA sample in court, and evidence based upon or derived from the collected DNA sample may not be excluded by a court; providing that the detention, arrest, or conviction of a person based upon a database match or database information may not be invalidated if it is later determined that the sample was obtained or placed in the database by mistake; providing for retention of samples; providing for analysis of samples; requiring that DNA analysis and the comparison of analytic results be released only to criminal justice agencies; continuing a public-records exemption for such information; prohibiting the willful refusal to provide a DNA sample; providing penalties; prohibiting specified offenses relating to disclosing DNA records, using records without authorization, or tampering with DNA samples or analysis results; providing penalties; providing circumstances that require removal of the DNA analysis and DNA sample from the statewide DNA database of a person whose DNA analysis and sample was included in the database as a result of a conviction for a qualifying offense; providing circumstances that require removal of the DNA analysis and DNA sample from the statewide DNA database of a person whose DNA analysis and sample was included in the database as a result of an arrest; authorizing the Department of Law Enforcement to adopt rules related to the implementation of the removal of DNA analyses and samples from the statewide DNA database; amending ss. 760.40 and 948.014, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Judiciary; and Senator Crist—

CS for SB 2298—A bill to be entitled An act relating to criminal justice; amending s. 775.21, F.S.; revising definitions; creating s. 794.0701, F.S.; providing that if a person has been convicted of certain specified violations in which the victim of the offense was younger than 16 years of age and the person loiters or prowls within 300 feet of a place where children regularly congregate, he or she commits a misdemeanor of the first degree; providing a criminal penalty; defining terms; amending s. 940.061, F.S.; requiring the Department of Corrections to send the Parole Commission a monthly electronic list containing the names of inmates released from incarceration and offenders who have been terminated from supervision and who may be eligible for restoration of civil rights; repealing s. 944.293, F.S., relating to procedures for

initiation of civil rights restoration; amending s. 944.35, F.S.; applying provisions prohibiting sexual misconduct to employees of private correctional facilities; providing penalties; creating s. 945.604, F.S.; defining the term “claim” for purposes of the State of Florida Correctional Medical Authority act; providing for filing and payment of medical claims for payment or underpayment; providing for filing and payment of claims for overpayment; providing for recovery of overpayment of claims; creating s. 945.6041, F.S.; providing definitions; providing limits on reimbursement for certain inmate medical expenses when there is no contract between the Department of Corrections or a private correctional facility and the health care provider or provider of emergency medical transportation services; amending s. 947.1405, F.S.; revising conditional release restrictions for certain offenders; providing that persons on supervision who are electronically monitored pay for the monitoring; providing exceptions; providing for disposition of funds collected; amending s. 948.001, F.S.; deleting the definition of the term “criminal quarantine community control”; amending s. 775.0877, F.S.; revising the penalty for criminal transmission of HIV; conforming provisions to changes made by the act; amending ss. 384.34, 796.08, and 921.187, F.S.; conforming provisions to changes made by the act; amending s. 948.01, F.S.; providing for development and distribution of uniform order of supervision forms; requiring use of such forms; amending s. 948.03, F.S.; providing as a condition of probation, community control, or any other form of court-ordered supervision that an offender live without violating any law; providing that a conviction in a court of law is not necessary for a violation of law to constitute a violation of such a condition; eliminating a requirement that a probation officer consent to possession of a firearm by a probationer with court authorization; requiring that an offender on probation or community control submit to the taking of a digitized photograph; providing for display of such photographs on the department’s public website while the offender is on supervision; providing exceptions; amending s. 948.09, F.S.; revising language relating to payments by persons on supervision for the costs of electronic monitoring services; providing exemptions; conforming a cross-reference; amending s. 948.101, F.S.; deleting provisions relating to criminal quarantine community control; amending s. 948.11, F.S.; deleting provisions relating to criminal quarantine community control; deleting the requirement that for offenders being electronically monitored, the Department of Corrections develop specified procedures concerning offender’s noncompliance; deleting a provision allowing the Department of Corrections to contract for local law enforcement assistance with non-compliant offenders; revising language relating to payment for electronic monitoring to conform to changes made by the act; amending s. 948.30, F.S.; revising provisions relating to terms and conditions of probation or community control for certain sex offenses; revising restrictions for certain probationers or community controllees who committed sexual offenses against a minor younger than 16 years of age; amending s. 951.23, F.S.; eliminating the requirements for collection of certain information from the administrator of each county detention facility; correcting a cross-reference; amending s. 958.045, F.S.; requiring a report to be submitted to the court concerning an offender’s performance while in youthful offender basic training within a specified period prior to the offender’s scheduled release; providing for specified court actions if the offender’s performance is satisfactory; amending s. 960.292, F.S.; providing for retention of court jurisdiction over certain offenders for a specified period after release from incarceration or supervision for the sole purpose of entering civil restitution orders; amending s. 960.293, F.S.; providing that damages due from an offender for correctional costs be based upon the length of the sentence imposed by the court at the time of sentencing; amending s. 960.297, F.S.; providing a time period in which civil actions for the costs of incarceration may be initiated; providing an effective date.

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

CS for 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 a Go Green Florida license plate, a Florida Biodiversity Foundation license plate, a Toomey Foundation for the Natural Sciences license plate, and a Trinity license plate; establishing an annual fee for the plates; providing for the distribution of use fees received from the annual sale of such plates; providing an effective date.

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

CS for SB 2334—A bill to be entitled An act relating to the Water Protection and Sustainability Program Trust Fund; amending s. 373.1961, F.S.; revising requirements for the use of moneys in the trust fund; authorizing the Northwest Florida Water Management District and the Suwannee River Water Management District to use a portion of moneys in the trust fund for specific purposes; providing an effective date.

By the Committees on Health and Human Services Appropriations; Governmental Oversight and Accountability; and Children, Families, and Elder Affairs; and Senator Storms—

CS for CS for 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 that the central abuse hotline, which is maintained by the Department of Children and Family Services, immediately transfer reports relating to vulnerable adults to the appropriate county sheriff’s office; amending s. 415.1051, F.S.; authorizing the department 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 Policy and Steering Committee on Ways and Means; the Committees on Finance and Tax; and Judiciary; and Senators Lawson and Gelber—

