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CALL TO ORDER

The Senate was called to order by President Atwater at 10:25 a.m. A quorum present—40:

Mr. President	Fasano	Peaden
Alexander	Gaetz	Pruitt
Altman	Garcia	Rich
Aronberg	Gardiner	Richter
Baker	Gelber	Ring
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Constantine	Jones	Sobel
Crist	Joyner	Storms
Dean	Justice	Villalobos
Detert	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	
Dockery	Oelrich	

PRAYER

The following prayer was offered by Pastor Todd Lamphere, First Baptist Church of Altamonte Springs, Longwood:

Gracious Father, we are so grateful to be able to call upon you. We are so thankful for your being such a good God. Before we ask for anything, we want to thank you for being so good to us, so good to this state. Lord, I would ask that you would bless these men and women here today that represent us. I pray, God, that you give them wisdom. Lord, we need it and we need direction. We ask, God, that you would give that to them today.

We pray your blessing upon their families. Father, we would ask that you just continue to bless them and the beautiful people in our state, God, that you would meet every need; that you would heal the hurts; that you would help where needed. God, we commit these folks to you today. May you bless them and may you bless them real good. It's in your wonderful name, we pray. Amen.

PLEDGE

Senate Pages Kendra Claude of Williston; Lilia "Lily" Maas of Tallahassee; Robert "Cody" Pressley of Boys Ranch; and David Sutkowy of Lehigh Acres led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Madelyn Butler of Tampa, sponsored by Senator Crist, as doctor of the day. Dr. Butler specializes in Obstetrics and Gynecology.

ADOPTION OF RESOLUTIONS

On motion by Senator Lawson—

By Senators Lawson, Atwater, Alexander, Altman, Aronberg, Baker, Bennett, Bullard, Constantine, Crist, Dean, Detert, Deutch, Diaz de la Portilla, Dockery, Fasano, Gaetz, Garcia, Gardiner, Gelber, Haridopolos, Hill, Jones, Joyner, Justice, King, Lynn, Oelrich, Peaden, Pruitt, Rich, Richter, Ring, Siplin, Smith, Sobel, Storms, Villalobos, Wilson, and Wise—

SR 2742—A resolution honoring the life and legacy of Floridian of the Century Governor LeRoy Collins on the occasion of the 100th anniversary of his birth.

WHEREAS, Thomas LeRoy Collins was born in Tallahassee on March 10, 1909, and

WHEREAS, in 1934, LeRoy Collins was elected to the Florida House, where he served until 1940, when he was elected to the Florida Senate, and

WHEREAS, Leroy Collins served with honor and dignity in the Florida Senate, where he twice received the title of "Most Valuable Senator," resigning to fight with the United States Navy in World War II, and then returned to serve until 1954, and

WHEREAS, Leroy Collins was sworn in as the 33rd Governor of the State of Florida on January 4, 1955, as the civil rights movement entered a tumultuous era following the ruling of the United States Supreme Court in *Brown v. Board of Education*, and

WHEREAS, despite his initial disagreement with the high court's ruling in that case, Governor LeRoy Collins strongly opposed attempts on the part of the Florida Legislature to subvert the authority of the court through a policy known as interposition, writing after the Legislature passed a resolution that was not subject to veto,

"(I)f this resolution declaring the decisions of the court to be 'null and void' is to be taken seriously, it is anarchy and rebellion against the nation which must remain 'indivisible under God' if it is to survive. Not only will I not condone 'interposition' as so many have sought me to do, I decry it as an evil thing, whipped up by the demagogues and carried on the hot and erratic winds of passion, prejudice, and hysteria. If history judges me right this day, I want it known that I did my best to avert this blot," and

WHEREAS, Governor LeRoy Collins' courageous leadership and legacy lives on in the 21st Century in the hearts and daily lives of all Floridians by virtue of the causes and legislation he championed and advanced, including:

- Civil rights, human rights, and the rule of law;
- The advancement of race relations and opportunity and equal protection for all;
- “Government in the Sunshine;”
- Education, advocating for additional funding, creating Florida’s community college system, and launching the University of South Florida and Florida Atlantic University;
- Ethics in government;
- Transportation and the state turnpike systems;
- Environmental stewardship and the state parks system;
- Economic diversification;
- Apportionment and redistricting to achieve fair voting;
- Moral and ethical principles for justice and the greater good;
- Compassionate care for those with disabilities;
- Issues regarding the death penalty;
- Proper display of the Florida flag; and
- Public service the Florida Civil Service System, and

WHEREAS, Governor LeRoy Collins personified honor and good government, and is a worthy recipient of the title “Floridian of the Century,” and

WHEREAS, the month of April 2009, which has been designated as “Florida Service Learning Month” by Governor Charlie Crist, is an appropriate time to publicly recognize and honor the service of Governor LeRoy Collins to the people of the State of Florida, NOW, THEREFORE,

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

That the Senate honors the legacy of Governor LeRoy Collins, a visionary leader who possessed an uncommon understanding of the common man’s plight, stood fast on principle and decency, and avoided taking the road of political expediency, but instead choosing to forge a path of public service that stands as a beacon for elected officials everywhere.

BE IT FURTHER RESOLVED that the Senate recognizes 2009, the centennial year of the birth of Governor LeRoy Collins, as a year of inspiration and aspiration for all youth, students, and educators involved in Florida Service Learning and for all Floridians.

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

—was introduced out of order and read by title. On motion by Senator Lawson, **SR 2742** was read the second time in full and adopted.

SPECIAL GUESTS

Senator Lawson introduced the following guests who were present in the chamber: Mary Call Proctor and LeRoy Collins, Jr., children of the late Governor LeRoy Collins.

POINT OF PERSONAL PRIVILEGE

Senator Joyner made brief remarks about the late Sam Horton, a civil rights leader from Hillsborough County.

On motion by Senator Hill—

By Senators Hill, Atwater, Alexander, Altman, Aronberg, Baker, Bennett, Bullard, Constantine, Crist, Dean, Detert, Deutch, Diaz de la Portilla, Dockery, Fasano, Gaetz, Garcia, Gardiner, Gelber, Haridopolos,

Jones, Joyner, Justice, King, Lawson, Lynn, Oelrich, Peaden, Pruitt, Rich, Richter, Ring, Siplin, Smith, Sobel, Storms, Villalobos, Wilson, and Wise—

SR 2134—A resolution recognizing the 1958 Matthew Gilbert High School Panthers football team as a Florida High School Athletic Association Team of the Century.