CS for CS for CS for SB 2430 and SB 1960—A bill to be entitled An act relating to the taxation of documents; amending s. 3, ch. 83-220, Laws of Florida, as amended; extending a future repeal date of provisions authorizing counties to levy a discretionary surtax on documents; amending s. 125.0167, F.S.; limiting the percentage of surtax revenues that may be used for administrative costs; specifying a minimum amount of surtax revenues to be used for housing for certain low-income and moderate-income families; requiring an affirmative vote of a local government governing body to rehabilitate certain government-owned housing; authorizing certain counties to create by ordinance a housing choice assistance voucher program for the purpose of down payment assistance; providing definitions; providing eligibility requirements for such vouchers; authorizing purchasing employers to file for allocations for such vouchers; limiting allocations; requiring distribution of allocations to employees in the form of such vouchers; prohibiting use of allocations for such vouchers if not awarded within a certain period after certain documentary stamps taxes are collected; requiring the Office of Program Policy Analysis and Government Accountability to conduct a continuing review of the discretionary surtax program operated by counties; requiring reports to the Legislature; providing legislative intent to reverse a judicial opinion relating to the application of the excise tax on documents to certain transactions involving legal entities; amending s. 201.02, F.S.; creating a presumption for purposes of the excise tax on documents that consideration is given for deeds, instruments, or writings that convey property between certain individuals and entities; creating a presumption of the amount of the consideration; creating an exemption from the tax for certain deeds, instruments, or writings that convey property; creating a presumption that the deed, instrument, or writing was taxable if a subsequent conveyance of the property or grantee entity is made within a certain period of time; specifying the calculation of tax due on the original conveyance; providing that the tax on the original deed, instrument, or writing does not apply if the subsequent conveyance is the result of an inter vivos gift or the death of any person; providing that the tax applies to transfers involving the exchange of real property for shares of stock or as a capital contribution; imposing the tax on deeds, instruments, and other writings on the consideration for a transfer of real property pursuant to a short sale; providing that the consideration subject to the tax does not include unpaid indebtedness that is forgiven by a mortgagee; defining the term “short sale”; authorizing the Department of Revenue to adopt emergency rules relating to short sales; amending s. 201.031, F.S.; expanding requirements for counties levying the discretionary surtax to include housing

plan, affordable housing element, and annual reporting requirements; amending s. 719.105, F.S.; conforming a cross-reference; authorizing the issuance of Florida Forever bonds; providing an appropriation for debt service on such bonds; authorizing the issuance of Everglades Restoration bonds; providing an appropriation for debt service on such bonds; providing an appropriation to the Department of Environmental Protection for the design and construction of certain restoration and protection plans and for the acquisition of lands needed for these project components; providing an appropriation for the purpose of implementing agricultural nonpoint source controls in certain watersheds; amending s. 201.15, F.S.; conforming provisions to changes made by the act; providing for application of specified provisions of the act; providing effective dates.

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

CS for SB 2518—A bill to be entitled An act relating to the tax on transient rentals; amending s. 212.03, F.S.; redefining terms; requiring persons who engage in certain business activities to collect and remit the tax on transient rentals; prohibiting an owner, owner's representative, or operator from authorizing another person to facilitate the rental of transient rental accommodations unless the person agrees to collect and remit the tax on transient rentals; authorizing the Department of Revenue to provide by rule for a single registration for a dealer to register to collect the tourist development tax in certain political subdivisions; requiring dealers who engage in certain activities relating to transient rentals to separately state the taxes separately from the tangible personal property or services on the invoice; amending s. 212.06, F.S.; redefining the term "dealer"; authorizing the Department of Revenue to adopt emergency rules to implement the act; providing legislative intent; providing for prospective application of the act; providing an effective date.

By the Committee on Education Pre-K - 12; and Senators Altman and Wise—

CS for SB 2654—A bill to be entitled An act relating to high school graduation; amending s. 1003.428, F.S.; providing credit requirements for high school graduation with a standard diploma beginning with students entering grade 9 in the 2010-2011 school year and students entering grade 9 in the 2012-2013 school year; deleting provisions relating to general requirements for high school graduation to conform to changes made by the act; creating s. 1003.4282, F.S.; providing for accommodations for students with disabilities for purposes of high school graduation; creating s. 1003.4287, F.S.; providing a short title; authorizing the award of a standard high school diploma to certain honorably discharged veterans; amending s. 1003.429, F.S.; requiring that students be advised of the availability of certain courses for purposes of an accelerated high school graduation option; amending s. 1003.43, F.S.; deleting provisions relating to general requirements for high school graduation to conform to changes made by the act; amending s. 1007.263, F.S.; conforming a cross-reference; amending s. 1008.22, F.S.; requiring passing scores on the grade 10 FCAT to meet grade-level proficiency; conforming cross-references; amending s. 1009.531, F.S.; conforming provisions; providing an effective date.

By the Committee on General Government Appropriations; and Senators Haridopolos and Baker—

CS for SB 2666—A bill to be entitled An act relating to state construction management contracting; creating s. 255.32, F.S.; defining terms; authorizing the Department of Management Services to select and contract with construction management entities to assist in the management of state construction projects; providing criteria; authorizing the department to enter into continuing contracts under certain circumstances; providing that a construction management entity may be required to offer a guaranteed maximum price and a guaranteed completion date under specified circumstances and secure a surety bond; requiring the department to adopt rules; amending s. 255.103, F.S.; replacing the term "local government" with "governmental entity"; defining the term "governmental entity"; authorizing governmental entities to enter into continuing contracts under certain circumstances; defining the term "continuing contract"; amending s. 287.055, F.S.; clarifying the definition of "continuing contract"; amending s. 287.057, F.S.; providing that for the purpose of exempting certain specified contractual services

and commodities from competitive-solicitation requirements, the listed exemption for artistic services does not include advertising; defining the term "advertising"; amending s. 1013.45, F.S.; revising provisions relating to contracting and construction for educational facilities; providing an effective date.

By the Committees on Higher Education Appropriations; and Higher Education; and Senator Pruitt—

CS for CS for SB 2682—A bill to be entitled An act relating to the Florida College System; amending s. 20.15, F.S.; renaming the Division of Community Colleges as the Division of Florida Colleges; amending s. 1000.21, F.S.; defining the terms "Florida college" and "community college"; specifying the counties served by each Florida college; renaming specified Florida colleges; amending s. 1001.60, F.S.; providing that the Florida College System consists of specified Florida colleges; authorizing a Florida college to change the institution's name to include "college" or "state college" under specified circumstances; requiring the district board of trustees to seek statutory codification of name changes; conforming provisions to changes made by the act; amending s. 1004.65, F.S.; providing that each Florida college shall be governed by a district board of trustees; defining a Florida college district; providing that the open-door admission policy of Florida colleges applies to lower-division programs; providing that the primary mission of Florida colleges includes the provision of upper-level instruction and baccalaureate degrees as authorized by law; conforming provisions to changes made by the act; repealing s. 1004.73, F.S., relating to St. Petersburg College; repealing s. 1004.875, F.S., relating to the State College Pilot Project; amending s. 1007.23, F.S.; providing that associate in arts graduates of Florida colleges must be granted admission to the upper division of a Florida college and shall receive priority for such admission over out-of-state students; requiring specified publications of Florida colleges and state universities to include certain information; conforming provisions to changes made by the act; amending s. 1007.33, F.S.; providing a definition for the term "district"; providing that Florida colleges may offer specified baccalaureate degree programs through agreements with regionally accredited postsecondary educational institutions; authorizing Florida colleges to offer baccalaureate degree programs authorized by law prior to the act's effective date; requiring State Board of Education approval for baccalaureate degree programs proposed by a Florida college after the act's effective date; specifying the purposes for which a baccalaureate degree program may be proposed; providing an exemption from the requirement for State Board of Education approval for specified baccalaureate degree programs offered by St. Petersburg College; authorizing the Division of Florida Colleges to accept and review applications from Florida colleges to obtain an exemption from the requirement for State Board of Education approval if certain conditions are met; providing eligibility criteria for such exemption; requiring that the division recommend an institution for exemption to the board; requiring that the board review such recommendation for approval or disapproval; requiring that all Florida Colleges engage in need, demand, and impact discussions; requiring that documentation, data, and other information be provided to certain educational entities; providing for a compliance review of approved baccalaureate degree programs; specifying the approval process for baccalaureate degree programs; specifying contents of a proposal for a baccalaureate degree program; specifying requirements for Florida colleges offering baccalaureate degree programs; requiring that the State Board of Education adopt specified rules; conforming provisions to changes made by the act; amending ss. 120.65, 288.8175, 1004.70, 1004.87, and 1009.23, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Criminal Justice; Military Affairs and Domestic Security; and Military Affairs and Domestic Security—