WHEREAS, under Head Coach Earl Kitchings, Matthew Gilbert High School had the first “organized” high school football program in the City of Jacksonville, and

WHEREAS, the 1958 Matthew Gilbert High School Panthers football team has been recognized as one of the most talented in Florida history, and

WHEREAS, the 1958 Matthew Gilbert High School Panthers football team went 11-0 when it defeated Dillard High School in Ft. Lauderdale by a score of 14-7 in the first black high school state championship game in Florida, and

WHEREAS, the 1958 Matthew Gilbert High School Panthers football team was, and continues to be, a source of great pride in Jacksonville’s black community, and

WHEREAS, the Florida High School Athletic Association in 2007 recognized the 1958 Matthew Gilbert High School Panthers football team as one of ten Teams of the Century, and

WHEREAS, 1958 Matthew Gilbert High School Panthers football Head Coach Earl Kitchings, coaches William Huggins and Alvin White, trainers Alfred Chambliss and Varn Ford, assistant trainer Oliver Seabrook, statistician Elbert Robinson, and teammates Cicero Bell, Bernard Berry, John Bush, Issac Carnes, Kenneth Clair, James Clark, Russell Davis, Donald Dixon, Lee Fayson, Eddie Griffin, Milton Griffin, Charles Grover, Eugene Hardy, Willie Haywood, Louis Hill, Walter Jackson, Jesse Johnson, Harold Jones, Oliver Joyce, Charles Kohn, Willie Kohn, Joseph Lane, Randolph Lee, Kirkland McKenzie, Roy Mitchell, Roosevelt Morrell, James Murphy, Oliver Nelson, Bobby Newsome, Charles Sapp, Leon Smith, Charles Spencer, Charles Sutton, Ulysees Walker, Enoch Webster, James Whaley, and Robert Williams recently celebrated the 50th anniversary of their championship season, NOW, THEREFORE,

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

That the 1958 Matthew Gilbert High School Panthers football coaches, staff, and team be recognized by all Floridians for their outstanding skill, sportsmanship, and fierce competitiveness and for their recognition by the Florida High School Athletic Association as the top prep school football team of the 1950s and a Team of the Century.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to 1958 Matthew Gilbert High School Panthers football Head Coach Earl Kitchings as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Hill, **SR 2134** was read the second time in full and adopted.

SPECIAL GUESTS

Senator Hill introduced the following guests who were present in the chamber: Members of the 1958 Matthew Gilbert High School Panthers football team and Earl Kitchings, Jr., son of the late Panthers Head Coach Earl Kitchings. The members sang the school song and several addressed the chamber.

At the request of Senator Wilson—

By Senator Wilson—

SR 90—A resolution recognizing April 17, 2009, as “STOP Day” in the State of Florida.

WHEREAS, violence in America’s schools threatens the core of the educational process and deprives students and teachers of opportunities to learn and teach without the fear of harm, and

WHEREAS, “STOP Day” is intended to raise awareness of the growing epidemic of violence in America’s schools and motivate those who incite violence to opt for peaceful resolution of their grievances and a path of self-improvement and healing, and

WHEREAS, students are urged to recite the “Stop Day” pledge, which states: “I pledge to be nonviolent and to respect my fellow classmates. I will report crime or acts of violence to appropriate officials or call Crime Stoppers to report incidents anonymously. I will not let the actions of a few make my school dangerous or unsafe. I want a safe learning environment and will work with my fellow students to make it so,” and

WHEREAS, “STOP Day” participants are urged to show their support by developing anti-violence community service projects, inviting legal professionals to speak to student groups, conducting open-ended skits that allow student observers to predict outcomes of conflict based upon real-life choices, developing a process that encourages the reporting of school crime or violence, and conducting mock trials, and

WHEREAS, “STOP Day” will give every student in Florida an opportunity to evaluate this critical issue and assess his or her role in preventing crime or violence in our schools, NOW, THEREFORE,

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

That the Florida Senate is aware of the importance of stopping violence in schools and recognizes April 17, 2009, as “STOP Day” in the State of Florida.

—**SR 90** was introduced, read and adopted by publication.

At the request of Senator Wilson—

By Senator Wilson—

SR 96—A resolution recognizing the week of April 12-18, 2009, as “Minority Cancer Awareness Week” in the State of Florida.

WHEREAS, there has been recent progress in the fight against cancer, yet many Floridians still suffer unequal rates of cancer incidence and mortality, and medically underserved populations have inadequate access to quality cancer prevention, screening, treatment, and rehabilitation services, and

WHEREAS, certain populations of Floridians, such as African Americans, Hispanics, Latinos, and the medically uninsured, experience higher rates of cancer incidence and death, and

WHEREAS, even when poverty levels are accounted for, African Americans, American Indians, Asian Americans, and Pacific Islanders have lower 5-year-cancer-survival rates than whites who are not of Hispanic descent, and

WHEREAS, among all racial and ethnic groups, African Americans experience the highest death rate from all cancers and the highest death rate from lung, colorectal, prostate, and cervical cancers, and

WHEREAS, Hispanics and Latinos are the fastest-growing segment of the nation’s population, and Hispanics are now the largest minority population in Florida, and

WHEREAS, almost 35 percent of the Hispanic and Latino population have no health care coverage and almost 31 percent have no access to regular medical care, making Hispanics and Latinos the most medically underserved population among all racial and ethnic groups, and

WHEREAS, approximately 2.8 million or 19.2 percent of adult Floridians have no health insurance coverage and frequently lack access to quality health care, including potentially lifesaving services that screen for, detect, and treat cancer, and

WHEREAS, minority cancer awareness initiatives, such as those promoted by the American Cancer Society and Florida’s recognition of the nationally observed Minority Cancer Awareness Week, will encourage efforts to reduce ethnic, racial, and socioeconomic cancer disparities, NOW, THEREFORE,

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

That the Florida Senate recognizes April 12-18, 2009, as “Minority Cancer Awareness Week” in the State of Florida, and urges all Floridians to work with cancer-education providers, such as the American Cancer Society, to increase awareness of the disparities that minority populations face in the fight against cancer.

—**SR 96** was introduced, read and adopted by publication.

At the request of Senator Hill—

By Senator Hill—

SR 934—A resolution recognizing and commending The Omega Psi Phi Fraternity, Inc., for its invaluable community service to the people of the State of Florida.

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

WHEREAS, Omega Psi Phi Fraternity, Inc., was the first fraternity founded at a Historically Black College or University, and, since its inception, has initiated more than 100,000 members in 700 chapters in 44 states, the District of Columbia, Europe, Asia, Africa, the Bahamas, the Virgin Islands, and Panama, and

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

WHEREAS, Brother Warren G. Lee, Jr., of Dallas, Texas, presently leads Omega Psi Phi Fraternity, Inc., serving as the Fraternity’s 38th Grand Basileus; Brother Keith Jackson, of Snellville, Georgia is the National Representative for District 7, which includes Florida, Georgia, Alabama, and Mississippi; and Brother Anthony Brown of Miami, Florida is the National Representative for the State of Florida, and

WHEREAS, other distinguished Floridians who are Brothers of Omega Psi Phi Fraternity, Inc., include United States Congressman Kendrick Meek, State Senator Anthony C. “Tony” Hill, Sr., State Senator Gary Siplin, State Representative Darryl Rouson, Florida Secretary of Juvenile Justice and former State Representative Frank Peterman, Jr., Miami-Dade School Board Member and former State Representative Wilbert “Tee” Holloway, and Tallahassee Mayor John Marks, NOW, THEREFORE,

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

That the Florida Senate commends Omega Psi Phi Fraternity, Inc., for its invaluable community service to the people of Florida and recognizes March 19, 2009, as “Omega Psi Phi Fraternity, Inc., Day” in the State of Florida.

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

—**SR 934** was introduced, read and adopted by publication.

At the request of Senator Hill—

By Senator Hill—

SR 970—A resolution recognizing September 2009 as “Prostate Cancer Awareness Month.”

WHEREAS, prostate cancer is the most common cancer diagnosed among men in Florida, and the American Cancer Society estimates that more than 186,320 new cases of prostate cancer will be diagnosed among men in the United States during 2009, and

WHEREAS, the American Cancer Society also anticipates that there will be more than 2,570 deaths in Florida this year attributed to prostate cancer, and

WHEREAS, Florida has the second-highest number of prostate cancer cases and deaths in the United States, and

WHEREAS, African American and black men have the highest prostate cancer death rate in the world, and a mortality rate that is twice that of white men, and

WHEREAS, the American Cancer Society recommends that annual prostate cancer testing begin at age 50, except for men at high-risk, such as African Americans and men having a family history of the disease, who are advised to begin annual screening at age 45, and

WHEREAS, the 5-year survival rate for prostate cancer patients is 100 percent if the disease is diagnosed at the local and regional stages, otherwise known as the early stages, and

WHEREAS, the American Cancer Society supports African American Men's Health Summits in at least 16 major metropolitan areas across the state in an attempt to increase prostate cancer awareness and prostate screening among African American men in Florida, and

WHEREAS, the Man-to-Man Program of the American Cancer Society attempts to increase prostate cancer awareness, education, and support during the month of September and throughout the year, NOW, THEREFORE,

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

That September 2009 is recognized as "Prostate Cancer Awareness Month" in Florida and all men are urged to understand the risks associated with prostate cancer, to take preventive steps to minimize those risks, and to talk to their doctor about annual prostate cancer screening and compliance with the prostate cancer screening guidelines recommended by the American Cancer Society.

—**SR 970** was introduced, read and adopted by publication.

At the request of Senator Haridopolos—

By Senator Haridopolos—

SR 2722—A resolution acknowledging the 30th Anniversary of the Florida Resident Access Grant Program.

WHEREAS, Florida's 28 independent colleges and universities have long provided educational, cultural, scholarly, and scientific enrichment to Floridians, and

WHEREAS, independent colleges and universities are an integral component of the higher education system of the state, with tens of thousands of residents choosing this form of education annually, and

WHEREAS, a majority of students enrolled in seven of the 28 independent colleges and universities are minorities, with minority enrollment systemwide at 43 percent, and

WHEREAS, the Legislature created the Florida Resident Access Grant Program (FRAG) as a means of equalizing tuition for Florida residents attending independent institutions full-time, and

WHEREAS, the FRAG Program has assisted hundreds of thousands of Floridians in earning college degrees, and

WHEREAS, more than one-half of recipients of a Florida Resident Access Grant are pursuing degrees in areas of critical need for the Florida workforce, including nursing and allied health fields, teacher education, engineering, computer science, and biomedical professions, and

WHEREAS, the FRAG Program provides access to independent colleges and universities to tens of thousands of students every year, nearly one-half of them the first in their families to attend college and more than one-third coming from families having annual incomes of less than \$60,000, and

WHEREAS, the business community as well as individuals in this state continue to give generously to the FRAG Program, and

WHEREAS, the stability and significance of the Florida Resident Access Grant Program is a primary catalyst for the creation of additional capacity in the state's independent colleges and universities, which is a critical component of expanding opportunity for Florida students, and

WHEREAS, nearly one-third of all baccalaureate and higher degrees in Florida are awarded by independent colleges and universities, which demonstrates that they add greatly to the economic vitality of Florida, and

WHEREAS, a strong and viable independent educational system reduces the tax burden on Florida's residents and is vital to this state's economic well-being, and

WHEREAS, the Florida Resident Access Grant Program has demonstrated a high-yield return on investment of state funds, NOW, THEREFORE,

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

That the Senate recognizes the 30th Anniversary of the Florida Resident Access Grant Program and wholeheartedly commends and supports the independent colleges and universities of Florida for their significant contribution to all Floridians.

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

At the request of Senator Lawson—

By Senator Lawson—

SR 2776—A resolution recognizing the week of September 1-7, 2009, as "Drowsy Driver Prevention Week" in Florida.

WHEREAS, a 2008 Sleep in America Poll reported that 32 percent of Americans reported driving while drowsy at least once per month in the previous year, and

WHEREAS, among Americans who drive, 36 percent have reported nodding off or falling asleep while driving, and

WHEREAS, drowsy driving is a silent killer that has resulted in thousands of injuries and deaths that were otherwise preventable, and

WHEREAS, the incidence of drowsy driving can be reduced by educating drivers of the risks of driving without adequate amounts of rest, and

WHEREAS, many Florida residents die each year from crashes that are related to drowsy, fatigued driving, including 8-year-old Ronshay Dugans, who died when a cement truck driven by a drowsy driver overturned on the bus she was riding in Tallahassee on September 5, 2008, NOW, THEREFORE,

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

That the week of September 1-7, 2009, is recognized as "Drowsy Driver Prevention Week" in Florida and all residents are encouraged to remember those Floridians who have died in collisions related to drowsy driving.