CS for CS for SB 2684—A bill to be entitled An act relating to seaport security; creating s. 311.115, F.S.; establishing the Seaport Security Standards Advisory Council; providing for membership and terms of office; providing duties; requiring reports to the Governor and Legislature; amending s. 311.12, F.S.; revising provisions relating to seaport security; authorizing the Department of Law Enforcement to exempt all or part of a port from certain security requirements; providing criteria for determining eligibility to enter secure or restricted areas; establishing a statewide access eligibility reporting system within the department; requiring all access eligibility to be submitted to the depart-

ment and retained within the system; deleting the requirement that seaports promptly notify the department of any changes in access levels; requiring changes in access eligibility status to be reported within a certain time; providing for fees; providing a procedure for obtaining access to secure and restricted areas using federal credentialing; specifying the process for conducting criminal history checks and for the retention of fingerprint information; providing a criminal penalty for providing false information related to obtaining access to restricted seaport areas; providing additional criminal offenses that disqualify a person from employment by or access to a seaport; deleting the requirement that the department notify the port authority that denied employment of the final disposition of a waiver request from background screening requirements; allowing, rather than requiring, certain applications for a waiver from security requirements to be submitted to the Domestic Security Council for review; requiring a copy of the department's legislative report to be provided to each seaport governing body or authority; requiring the department to provide assessment briefings to seaport authority governing boards and local regional domestic security task force co-chairs at least once per year; requiring certain board members to attend assessment briefings; adding the department to those entities responsible for allocating funds for security projects; repealing s. 311.111, F.S., relating to unrestricted and restricted public access areas and secured restricted access areas; repealing s. 311.125, F.S., relating to the Uniform Port Access Credential System and the Uniform Port Access Credential Card; amending s. 311.121, F.S.; revising the membership of the Seaport Security Officer Qualification, Training, and Standards Coordinating Council; amending ss. 311.123, 311.124, 311.13, 943.0585, and 943.059, F.S.; conforming terms and cross-references; directing the Office of Drug Control to commission an update of the Florida Seaport Security Assessment 2000, which shall be presented to the Legislature by a certain date; authorizing the Department of Law Enforcement to create a pilot project to implement the seaport employee access system; transferring certain equipment from the Department of Highway Safety and Motor Vehicles to the Department of Law Enforcement for use in the project; providing a contingency with respect to assessment briefings conducted by the department; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

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

CS for SB 242—A bill to be entitled An act relating to human vaccinations; amending s. 499.005, F.S.; prohibiting the sale, purchase, manufacture, delivery, importation, administration, and distribution of certain vaccines containing organic or inorganic mercury compounds in excess of a certain amount; amending s. 1003.22, F.S.; revising requirements for the administration of certain vaccines required for school entry; authorizing a parent, legal guardian, or authorized person to choose an alternative immunization schedule under certain conditions; requiring licensed health care providers to provide certain vaccine information statements to parents, legal guardians, and legal representatives before the administration of certain vaccines to children; requiring health care providers to obtain a signed statement from parents, legal guardians, authorized persons, and legal representatives documenting that the vaccine information statements are provided; specifying the required contents of the signed statement; requiring health care providers to record the lot number of each vaccine on the signed statement or a permanent office log; requiring health care providers to maintain certain records; providing for application of the act to certain vaccine information statements; authorizing the use of a single signed statement for the administration of multiple vaccines under certain circumstances; amending ss. 381.003 and 1002.42, F.S.; conforming cross-references; providing an effective date.

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

By the Committees on Transportation; and Community Affairs; and Senator Bennett—

CS for CS for SB 362—A bill to be entitled An act relating to growth management; amending s. 163.3164, F.S.; redefining the term “existing

urban service area” as “urban service area”; defining the term “dense urban land area”; requiring the Office of Economic and Demographic Research to annually calculate the population and density criteria needed to determine which jurisdictions qualify as dense urban land areas; providing for the use of certain data and certain boundaries for such determination; requiring the Office of Economic and Demographic Research to submit to the state land planning agency the list of jurisdictions that meet certain criteria by a specified date; requiring the state land planning agency to publish such list; amending s. 163.3177, F.S.; revising the criteria for future land use designations; authorizing the state land planning agency to allow for a projected 5-year capital outlay full-time equivalent student growth rate to exceed certain percent under certain circumstances; amending s. 163.3180, F.S.; revising concurrency requirements; revising legislative findings; providing for the applicability of transportation concurrency exception areas; deleting certain requirements for transportation concurrency exception areas; requiring that a local government that has certain transportation concurrency exception area adopt land use and transportation strategies within a specified timeframe; requiring the state land planning agency to submit certain finding to the Administration Commission; 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 by a specified date; requiring that the report contain certain information relating to transportation concurrency exception areas; providing for an exemption from level-of-service standards for proposed development related to qualified job creation projects; revising provisions relating to proportionate fair-share mitigation; revising provisions relating to school concurrency requirements; requiring that charter schools be considered as a mitigation option under certain circumstances; revising the criteria for proportionate-share contributions; defining the term “backlog”; creating s. 163.31802, F.S.; prohibiting the establishment of local security standards requiring businesses to expend funds to enhance local governmental services or functions under certain circumstances; providing an exception; amending s. 163.3187, F.S.; clarifying that text amendments can be made only twice a year; amending s. 163.32465, F.S.; authorizing local governments to use the alternative state review process to designate urban service areas; providing legislative intent with respect to the alternative state review pilot program; amending s. 171.091, F.S.; requiring that a municipality submit a copy of any revision to the charter boundary article which results from an annexation or contraction to the Office of Economic and Demographic Research; amending s. 380.06, F.S.; providing that certain exempt uses that are part of a larger project that is subject to development-of-regional-impact review are exempt from such review under certain circumstances; providing legislative findings and determinations relating to replacing the transportation concurrency system with a mobility fee system; requiring that the state land planning agency and the Department of Transportation develop a methodology for a mobility fee system; requiring that the state land planning agency and the department submit joint reports to the Legislature by a specified date; extending certain permits, orders, or applications that are due to expire on or before September 1, 2011; providing for application of the extension to certain related activities; providing exceptions; providing a declaration of important state interest; providing an effective date.