—**SR 2776** was introduced, read and adopted by publication.

SENATOR SIPLIN PRESIDING

BILLS ON THIRD READING

Consideration of **SB 1124** was deferred.

CS for SB 2188—A bill to be entitled An act relating to administrative procedures; amending s. 120.52, F.S.; revising the definition of the term "agency" for purposes of ch. 120, F.S.; providing legislative

intent; amending s. 120.525, F.S.; requiring each agency to give notice of public meetings, hearings, and workshops on the agency's website; requiring each agency to publish agendas and certain other materials on the agency's website; amending s. 120.54, F.S.; revising the definition of the term "small business" with regard to special matters to be considered by an agency in rule adoption; requiring an agency to ensure that staff be available at a public hearing regarding the proposed rule; requiring that certain materials submitted to the agency between the date of publication of the notice and the end of the final public hearing be considered by the agency and made a part of the record of the rulemaking proceeding; requiring that a change to a proposed rule be in response to written materials submitted to the agency within a specified time after the date of publication of the notice of intended agency action or submitted to the agency between the date of publication of the notice and the end of the final public hearing; requiring that a proposed rule become effective on a date specified in the notice of the agency's intended action; requiring that the statement of an agency's organization and operations be published on the agency's website; providing that a rule that adopts federal standards becomes effective upon the date designated by the agency in the notice of intent to adopt the rule; amending s. 120.80, F.S.; deleting a provision that prohibits the Department of Environmental Protection from adopting the lowest regulatory cost alternative under certain circumstances; authorizing an agency to grant a petition for a variance or a waiver to a rule that requires the commencement of a project that is the subject of a license within a specific time period; providing conditions for the grant of petition for a variance or a waiver; providing a timeframe; providing an effective date.

—as amended April 14 was read the third time by title.

MOTION

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

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

Amendment 1 (511486) (with title amendment)—Delete lines 571-579.

And the title is amended as follows:

Delete lines 36-41 and insert: circumstances; providing

On motion by Senator Joyner, **CS for SB 2188** as amended was passed, ordered engrossed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Fasano	Peaden
Alexander	Gaetz	Pruitt
Altman	Garcia	Rich
Aronberg	Gardiner	Richter
Baker	Gelber	Ring
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Constantine	Jones	Sobel
Crist	Joyner	Storms
Dean	Justice	Villalobos
Detert	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	
Dockery	Oelrich	

Nays—None

CS for SB 414—A bill to be entitled An act relating to the conveyance of bodies into, within, or out of the state; amending s. 406.61, F.S.; authorizing an accredited or certified entity to convey plastinated bodies into, within, or out of the state for exhibition and educational purposes; requiring that the entity provide prior notification and documentation to the anatomical board; providing an effective date.

—as amended April 16 was read the third time by title.

MOTION

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

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

Amendment 1 (707390) (with title amendment)—Delete lines 33-41 and insert: *accredited by the American Association of Museums may transport plastinated bodies or parts of bodies into, within, or out of the state for exhibition and public educational purposes without the consent of the board if the accredited entity:*

(1) *Notifies the board of the intended conveyance and the duration and location of the exhibition at least 30 days before the intended conveyance.*

(2) *Submits to the board a description of the bodies or parts of bodies and the name and address of the company from whom the bodies or parts of bodies were acquired.*

(3) *Submits to the board documentation that each body was donated by the decedent or his or her next of kin for purposes of plastination to the company from whom the bodies were acquired and that such company has a donation form on file for the body, or until January 2012, in lieu of such documentation for plastinated bodies exhibited in Florida by an entity accredited by the American Association of Museums before July 1, 2009, the company may provide an affidavit stating that such bodies or parts of bodies were legally acquired and the providing company has acquisition documentation on file for each body.*

And the title is amended as follows:

Delete lines 4-5 and insert: authorizing an accredited entity to convey plastinated bodies or parts of bodies into, within, or out of the

On motion by Senator Crist, **CS for SB 414** as amended was passed, ordered engrossed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Fasano	Peaden
Alexander	Gaetz	Pruitt
Altman	Garcia	Rich
Aronberg	Gardiner	Richter
Baker	Gelber	Ring
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Constantine	Jones	Sobel
Crist	Joyner	Storms
Dean	Justice	Villalobos
Detert	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	
Dockery	Oelrich	

Nays—None

CS for SB 672—A bill to be entitled An act relating to road designations; designating the Stan Mayfield Memorial Highway in Indian River and Osceola Counties; designating the Kenneth H. "Buddy" MacKay and Jim H. Williams Memorial Bridge in Ocala; designating the Trooper Ronald Gordon Smith Memorial Bridge in Citrus County; designating the Coach Jermaine D. Hall Memorial Highway in Duval County; designating Orange Bowl Way in Miami Lakes; designating the Andrew J. Capeletti Memorial Bridge in Miami-Dade County; designating the Johnny C. Treadwell Highway in Lake County; designating John Bruce Sweeny Street in St. Johns County; designating the Heather Hurd Memorial Highway in Polk County; designating the Trooper Charles Eugene Campbell Memorial Highway in Taylor County; designating the Samuel B. Love Memorial Highway in Marion County; directing the Department of Transportation to erect suitable markers;

designating the Ray Charles Memorial Parkway in Madison County; directing the Department of Transportation to erect suitable markers; designating the Frank Pasquarella Way in Miami-Dade County; directing the Department of Transportation to erect suitable markers; designating a specified portion of Southwest 67th Avenue in the City of South Miami and the Village of Pinecrest in Miami-Dade County as a state historic road; prohibiting the expenditure of public funds for certain purposes; providing construction; directing the Division of Historical Resources of the Department of State to provide for the erection of suitable markers; providing an effective date.

—as amended April 16 was read the third time by title.

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

Amendment 1 (339056) (with title amendment)—Delete lines 35-53 and insert:

Section 1. *Stan Mayfield Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *The portion of State Road 60 beginning directly west of the Interstate 95 interchange in Indian River County and ending at State Road 441 in Osceola County is designated as the “Stan Mayfield Memorial Highway.”*

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

Section 2. *Kenneth H. “Buddy” MacKay and Jim H. Williams Memorial Overpass designated; Department of Transportation to erect suitable markers.—*

(1) *The overpass on State Road 464/SW 17th Street in Ocala from SW 12th Avenue to U.S. Highway 27/301/441, State Road 25/500, SE Pine Avenue in Marion County is designated as the “Kenneth H. “Buddy” MacKay and Jim H. Williams Memorial Overpass.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Kenneth H. “Buddy” MacKay and Jim H. Williams Memorial Overpass as described in subsection (1).*

Section 3. *Deputy Hal P. Croft and Ronald Jackson Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *The portion of State Road 100 in Union County is designated as the “Deputy Hal P. Croft and Ronald Jackson Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Deputy Hal P. Croft and Ronald Jackson Memorial Highway as described in subsection (1).*

Section 4. *Correctional Officer Adam Michael Sanderson Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *The portion of State Road 231 South beginning at the Lake Butler city limit sign in Union County and ending at the Bradford county line is designated as the “Correctional Officer Adam Michael Sanderson Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Correctional Officer Adam Michael Sanderson Memorial Highway as described in subsection (1).*

And the title is amended as follows:

Delete lines 2-5 and insert: An act relating to road designations; designating the Stan Mayfield Memorial Highway in Indian River and Osceola Counties; designating the Kenneth H. “Buddy” MacKay and Jim H. Williams Memorial Overpass in Ocala; designating the Deputy Hal P. Croft and Ronald Jackson Memorial Highway in Union County; designating the Correctional Officer Adam Michael Sanderson Memorial Highway in Union County;

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

Amendment 2 (770822) (with title amendment)—Between lines 110 and 111 insert:

Section 11. *Michael G. Rippe Parkway designated; Department of Transportation to erect suitable markers.—*

(1) *Upon its completion, that portion of SR 739 in Lee County known as the Metro Parkway Extension between Six Mile Cypress Parkway and U.S. 41/Alico Road is designated as the “Michael G. Rippe Parkway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Michael G. Rippe Parkway as described in subsection (1).*

And the title is amended as follows:

Delete line 16 and insert: Taylor County; designating the Michael G. Rippe Parkway in Lee County; directing the Department of

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

Amendment 3 (727660) (with title amendment)—Between lines 143 and 144 insert:

Section 14. *Doolittle Raiders Highway designated; Department of Transportation to erect suitable markers.—*

(1) *The portion of State Road 285 in Okaloosa and Walton Counties that is north of College Boulevard in Niceville is designated as the “Doolittle Raiders Highway.”*

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

And the title is amended as follows:

Delete line 23 and insert: Transportation to erect suitable markers; designating the Doolittle Raiders Highway in Okaloosa and Walton Counties; designating

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

Amendment 4 (180136) (with title amendment)—Delete lines 180-181 and insert:

(2) *The Department of Transportation shall provide for the erection of suitable markers on*

And the title is amended as follows:

Delete lines 29-30 and insert: the Department of Transportation to provide for the erection of suitable

MOTION

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

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

Amendment 5 (599664) (with title amendment)—Between lines 143 and 144 insert:

Section 14. *K. Earl Durden Highway designated; Department of Transportation to erect suitable markers.—*

(1) *The portion of State Road 79 between U.S. Highway 98 and the B.V. Buchanan Bridge in Bay County is designated as the “K. Earl Durden Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the K. Earl Durden Highway as described in subsection (1).*

And the title is amended as follows:

Delete line 23 and insert: Transportation to erect suitable markers; designating the K. Earl Durden Highway designating

On motion by Senator Pruitt, further consideration of **CS for SB 672** as amended was deferred.

CS for CS for SB 2700—A bill to be entitled An act relating to secondhand dealers; amending s. 538.03, F.S.; excluding cardio and strength training or conditioning equipment designed primarily for indoor use from the definition of secondhand goods; creating part III of ch. 538, F.S.; providing definitions; providing exceptions; providing for registration; providing for recordkeeping; providing for the tendering of payments; providing for the inspection of records and business premises by a law enforcement agency; providing for a holding period; providing electronic access to transaction files by law enforcement agencies; providing for written notification to seller of transaction deficiencies; providing a method of relinquishment of abandoned property; providing for restitution; providing for replevin; prohibiting certain acts; providing penalties; providing for powers and duties of the Department of Revenue; providing an effective date.

—as amended April 16 was read the third time by title.

On motion by Senator Gelber, **CS for CS for SB 2700** as amended was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Fasano	Peaden
Alexander	Gaetz	Pruitt
Altman	Garcia	Rich
Aronberg	Gardiner	Richter
Baker	Gelber	Ring
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Constantine	Jones	Sobel
Crist	Joyner	Storms
Dean	Justice	Villalobos
Detert	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	
Dockery	Oelrich	

Nays—None

SPECIAL ORDER CALENDAR

Consideration of **SB 1480** was deferred.

On motion by Senator Haridopolos—

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.

—was read the second time by title.

Senator Haridopolos moved the following amendments which were adopted:

Amendment 1 (495774) (with title amendment)—

In title, delete lines 2-3 and insert: An act relating to the public procurement of services; creating s. 255.32, F.S.; defining terms;

Amendment 2 (456276)—Delete lines 61-71 and insert: *to s. 287.055; and*

(b) *Agree to follow the advertising and competitive bidding procedures that the department is required to follow if the department is managing the construction project directly.*

(3) *The department’s authority under subsection (2) includes entering into a continuing contract for construction projects in which the estimated construction cost of each individual project under the contract does not exceed \$2 million.*

Amendment 3 (813960)—Delete lines 128-190 and insert:

(3) A governmental entity ~~local government~~ may select a program management entity, pursuant to the process provided by s. 287.055, which is to be responsible for schedule control, cost control, and coordination in providing or procuring planning, design, and construction services. The program management entity must consist of or contract with licensed or registered professionals for the specific areas of design or construction to be performed as required by law. The program management entity may retain necessary design professionals selected under the process provided in s. 287.055. At the option of the ~~governmental entity local government~~, the program management entity, after having been selected and after competitive negotiations, may be required to offer a guaranteed maximum price and a guaranteed completion date or a lump-sum price and guaranteed completion date, in which case the program management entity must secure an appropriate surety bond pursuant to s. 255.05 and must hold design and construction subcontracts. If a project, as defined in s. 287.055(2)(f), solicited by a ~~governmental entity local government~~ under the process provided in s. 287.055 includes a grouping of substantially similar construction, rehabilitation, or renovation activities as permitted under s. 287.055(2)(f), the ~~governmental entity local government~~, after competitive negotiations, may require the program management entity to provide for a separate guaranteed maximum price or a lump-sum price and a separate guaranteed completion date for each grouping of substantially similar construction, rehabilitation, or renovation activities included within the project.