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

By the Committee on Commerce; and Senator Hill—

CS for SB 516—A bill to be entitled An act relating to unemployment compensation; amending s. 443.036, F.S.; defining the terms “alternative base period,” “good cause,” and “member of the individual's immediate family”; redefining the term “base period”; amending s. 443.091, F.S.; revising the requirements for eligibility to receive benefits; prohibiting unemployed individuals from being ineligible for unemployment benefits based solely on the individual's availability to work certain hours; providing for an alternative base period after a certain date; amending s. 443.101, F.S.; prohibiting an individual from being disqualified from benefits if he or she leaves work due to good cause; prohibiting un-

employed individuals from being disqualified for unemployment benefits based solely on the individual's availability for only part-time work under certain circumstances; amending s. 443.151, F.S.; requiring an employer to provide wage information to support an individual's eligibility for benefits; authorizing the Agency for Workforce Innovation to accept an affidavit from the claimant to support eligibility for benefits; amending ss. 443.1216 and 443.131, F.S.; conforming cross-references to changes made by the act; providing an effective date.

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

By the Committee on Commerce; and Senators Garcia and Hill—

CS for SB 810—A bill to be entitled An act relating to the Unemployment Compensation Trust Fund; amending s. 443.1217, F.S.; raising the amount of an employee's wages subject to an employer's contribution to the trust fund, with a reversion to current law after January 1, 2015; amending s. 443.131, F.S.; revising the rate and recoupment period for computing the employer contribution to the trust fund, with a reversion to current law for recoupment after January 1, 2015; providing the calculation for lowering an employer's contribution to the trust fund under certain circumstances beginning January 1, 2015; providing for a suspension of lowering the employer's contribution under certain circumstances; providing a definition of taxable payroll; amending s. 443.191, F.S.; providing for advances to be credited to the Unemployment Compensation Trust Fund; providing authority to the Governor or the Governor's designee to request advances; providing effective dates.

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

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

CS for SB 956—A bill to be entitled An act relating to elections; creating s. 97.0115, F.S.; providing for the preemption of certain matters to the state; providing exceptions; amending s. 97.012, F.S.; expanding the list of responsibilities of the Secretary of State when acting in his or her capacity as chief election officer; prohibiting the secretary from performing certain actions; amending s. 97.0535, F.S.; requiring that certain first-time voters provide identification before election day; removing certain types of identification from the list of acceptable forms of identification for certain first-time voters; requiring that the supervisor validate registrations before election day for certain first-time voters; requiring that certain applicants vote a provisional ballot; amending s. 97.0575, F.S.; requiring that third-party voter registration organizations register with the division; requiring such organizations provide the division with certain information; requiring that the Division of Elections of the Department of State or a supervisor of elections make voter registration forms available to third-party voter registration organizations; requiring that such forms contain certain information; requiring that the division and supervisors of elections maintain a database of certain information; requiring that such information be provided in electronic format; requiring that such information be updated and made public daily at a certain time; providing that a third-party voter registration organization that collects voter registration applications serves as a fiduciary to the applicant; specifying duties of such an organization; specifying an affirmative defense to certain violations of state law; providing criminal penalties for violations of certain provisions of state law; providing circumstances under which a third-party voter registration organization is subject to specified civil penalties; providing for the referral of violations to the Attorney General and state attorney; authorizing the Attorney General to initiate a civil action; providing that an action for relief may include a permanent or temporary injunction, a restraining order, or any other appropriate order; requiring that the division adopt rules for specified purposes; deleting certain requirements for third-party voter registration organizations; deleting certain fines; amending s. 98.065, F.S.; clarifying a requirement that a supervisor of election incorporate certain procedures into his or her registration list maintenance program to reflect that such programs are not conducted biennially; requiring that a registration list maintenance program be

conducted by each supervisor of elections at specified intervals during odd-numbered and even-numbered years; amending s. 99.012, F.S.; providing that a person who fails to meet certain requirements of state law does not qualify as a candidate for election; requiring that such a person be removed from the ballot; amending s. 100.111, F.S.; providing that a candidate for a legislative or county office is deemed elected after winning an open primary; providing that a vacancy in nomination is not created if a nominee did not properly qualify or does not meet the necessary qualifications to hold the office sought; amending s. 100.371, F.S.; revising the number of years that an initiative petition is valid; requiring that a petition form be submitted within a specified period after the date on which the petition was signed in order to be valid; deleting a limitation on the period for revoking a signature on a petition form; amending s. 101.043, F.S.; removing certain forms of identification from the list of forms of identification used to identify voters at a polling place; amending s. 101.045, F.S.; providing circumstances under which an elector is eligible for a provisional ballot; amending s. 101.131, F.S.; providing procedures for the designation of poll watchers; requiring that the division prescribe a form for the designation of poll watchers; providing conditions under which poll watchers are authorized to enter polling areas and watch polls; requiring that a supervisor of elections provide identification to poll watchers a specified period before early voting begins; requiring that poll watchers display such identification at all times while in a polling place; amending s. 101.62, F.S.; requiring that certain information regarding absentee ballots be made available during a specified period; requiring that a supervisor mail absentee ballots during specified periods before primary and general elections, or a specified period after receiving a request for an absentee ballot under certain circumstances; amending s. 101.64, F.S.; prohibiting a supervisor from placing certain information on a mailing envelope containing an absentee ballot; requiring that a supervisor establish and maintain a prepaid account with the United State Postal Service for specified purposes; amending s. 101.6923, F.S.; revising the form for absentee ballot instructions for certain first-time voters; amending s. 102.031, F.S.; prohibiting certain persons and organizations from soliciting a voter while the voter is standing in line to enter any polling place or early voting site; expanding the definition of the terms "solicit" and "solicitation"; amending s. 103.091, F.S.; authorizing a political party to adopt additional qualifying requirements for certain offices; revising membership of a state executive committee; authorizing certain members of a political party to vote by proxy if proxy voting is permitted by party rule; amending s. 103.121, F.S.; specifying a venue for any action involving the constitution, rules, or bylaws of a political party; amending s. 106.011, F.S.; expanding the list of entities not considered political committees for specified purposes; providing that certain expenditures are not contributions or expenditures for the purpose of certain provisions of state law; amending s. 106.08, F.S.; deleting provisions limiting the amount of contributions certain candidates may accept during a specified period preceding a general election; revising the list of non-allocable items that a political party may provide to candidates; amending s. 106.141, F.S.; requiring that a qualifying officer notify a candidate of certain amounts owed no later than a specified period after the candidate becomes unopposed or withdraws; amending s. 106.143, F.S.; requiring that certain political advertisements prominently state certain information; authorizing certain political advertisements to use names and abbreviations in the advertisement's disclaimer; amending s. 106.17, F.S.; authorizing state and county executive committees of a political party to conduct political polls for specified purposes; authorizing the sharing of the results of such polls under certain conditions; providing that expenditures incurred by state and county executive committees for such polls do not constitute contributions to potential candidates; amending s. 106.24, F.S.; specifying a term of appointment for the executive director of the Florida Elections Commission; requiring that the Senate confirm such appointment; limiting the number of consecutive terms that a director may serve; conforming a cross-reference; amending s. 106.29, F.S.; authorizing the reporting of expenditures for salaries in the aggregate in certain reports; amending s. 106.295, F.S.; eliminating a prohibition on leadership funds; repealing s. 97.052(6), F.S., relating to notification and correction subsequent to the failure of a voter registration applicant to provide required information on a voter registration application form; amending s. 97.073, F.S.; revising the responsibilities of a supervisor of elections regarding notification of applicants of the disposition of voter registration applications; amending s.