(4) *A governmental entity’s authority under subsections (2) and (3) includes entering into a continuing contract for construction projects, pursuant to the process provided in s. 287.055, in which the estimated construction cost of each individual project under the contract does not exceed \$2 million. For purposes of this subsection, the term “continuing contract” means a contract with a construction management or program management entity for work during a defined period on construction projects described by type which may or may not be identified at the time of entering into the contract.*

(5)(4) This section does not prohibit a local government from procuring construction management services, including the services of a program management entity, pursuant to the requirements of s. 255.20.

Section 3. Paragraph (g) of subsection (2) of section 287.055, Florida Statutes, is amended to read:

287.055 Acquisition of professional architectural, engineering, landscape architectural, or surveying and mapping services; definitions; procedures; contingent fees prohibited; penalties.—

(2) DEFINITIONS.—For purposes of this section:

(g) A “continuing contract” is a contract for professional services entered into in accordance with all the procedures of this act between an agency and a firm whereby the firm provides professional services to the agency for projects in which *the estimated construction cost of each individual project under the contract does not exceed \$2 million, for study activity if when the fee for such professional services for each*

individual study under the contract does ~~service does~~ not exceed \$200,000 ~~\$50,000~~, or for work of a specified nature as outlined in the contract required by the agency, with the contract being for a fixed term or with no time limitation except that the contract must provide a termination clause. Firms providing professional services under continuing contracts shall not be required to bid against one another.

Amendment 4 (887944)—Delete lines 254-276 and insert:

(b) Design-build pursuant to s. 287.055.

(c) Selecting a construction management entity, pursuant to s. 255.103 or the process provided by s. 287.055, that would be responsible for all scheduling and coordination in both design and construction phases and is generally responsible for the successful, timely, and economical completion of the construction project. The construction management entity must consist of or contract with licensed or registered professionals for the specific fields or areas of construction to be performed, as required by law. At the option of the board, the construction management entity, after having been selected, may be required to offer a guaranteed maximum price or a guaranteed completion date; in which case, the construction management entity must secure an appropriate surety bond pursuant to s. 255.05 and must hold construction subcontracts. The criteria for selecting a construction management entity shall not unfairly penalize an entity that has relevant experience in the delivery of construction projects of similar size and complexity by methods of delivery other than construction management.

(d) Selecting a program management entity, pursuant to s. 255.103 or the process provided by s. 287.055, that would act as

Pursuant to Rule 4.19, **CS for SB 2666** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Baker—

CS for SB 482—A bill to be entitled An act relating to auctioneers; amending s. 468.385, F.S.; revising requirements for licensure as an auctioneer, auctioneer apprentice, and auction business; requiring the submission of fingerprints for a criminal records check; requiring that an applicant for a license bear the cost of fingerprinting and a criminal records check; prohibiting reissuance of a license for a specified period following license revocation; amending s. 468.3855, F.S.; requiring the sponsor of an auctioneer apprentice to review records of the apprentice; amending s. 468.389, F.S.; authorizing the board of auctioneers to impose penalties on a business that violates laws pertaining to auctions; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 482** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 582** and **CS for SB 858** was deferred.

On motion by Senator Altman—

CS for CS for SB 926—A bill to be entitled An act relating to cemeteries; amending s. 497.260, F.S.; exempting from provisions governing cemeteries a columbarium consisting of 5 acres or less and located on the main campus of a state university; requiring a university or university direct-support organization that establishes the columbarium to ensure that it is constructed, kept, and maintained in a manner consistent with s. 497.260(2), F.S., and ch. 497, F.S.; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 926** was placed on the calendar of Bills on Third Reading.

On motion by Senator Gardiner—

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 department 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.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 1100** was placed on the calendar of Bills on Third Reading.

On motion by Senator Oelrich, by two-thirds vote **HB 687** was withdrawn from the Committees on Transportation; Finance and Tax; and Transportation and Economic Development Appropriations.

On motion by Senator Oelrich—

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.

—a companion measure, was substituted for **SB 1394** and read the second time by title.

Pursuant to Rule 4.19, **HB 687** was placed on the calendar of Bills on Third Reading.

On motion by Senator Storms—

CS for SB 1534—A bill to be entitled An act relating to money services businesses; amending s. 560.123, F.S.; requiring that a money services business keep records of certain transactions; amending s. 560.141, F.S.; requiring an applicant for a license as a money services business to submit an application that includes a nonrefundable fee for

each branch office and for each location of an authorized vendor; amending s. 560.143, F.S.; revising terminology relating to license fees for authorized vendors; amending s. 560.2085, F.S.; conforming terminology; providing an effective date.

—was read the second time by title.

Senator Storms moved the following amendment which was adopted:

Amendment 1 (830232)—Delete line 23 and insert: currency or other payment instrument, as prescribed by

Pursuant to Rule 4.19, **CS for SB 1534** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by 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.

—was read the second time by title.

MOTION

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

Senator Jones moved the following amendments which were adopted:

Amendment 1 (133732)—Delete line 555 and insert: *section may perform the services identified in s. 473.302(8)(a)*

Amendment 2 (299322)—Delete line 263 and insert: accounting, as defined in s. 473.302(8)(a) ~~s. 473.302(7)(a)~~, unless:

Amendment 3 (358990)—Delete line 290 and insert: practice of public accounting, as defined in s. 473.302(8)(a) ~~s. 473.302(7)(a)~~,

Amendment 4 (404164)—Delete line 241 and insert: accounting, as defined in s. 473.302(8)(a) ~~s. 473.302(7)(a)~~, unless:

Amendment 5 (770690)—Delete line 327 and insert: 473.302(8)(a) ~~473.302(7)(a)~~, in this state must file an application for

Amendment 6 (896796)—Delete line 647 and insert: public accounting services as defined in s. 473.302(8)(a) ~~s. 473.302(7)(a)~~ and

Amendment 7 (827834)—Delete line 696 and insert: s. 473.302(8)(a) ~~s. 473.302(7)(a)~~ unless such person holds an active license

Amendment 8 (299200)—Delete lines 617-631 and insert: defined in s. 473.302(8)(a) ~~s. 473.302(7)(a)~~ and (c), and those that include tax filings with federal, state, or local government, shall not be offered or rendered for a fee contingent upon the findings or results of such service. This section does not apply to services involving federal, state, or other taxes in which the findings are those of the tax authorities and not those of the *certified public accountant or firm licensee*. Fees to be fixed by courts or other public authorities, which are of an indeterminate amount at the time a public accounting service is undertaken, shall not be regarded as contingent fees for purposes of this section.

Section 18. Section 473.319, Florida Statutes, is amended to read:

473.319 Contingent fees.—Public accounting services as defined in s. 473.302(8)(a) ~~s. 473.302(7)(a)~~ and (c), and those that include tax

Pursuant to Rule 4.19, **CS for CS for SB 1640** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by 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.

—was read the second time by title.

Senator Baker moved the following amendment which was adopted:

Amendment 1 (298534)—Delete lines 88-90 and insert:

(g) Reports under this subsection shall be filed with the office no later than 30 days following the occurrence of *the first of any event listed in paragraph (c)(a)*. *An insurer is not required to file a new or amended report on a claim more than 1 year after submitting an initial report.*

MOTION

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

Senator Baker moved the following amendment which was adopted:

Amendment 2 (620988) (with title amendment)—Between lines 13 and 14 insert:

Section 1. Paragraph (e) of subsection (8) of section 624.424, Florida Statutes, is amended to read:

624.424 Annual statement and other information.—

(8)

(e) The commission shall adopt rules to implement this subsection, which rules must be in substantial conformity with the 1998 Model Rule Requiring Annual Audited Financial Reports adopted by the National Association of Insurance Commissioners *or subsequent amendments*, except where inconsistent with the requirements of this subsection. Any exception to, waiver of, or interpretation of accounting requirements of the commission must be in writing and signed by an authorized representative of the office. No insurer may raise as a defense in any action, any exception to, waiver of, or interpretation of accounting requirements, unless previously issued in writing by an authorized representative of the office.

And the title is amended as follows:

Delete line 2 and insert: An act relating to professional liability claims; amending s. 624.424, F.S.; clarifying a provision requiring that the Financial Services Commission adopt rules;

Pursuant to Rule 4.19, **CS for CS for SB 2252** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

Consideration of **CS for CS for SB 1950** was deferred.

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

BILLS ON THIRD READING

The Senate resumed consideration of—

CS for SB 672—A bill to be entitled An act relating to road designations; designating the Stan Mayfield Memorial Highway in Indian River and Osceola Counties; designating the Kenneth H. “Buddy” MacKay and Jim H. Williams Memorial Bridge in Ocala; designating the Trooper Ronald Gordon Smith Memorial Bridge in Citrus County; designating the Coach Jermaine D. Hall Memorial Highway in Duval County; designating Orange Bowl Way in Miami Lakes; designating the Andrew J. Capeletti Memorial Bridge in Miami-Dade County; designating the Johnny C. Treadwell Highway in Lake County; designating John Bruce Sweeny Street in St. Johns County; designating the Heather Hurd Memorial Highway in Polk County; designating the Trooper Charles Eugene Campbell Memorial Highway in Taylor County; designating the Samuel B. Love Memorial Highway in Marion County; directing the Department of Transportation to erect suitable markers; designating the Ray Charles Memorial Parkway in Madison County; directing the Department of Transportation to erect suitable markers; designating the Frank Pasquarella Way in Miami-Dade County; directing the Department of Transportation to erect suitable markers; designating a specified portion of Southwest 67th Avenue in the City of South Miami and the Village of Pinecrest in Miami-Dade County as a state historic road; prohibiting the expenditure of public funds for certain purposes; providing construction; directing the Division of Historical Resources of the Department of State to provide for the erection of suitable markers; providing an effective date.

—which was previously considered and amended this day.

On motion by Senator Pruitt, **CS for SB 672** as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—40

Mr. President	Fasano	Peadar
Alexander	Gaetz	Pruitt
Altman	Garcia	Rich
Aronberg	Gardiner	Richter
Baker	Gelber	Ring
Bennett	Haridopolos	Siplin
Bullard	Hill	Smith
Constantine	Jones	Sobel
Crist	Joyner	Storms
Dean	Justice	Villalobos
Detert	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	
Dockery	Oelrich	

Nays—None

SPECIAL ORDER CALENDAR, continued

On motion by Senator Lawson, by two-thirds vote **HB 319** was withdrawn from the Committees on Governmental Oversight and Accountability; Commerce; and General Government Appropriations.

On motion by Senator Lawson—

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.

—a companion measure, was substituted for **SB 1480** and read the second time by title.

Pursuant to Rule 4.19, **HB 319** was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia—

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

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 858** was placed on the calendar of Bills on Third Reading.

THE PRESIDENT PRESIDING

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Garcia, by two-thirds vote **SB 640**, **SB 736**, **SB 822** and **SB 1630** were withdrawn from the committees of reference and further consideration.

On motion by Senator Jones, by two-thirds vote **SB 684**, **SB 686**, **SB 694**, **SB 696**, **SB 698**, **SB 700**, **SB 716**, **SB 790**, **SB 826**, **SB 828**, **SB 830**, **SB 832**, **SB 834**, **SB 838**, **SB 840** and **SB 1172** were withdrawn from the committees of reference and further consideration.

MOTIONS RELATING TO COMMITTEE MEETINGS

On motion by Senator Villalobos, the rules were waived and the Committee on Ethics and Elections was granted permission to meet this day from 4:30 p.m. until 5:00 p.m.; and the Special Order Calendar Group was granted permission to meet this day from 1:30 p.m. until completion.

MOTION

On motion by Senator Villalobos, by two-thirds vote all bills remaining on the Special Order Calendar this day were placed on the Special Order Calendar for Thursday, April 23.

REPORTS OF COMMITTEES

The Policy and Steering Committee on Governmental Operations submits the following bills to be placed on the Special Order Calendar for Wednesday, April 22, 2009: **SB 1480** and **CS for SB 2666**.

Respectfully submitted,
Mike Haridopolos, Chair

The Policy and Steering Committee on Commerce and Industry submits the following bills to be placed on the Special Order Calendar for Wednesday, April 22, 2009: **CS for SB 482**, **CS for SB 582**, **CS for SB 858**, **CS for CS for SB 926**, **CS for CS for SB 1100**, **SB 1394**, **CS for SB 1534**, **CS for CS for SB 1640**, **CS for CS for SB 2252**, **CS for CS for SB 1950**.

Respectfully submitted,
Don Gaetz, Chair

The Committee on Judiciary recommends the following pass: CS for SB 1064; SB 2076

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

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 254

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

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 1462

The bill was referred to the Committee on General Government Appropriations under the original reference.