98.075, F.S.; providing methods for removing the names of deceased persons from the statewide voter registration system; amending s. 99.021, F.S.; revising a requirement for a qualifying officer to furnish a printed copy of the candidate oath to candidates; revising oath requirements; amending s. 99.061, F.S.; requiring that constitutional office candidates file notarized financial disclosure statements; requiring that candidates file certain original documentation when qualifying for office; amending s. 99.063, F.S.; deleting a requirement that candidates for Governor and Lieutenant Governor sign and acknowledge a specified loyalty oath; amending s. 101.151, F.S.; deleting a provision requiring that the title "supervisor of elections" and the names of candidates running for such office appear under the heading entitled "County" on election ballots; requiring that marksense ballots be printed by precinct; revising ballot layout specifications; clarifying the order of candidate offices on a ballot title; amending s. 101.5612, F.S.; requiring the use of certain ballots and technology for preelection testing of tabulating equipment; amending s. 101.591, F.S.; revising provisions relating to voting system audits; requiring postelection, random audits of voting systems; providing audit procedures; requiring the publication of an audit notice; prescribing requirements for audit reports; providing procedures for requesting an audit; requiring that the Department of State adopt rules; amending s. 101.6952, F.S.; revising procedures for processing absentee ballot requests and communicating by electronic mail with overseas voters; amending s. 101.697, F.S.; requiring that the Department of State determine whether secure electronic means can be established for requesting, sending, or receiving absentee ballots and ballot materials to and from overseas voters; requiring that the department adopt rules for specified purposes if such security can be established; amending s. 102.111, F.S.; clarifying that the Governor and Cabinet members shall serve ex officio on the Elections Canvassing Commission; establishing meeting times for the commission; amending s. 102.112, F.S.; conforming a cross-reference; amending s. 102.141, F.S.; providing circumstances under which the Secretary of State, county canvassing board, or local board is responsible for ordering recounts in elections; amending s. 102.166, F.S.; creating and modifying manual recount exemptions; revising the procedures for ordering a manual recount; amending s. 102.168, F.S.; revising the time to submit a complaint contesting an election; identifying indispensable parties in actions to contest an election; amending s. 105.031, F.S.; requiring that candidates for the office of supervisor of elections pay a specified qualifying fee, subscribe to an oath, and file certain items with the supervisor of elections before the end of the qualifying period; requiring that a candidate's oath for candidates for certain nonpartisan offices to be made available to each candidate by the qualifying officer; deleting a requirement that the candidate take a certain oath; requiring that the candidate attest in the oath that he or she will support the federal and state constitutions; specifying items required to be filed in order to qualify for office; amending s. 98.015, F.S.; requiring that a supervisor of elections in each county be elected in a nonpartisan election; amending s. 105.035, F.S.; including candidates for the office of supervisor of elections among the list of candidates who may qualify for election by a specified petition process; amending s. 105.041, F.S.; requiring that space be made available on a general election ballot for an elector to write in the name of a write-in candidate for the office of supervisor of elections if such candidate has qualified as a write-in candidate pursuant to state law; amending s. 105.051, F.S.; prohibiting the name of an unopposed candidate for the office of supervisor of elections from appearing on any ballot; amending s. 105.061, F.S.; requiring that the election of a supervisor of elections be by vote of the qualified electors of a county; amending s. 105.08, F.S.; limiting the contributions that may be accepted and the expenses that may be incurred by a candidate for the office of supervisor of elections; requiring such candidates to keep an accurate record of such contributions and expenses; requiring that such information be reported in accordance with state law; amending s. 105.09, F.S.; prohibiting a political party or partisan political organization from endorsing, supporting, or assisting any candidate in a campaign for election to the office of supervisor of elections; providing that it is a second-degree misdemeanor to knowingly commit such acts; creating s. 106.113, F.S.; defining the terms "local government" and "public funds"; prohibiting a local government from expending, and a person or group from accepting, public funds for a political advertisement or electioneering communication concerning an issue, referendum, or amendment that is subject to the vote of the electors; providing an ex-

ception for certain electioneering communications; clarifying restrictions with respect to local officials; amending s. 876.05, F.S.; deleting a requirement that candidates for public office take the public employee oath; repealing s. 101.5911, F.S., relating to rulemaking authority for voting system audit procedures; repealing s. 876.07, F.S., relating to a requirement that a candidate file the public employees' oath as a prerequisite to qualifying for public office; creating s. 100.372, F.S.; defining the terms "department," "petition circulator," "paid petition circulator," and "registrant"; prohibiting a person from engaging in any activities as a paid petition circulator without first registering as such with the department; prohibiting a person or entity from providing compensation to a person for engaging in activities as a petition circulator if that person is not registered with the department; providing requirements for eligibility to engage in activities as a paid petition circulator; authorizing application to the department for registration and requiring certain information; requiring that the department register eligible applicants within a specified period after its receipt of the application; requiring that a registrant notify the department in writing of any change in the information submitted within a specified period after such change; requiring that certain individuals who submit an initiative petition form collected by a paid petition circulator to a supervisor of elections for verification simultaneously submit a signed, written affirmation that the initiative petition signatures on the form were collected in compliance with certain requirements of state law; requiring that the department adopt a form for such affirmation; requiring that such form identify potential criminal and civil penalties for submitting a false affirmation; requiring that the department issue evidence of registration; requiring that every petition form presented by a registrant to a person for his or her possible signature contain certain information; providing conditions under which a signature shall be deemed invalid and ineligible to be verified or counted; requiring that the supervisor of elections return, at the expense of the political committee sponsoring the initiative petition, the invalid initiative petition form within a specified period after invalidation; requiring that such political committee provide written notice to an elector whose signature was invalidated within a specified period after receipt of an invalid form from a supervisor; requiring that the notice contain certain information and provide the elector an opportunity to sign a replacement initiative petition form; providing that certain electors are exempt from certain provisions of state law for specified purposes; providing for the applicability of certain provisions of state law to initiative petition forms; providing for circumstances in which a registrant's registration is rendered invalid; requiring notification of such circumstances; requiring that the department create a training program for applicants; providing requirements for the program; authorizing the department to conduct training through a secure website and to contract with a third-party vendor for the administration of the program; requiring that the department adopt rules; requiring that the department establish a registration fee; providing for the deposit of funds collected from the administration of such fee; providing that certain signatures gathered before a specified date may be verified and counted if otherwise valid; providing that signatures gathered on or after such date may be verified and counted only if gathered in compliance with the act; providing for severability; providing an effective date.

—was referred to the Policy and Steering Committee on Governmental Operations.

By the Committee on Criminal Justice; and Senator Richter—

CS for SB 1114—A bill to be entitled An act relating to highway safety; amending s. 318.18, F.S.; providing an additional penalty for violations of provisions that require traffic to stop for a school bus, prohibit racing on highways, and prohibit reckless driving; providing for distribution of moneys collected; amending s. 318.21, F.S.; providing for distribution of specified civil penalties; amending s. 322.0261, F.S.; requiring the Department of Highway Safety and Motor Vehicles to identify a person who has committed a first violation of specified provisions and require such person to complete a driver improvement course; providing for cancellation of license for failure to complete such course within a specified time period; amending s. 395.4036, F.S.; providing for distribution of funds to trauma centers; providing an effective date.

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

By the Committee on Health Regulation; and Senators Gaetz, Sobel, Oelrich, Fasano, Bennett, Lynn, and Altman—

CS for SB 1122—A bill to be entitled An act relating to health insurance; amending s. 627.638, F.S.; requiring that an insurer make payment to the designated provider of services whenever an insured, using any health insurance claim form, specifically authorizes payment of benefits directly to any recognized hospital, licensed ambulance provider, physician, dentist, or other person who provided the services in accordance with the provisions of the policy; deleting an exception; providing that the insurance contract may not prohibit payment of benefits directly to such providers; requiring that claims forms provide an option for such payment; providing an effective date.

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

By the Committee on Commerce; and Senators Haridopolos and Baker—

CS for SB 1526—A bill to be entitled An act relating to commercial launch zone tax incentives; creating s. 220.194, F.S.; establishing credits against the corporate income tax for certain taxpayers that operate or provide investments for a commercial spaceflight project; providing definitions for purposes of the tax credits; establishing eligibility requirements for the tax credits; allowing for the carryforward of tax credits under certain circumstances; providing application and certification requirements; requiring the Office of Tourism, Trade, and Economic Development to determine the eligibility of taxpayers; providing for the expiration and renewal of a taxpayer's eligibility for tax credits; providing for administration and auditing of tax credits by the Department of Revenue; requiring the return and deposit of tax credits under certain circumstances; requiring the office to consult with Space Florida and adopt rules for tax credit applications and certifications; authorizing the department to adopt rules for tax administration, claims and transfers of tax credits, auditing, and reporting; amending s. 14.2015, F.S.; revising the duties of the office to include administration of the tax credits created by the act; amending s. 213.053, F.S.; providing for sharing of confidential information; amending s. 220.02, F.S.; revising legislative intent relating to the order for applying tax credits; amending s. 220.13, F.S.; specifying that net operating losses taken or transferred as corporate income tax credits may not also be deducted from income; amending s. 220.16, F.S.; adding the financial assistance obtained by the sale of tax credits pursuant to s. 220.194, F.S., to the category of nonbusiness income that must be reported; providing an effective date.

—was referred to the Committee on Transportation and Economic Development Appropriations; and the Policy and Steering Committee on Ways and Means.

By the Committee on Transportation; and Senator Altman—

CS for SB 1588—A bill to be entitled An act relating to the impoundment or immobilization of vehicles; amending s. 316.193, F.S.; requiring the court to include the name and address of immobilization agencies that meet the requirements of law in the order of impoundment or immobilization; requiring the person whose vehicle is ordered to be impounded or immobilized to pay the impoundment or immobilization fees and costs directly to the person impounding or immobilizing the vehicle; establishing professional criteria for immobilization agencies engaged in the business of immobilizing vehicles in judicial circuits where personnel of the court or sheriff do not immobilize vehicles; providing that it is a misdemeanor of the first degree for a person to fail to comply with the requirements necessary to immobilize a vehicle; authorizing a person to initiate a civil suit against a person who fails to comply with the requirements to immobilize a vehicle; providing for attorney's fees and costs; defining terms; providing an effective date.

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

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

CS for SB 1680—A bill to be entitled An act relating to the English Language Learners Pilot Program; creating s. 1003.561, F.S.; requiring that the State Board of Education implement a pilot program that provides professional development training for reading teachers to become qualified to teach reading to students who are English Language Learners; requiring that the Commissioner of Education appoint members to a committee to develop and identify the content for the pilot program; requiring that the commissioner select three school districts to participate in the pilot program; requiring that each participating district submit an annual progress report to the Department of Education; requiring that the reports contain certain information; requiring that the department submit a report to the State Board of Education; requiring that the commissioner recommend to the board whether to adopt a permanent program and the content for such program; providing an effective date.

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

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

CS for SB 1682—A bill to be entitled An act relating to school improvement and accountability; amending s. 1001.42, F.S.; revising provisions relating to the powers and duties of district school boards to implement the state system of school improvement and education accountability; amending s. 1008.33, F.S.; requiring that the State Board of Education comply with the federal Elementary and Secondary Education Act (ESEA); authorizing the board to adopt rules in compliance with the ESEA after evaluating and determining that the ESEA and its implementing regulations are consistent with the statements of purpose in the ESEA; authorizing the board to adopt rules to maintain such compliance; providing requirements for the state system of school improvement and education accountability; requiring that school districts be held accountable for improving the academic achievement of all students and identifying low-performing schools; requiring that the Department of Education categorize public schools annually based on school grade and the level and rate of change in student performance; providing that schools are subject to certain intervention and support strategies; authorizing the State Board of Education to prescribe reporting requirements to review and monitor the progress of schools; requiring that the Department of Education create a matrix reflecting which intervention and support strategies to apply to schools in each category; providing criteria for categorizing schools as the lowest-performing schools; requiring that a school district submit a plan, subject to the State Board of Education's approval, for implementing one of four options to improve the performance of the lowest-performing schools; requiring that the school district submit a plan for implementing another option if the lowest-performing schools do not move to another category; requiring that a school make significant progress by improving its grade and increasing student performance in mathematics and reading to advance to a higher category; requiring that the State Board of Education adopt rules; amending s. 1008.345, F.S.; conforming provisions to changes made by the act; amending s. 1012.2315, F.S.; revising legislative findings and intent; revising provisions relating to the assignment of teachers to conform to changes made by the act; providing an effective date.

—was placed on the Calendar.

By the Committees on Criminal Justice; and Transportation; and Senator Altman—

CS for CS for SB 2004—A bill to be entitled An act relating to uniform traffic control; creating the "Mark Wandall Traffic Safety Act"; amending s. 316.003, F.S.; defining the term "traffic infraction detector"; creating s. 316.0076, F.S.; preempting to the state the use of cameras to

enforce traffic laws; creating s. 316.0083, F.S.; creating the Mark Wandall Traffic Safety Program to be administered by the Department of Transportation; requiring a county or municipality to enact an ordinance in order to use a traffic infraction detector to identify a motor vehicle that fails to stop at a traffic control signal steady red light; requiring authorization of a traffic infraction enforcement officer or a code enforcement officer to issue and enforce a ticket for such violation; requiring such detectors to meet department contract specifications; requiring signage; requiring certain public awareness procedures; requiring the ordinance to establish a fine of a certain amount; permitting the ordinance to provide for installing, maintaining, and operating such detectors on rights-of-way owned or maintained by the Department of Transportation or the county; requiring the county or Department of Transportation to issue permits for the installation; prohibiting additional charges; exempting emergency vehicles; providing that the registered owner of the motor vehicle involved in the violation is responsible and liable for payment of the fine assessed; providing exceptions; providing procedures for disposition and enforcement of tickets; providing for disposition of revenue collected; providing complaint procedures; providing for the Legislature to exclude a county or municipality from the program; requiring reports from participating municipalities and counties to the department; requiring the department to make reports to the Governor and the Legislature; amending s. 316.0745, F.S.; providing that traffic infraction detectors must meet certain specifications; providing for preexisting equipment; creating s. 316.0776, F.S.; providing for placement and installation of detectors on certain roads; amending s. 316.1967, F.S.; providing for inclusion of persons having outstanding violations in a list sent to the department for enforcement purposes; amending s. 395.4036, F.S.; providing for distribution of funds to trauma centers, certain hospitals, and certain nursing homes; reenacting s. 320.03(8), F.S., relating to the duties of tax collectors relative to motor vehicle registration and license plate distribution, to incorporate the amendments made to s. 316.1967, F.S., in a reference thereto; providing for severability; providing an effective date.

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

By the Committee on Health Regulation; and Senator Rich—

CS for SB 2030—A bill to be entitled An act relating to the Florida Center for Nursing; amending s. 464.0195, F.S.; requiring the Board of Nursing to provide certain information to nurses before they are given the opportunity to contribute to funding the center at licensure renewal; providing an effective date.

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

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

CS for SB 2088—A bill to be entitled An act relating to the Florida Financial Management Information System; amending s. 215.90, F.S.; conforming a cross-reference; amending s. 215.91, F.S.; providing that the Financial Management Information Board is responsible for the system; deleting provisions relating to the Florida Financial Management Information System Coordinating Council; deleting references to functional owner subsystems; amending s. 215.92, F.S.; redefining terms and adding and deleting definitions; creating s. 215.922, F.S.; establishing the Agency for Enterprise Business Services within the Department of Financial Services; providing that the office is a separate budget entity not subject to the department; providing that the agency is headed by the Governor and Cabinet acting as the Financial Management Information Board; providing for an executive director; providing the duties of the agency; creating s. 215.923, F.S.; establishing the Enterprise Financial Business Operations Council to act in an advisory capacity to the agency; providing the members of the council; providing council duties; creating s. 215.924, F.S.; providing for an Enterprise Financial Business Strategic Plan; requiring the plan to be annually reviewed, updated and submitted to the Legislature; providing for the contents of the plan; amending s. 215.93, F.S.; revising provisions relating to the

Florida Financial Management Information System; renaming the Florida Accounting Information Resource Subsystem the Financial Management Subsystem; adding the Revenue and Tax Collection, Processing, and Distribution Subsystem; deleting references to functional owner subsystems and providing for enterprise business owners; revising the duties of the owners; deleting references to the design and coordination staff; providing for the ownership and functions of the Revenue and Tax Collection, Processing, and Distribution Subsystem by the Department of Revenue; amending s. 215.94, F.S.; deleting references to functional owner subsystems and providing for enterprise business owners; amending s. 215.95, F.S.; providing additional duties for the Financial Management Information Board; repealing s. 215.96, F.S., relating to the coordinating council and design and coordination staff; creating s. 215.961, F.S.; providing state agency requirements relating to the Florida Financial Management Information System and the use of functional information and enterprise agency business subsystems; repealing s. 570.07(41), F.S., relating to the Department of Agriculture and Consumer Services' exemption from using the state online procurement system; amending ss. 17.11, 216.102, 216.141, and 216.237, F.S.; conforming terms; providing an effective date.

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

By the Committees on Regulated Industries; and Community Affairs; and Senator Bennett—

CS for CS for SB 2100—A bill to be entitled An act relating to building safety; amending s. 399.02, F.S.; exempting certain elevators from provisions requiring modifications to heat sensors and electronic controls; amending s. 399.15, F.S.; providing an alternative method to allow 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, revising the term “home inspection services” to include the visual examination of additional components; 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 certain prohibitions with respect to 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 against a licensee found guilty of certain violations; amending s. 468.8324, F.S.; providing additional requirements for licensure as a home inspector; 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 for purposes of coverage by the Citizens Property Insurance Corporation; amending s. 627.711, F.S.; effective July 1, 2010, authorizing the Financial Services Commission to accept as valid a uniform mitigation verification form signed by a licensed home inspector; repealing s. 718.113(6), F.S., relating to requirements for 5-year inspections of certain condominium improvements; amending s. 553.37, F.S.; 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 Florida Building 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; exempting certain mausoleums from the requirements of the Florida Building Code; restricting the code or an code enforcement agency from imposing requirements on certain air conditioning systems; 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 nonbinding inter-

pretations; 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; amending s. 553.841, F.S.; deleting provisions requiring that the Department of Community Affairs maintain, update, develop, or cause to be developed a core curriculum for persons who enforce the Florida Building Code; amending s. 553.842, F.S.; authorizing rules requiring the payment of product evaluation fees directly to the administrator of the product evaluation and approval system; requiring that the provider remit a portion of the fees to the department to cover its costs; providing requirements for the approval of applications for state approval of a product; providing for certain approved products to be immediately added to the list of state-approved products; requiring that the commission's oversight committee review approved products; revising the list of approved evaluation entities; deleting obsolete provisions governing evaluation entities; amending s. 553.844, F.S.; providing an exemption from requirements from roof and opening protections for certain exposed mechanical equipment or appliances; amending s. 553.885, F.S.; revising requirements for carbon monoxide alarms; providing an exception for buildings undergoing alterations or repairs; defining the term "addition"; amending s. 553.9061, F.S.; revising the energy-efficiency performance options and elements identified by the commission for purposes of meeting certain goals; amending s. 553.912, F.S.; providing requirements for the replacement of air conditioning systems; 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 relating to the Florida Building Code; 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; amending s. 633.0215, F.S.; providing guidelines for the State Fire Marshal to use in issuing an expedited declaratory statement; requiring the State Fire Marshal to issue an expedited declaratory statement under certain circumstances; providing requirement for a petition requesting an expedited declaratory statement; amending s. 633.026, F.S.; providing legislative intent; providing for the establishment of the Fire Code Interpretation Committee; providing for the membership of the committee and requirements for membership; requiring that non-binding interpretations of the Florida Fire Prevention Code be issued within a specified period after a request is received; providing for the waiver of such requirement under certain conditions; requiring the Division of State Fire Marshal to charge a fee for nonbinding interpretations; providing that fees may be paid directly to a contract provider; providing requirements for requesting a nonbinding interpretation; requiring the Division of State Fire Marshal to develop a form for submitting a petition for a nonbinding interpretation; providing for a formal interpretation by the State Fire Marshal; requiring that an interpretation of the Florida Fire Prevention Code be published on the division's website and the Florida Administrative Weekly; amending s. 633.081, F.S.; requiring the Division of State Fire Marshal and the Florida Building Code Administrator and Inspectors Board enter into a reciprocity agreement for purposes of recertifying building code inspectors, plan inspectors, building code administrators, and firesafety inspectors; amending s. 633.352, F.S.; providing an exception to requirements for recertification as a firefighter; amending s. 633.521, F.S.; revising requirements for certification as a fire protection system contractor; revising the prerequisites for taking the certification examination; authorizing the State Fire Marshal to accept more than one source of professional certification; revising legislative intent; amending s. 633.524, F.S.; authorizing the State Fire Marshal to enter into contracts for examination services; providing for direct payment of examination fees to contract providers; amending s. 633.537, F.S.; revising the continuing education requirements for certain permitholders; amending 633.72, F.S.; revising the terms of service for members of the Fire Code Advisory Council; repealing s. 553.509(2), F.S., relating to requirements for alternate power sources for elevators for purposes of operating during an emergency; directing the Florida Building Commission to conform provisions of the Florida Building Code with revisions made by the act relating to the operation of elevators; providing effective dates.

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

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

CS for CS for SB 2226—A bill to be entitled An act relating to mortgage brokering and mortgage 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. 494.00115, F.S.; providing exemptions from part I, II, and III of ch. 494, F.S., relating to the licensing and regulation of loan originators, mortgage brokers, and mortgage lenders; creating s. 494.00135, 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. 494.0026, F.S.; conforming cross-references; 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 by a mortgage broker, mortgage brokerage business, correspondent mortgage lender, or mortgage lender; providing for a loan modification agreement and for the inclusion of a borrower's right of cancellation statement; providing remedies; amending s. 494.00295, F.S.; deleting references to a mortgage brokerage business and a correspondent mortgage lender, and adding reference to a loan originator; providing a directive to the Division of Statutory Revision; repealing s. 494.003, F.S., relating to exemptions from 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 based on a failure to demonstrate character, general fitness, or financial responsibility sufficient to command community confidence; 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 based on a failure to demonstrate character, general fitness, or financial responsibility sufficient to command community confidence; 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 origination fees; conforming terms; amending ss. 494.00421 and 494.0043, F.S.; conforming terms; repealing s. 494.006, F.S., relating to mortgage lender licensing and regulation; 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 based on a failure to demonstrate character, general fitness, or financial responsibility sufficient to command community confidence; 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, 494.0076, 494.0077, and 501.1377 F.S.; redefining terms and conforming cross-references; amending ss. 201.23, 420.507, 520.52, 520.63, 607.0505, and 687.12, F.S.; conforming cross-references; 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.

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

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

CS for CS for SB 2482—A bill to be entitled An act relating to school improvement and accountability; amending s. 1003.413, F.S.; redefining the term “secondary school” to no longer include an elementary school serving students through grade 6 only; repealing s. 1003.413(5), F.S., relating to a requirement that the Commissioner of Education create and implement the Secondary School Improvement Award Program; amending s. 1003.4156, F.S.; correcting a cross-reference; amending s. 1003.429, F.S.; revising provisions relating to accelerated high school graduation; revising the credits for certain courses required under the 3-year standard college preparatory program beginning with students who enter grade 9 in the 2009-2010 school year; amending s. 1003.621, F.S.; requiring that the State Board of Education annually designate school districts as academically high-performing school districts if certain criteria are met; requiring that such designation occur at the next meeting of the State Board of Education on or after a specified date each year; providing that the designation is effective beginning the following school

year; revising the information that an academically high-performing school district must include in its annual report to the State Board of Education and the Legislature; amending s. 1008.25, F.S.; requiring that each district school board annually post certain information on its Internet website; revising the date that each district school board is required to report certain information to the State Board of Education; amending s. 1008.36, F.S.; revising the date that school staff and the school advisory council are required to reach an agreement regarding the distribution of financial awards under the Florida School Recognition Program; providing an effective date.

—was placed on the Calendar.

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

CS for SB 2518—A bill to be entitled An act relating to the tax on transient rentals; amending s. 212.03, F.S.; redefining terms; requiring persons who engage in certain business activities to collect and remit the tax on transient rentals; prohibiting an owner, owner's representative, or operator from authorizing another person to facilitate the rental of transient rental accommodations unless the person agrees to collect and remit the tax on transient rentals; authorizing the Department of Revenue to provide by rule for a single registration for a dealer to register to collect the tourist development tax in certain political subdivisions; requiring dealers who engage in certain activities relating to transient rentals to separately state the taxes separately from the tangible personal property or services on the invoice; amending s. 212.06, F.S.; redefining the term “dealer”; authorizing the Department of Revenue to adopt emergency rules to implement the act; providing legislative intent; providing for prospective application of the act; providing an effective date.

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

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
State of Florida Correctional Medical Authority	
Appointee: Little, Alma B., Quincy	09/30/2009

Referred to the Committee on Ethics and Elections.

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 319 and HB 687 and requests the concurrence of the Senate.

Robert L. “Bob” Ward, Clerk

By Representative(s) Carroll, Bullard, Williams, A.—

HB 319—A bill to be entitled An act relating to recertification of minority business enterprises; amending s. 287.09451, F.S.; extending the period for recertification of a minority business enterprise; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; Commerce; and General Government Appropriations.

By Representative(s) Boyd, Bemby, Fetterman—

HB 687—A bill to be entitled An act relating to motor vehicle registration applications; amending s. 320.02, F.S.; directing the Department of Highway Safety and Motor Vehicles to include language on each application form for registration and renewal of registration permitting a contribution to Florida Sheriffs Youth Ranches, Inc.; requiring the department to transfer contributions collected each month to Florida Sheriffs Youth Ranches, Inc.; providing an effective date.

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

RETURNING MESSAGES — FINAL ACTION

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1740 by the required constitutional three-fifths vote of the membership of the House.

Robert L. "Bob" Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

CO-INTRODUCERS

Senators Aronberg—CS for CS for SB 1796, CS for SB 2018; Crist—CS for CS for SB 236, SB 434, CS for CS for SB 456, CS for SB 852; Gaetz—CS for SB 348, CS for CS for SB 1796; Siplin—SJR 1828; Storms—CS for CS for SB 1502; Wilson—CS for CS for SB 1548

Senator Deutch withdrew as co-introducer of SB 1124. Senator Fasano withdrew as co-introducer of CS for SB 242.

SENATE PAGES

April 20-24, 2009

Allan Abrantes, Jr., South Miami; Joshua Brinsley, Miami; Mary "Tory" Burnett, Jacksonville; Kendra Claude, Williston; Jarrod S. Fleming, Orlando; Clarence "Ren" Gowan, Boys Ranch; Shannon L. Hawkins, Orlando; Emmittcia "MiMi" Jones, Tallahassee; Delaitre "D.J." Hollinger, Tallahassee; Lilia "Lily" Maas, Tallahassee; Jade Martin, Ft. Lauderdale; William "Max" Moody, Tallahassee; Clarence Moore III, Miami; Robert "Cody" Pressley, Boys Ranch; Michael Prutsman, Tallahassee; Erin Riley, Sopchoppy; Jonathan Sanchez, Boys Ranch; David Sutkowy, Lehigh Acres; Alexander "Stryker" Watts, Sarasota; Jarrett Dean Williams, Valrico; Eleanor Wilson, Tallahassee