The Committee on Judiciary recommends the following pass: SB 2412

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

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for CS for SB 126; CS for SB 578; CS for SB 2240

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

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for CS for SB 206

The Special Master on Claim Bills recommends the following pass: SB 58 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: CS for SB 1912

The Committee on Judiciary recommends the following pass: SB 2640

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

The Committee on Judiciary recommends the following pass: CS for SB 344

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

The Committee on Judiciary recommends the following pass: SB 216; SB 498; CS for SB's 674 and 1422; SB 872; SB 2064; SB 2330

The Policy and Steering Committee on Ways and Means recommends the following pass: SB 1222

The bills were placed on the Calendar.

The Committee on Finance and Tax recommends a committee substitute for the following: SB 2504

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

The Committee on Finance and Tax recommends a committee substitute for the following: SB 2454

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

The Committee on Finance and Tax recommends a committee substitute for the following: SB 2578

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

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 422

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

The Committee on Finance and Tax recommends a committee substitute for the following: CS for SB 1894

The Committee on Judiciary recommends a committee substitute for the following: SB 2074

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 Criminal Justice recommends a committee substitute for the following: CS for SB 2078

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

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 2658

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

The Committee on Criminal and Civil Justice Appropriations recommends a committee substitute for the following: CS for SB 2094

The Committee on Finance and Tax recommends committee substitutes for the following: CS for SB 942; CS for SB 1042; CS for SB 2244

The Committee on Judiciary recommends a committee substitute for the following: CS for CS for SB 1180

The Committee on Transportation and Economic Development Appropriations recommends a committee substitute for the following: CS for SB 1212

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 Finance and Tax recommends committee substitutes for the following: SB 418; CS for SB 424; CS for CS for SB 2034; CS for SB 2248

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

The Committee on Criminal and Civil Justice Appropriations recommends committee substitutes for the following: CS for CS for SB 236; CS for CS for SB 448; SB 502; CS for SB 526; CS for CS for SB 2684

The Committee on Criminal Justice recommends a committee substitute for the following: CS for CS for SB 478

The Committee on General Government Appropriations recommends committee substitutes for the following: CS for SB 682; CS for SB 752; CS for SB 2072; CS for CS for SB 2104

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: CS for SB 2284; CS for SB 2614

The Committee on Transportation and Economic Development Appropriations recommends committee substitutes for the following: SB 342; CS for SB 2572

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

INTRODUCTION AND REFERENCE OF BILLS

ADDITIONAL REFERENCES

By Senator Pruitt—

SB 58—A bill to be entitled An act for the relief of Jorge and Debbie Garcia-Bengochea and their adoptive children, Brian, Matthew, and James, by the Department of Children and Family Services; providing an appropriation to compensate them for injuries and damages sustained as a result of negligence by employees of the department or its predecessor agency; providing a limitation on the payment of attorney's fees and lobbying fees; providing legislative intent with respect to ratification of terms of the parties' settlement agreement and waiver of lien interests held by the state; providing an effective date.

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Criminal and Civil Justice Appropriations; Judiciary; and Criminal Justice; and Senators Dean, Aronberg, Baker, and Crist—

CS for CS for CS for SB 236—A bill to be entitled An act relating to the unlawful use of utility services; amending s. 812.14, F.S.; providing criminal penalties for permitting a tenant or occupant to use unlawfully connected utility services; providing that such violation is a first-degree misdemeanor; providing for prima facie evidence of intent to violate such prohibition; providing that theft of utility services for the purpose of manufacturing a controlled substance is a first-degree misdemeanor; providing penalties; providing for prima facie evidence of intent to commit theft of utility services for the purpose of manufacturing a controlled substance; providing an effective date.

By the Committee on Transportation and Economic Development Appropriations; and Senators King, Hill, and Wise—

CS for SB 342—A bill to be entitled An act relating to license plates; amending ss. 320.08056 and 320.08058, F.S.; creating the St. Johns River 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 Finance and Tax; and Senator Sobel—

CS for SB 418—A bill to be entitled An act relating to enterprise zones; creating s. 290.0078, F.S.; authorizing the cities of Hollywood, Hallandale Beach, Pembroke Park, and West Park to jointly apply to the Office of Tourism, Trade, and Economic Development for designation of a single enterprise zone; providing an application deadline; providing requirements for the area of the enterprise zone; requiring the office to

establish the effective date of the enterprise zone; providing for the creation of the Energy Economic Zone Pilot Program by Office of Tourism, Trade, and Economic Development; providing powers and duties of the office relating to the pilot program; providing for the designation of a pilot program community and providing guidelines and requirements for the conduct of the program within the community; providing for reports by the office; providing an effective date.

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

CS for CS for SB 422—A bill to be entitled An act relating to transportation; amending s. 163.3180, F.S., relating to transportation concurrency; exempting hangars for the assembly or manufacture of aircraft from such requirements; defining the term "backlog" for purposes of calculating fair-share mitigation; amending s. 316.2015, F.S.; providing restraint requirements relating to certain truck operators who carry minor children in the bed of such truck upon a highway maintained by the state, a county, or a municipality at a speed exceeding 35 miles per hour; providing exceptions; providing a penalty; amending s. 316.29545, F.S.; excluding vehicles owned or leased by private investigative services from certain restrictions when used in specified activities; amending s. 316.515, F.S.; clarifying that manufactured buildings are not divisible loads for the purposes of issuing special permits for overlength trailers; revising the maximum length of such overlength trailers; amending s. 316.535, F.S.; increasing the weight limits for certain highways; amending s. 316.545, F.S.; increasing the maximum weight limits on certain vehicles to compensate for weight increases that result from the installation of idle-reduction technologies; amending s. 316.613, F.S.; clarifying provisions related to required child restraint devices; amending s. 324.021, F.S.; clarifying imposition of financial liability and liability on entities renting or leasing motor vehicles; creating s. 336.445, F.S.; authorizing counties to enter into agreements with private entities for the building, operation, ownership, or financing of toll facilities; requiring a public declaration; requiring a public hearing; requiring that the county make certain determinations prior to awarding a project; providing requirements for an agreement; amending s. 337.0261, F.S.; providing findings recognizing that construction aggregate materials mining is an industry of critical importance and that the mining of construction aggregate materials is in the public interest; amending s. 339.2818, F.S., relating to the Small County Outreach Program; revising the purpose of the program to include certain program types; revising eligibility and prioritization criteria; amending s. 348.51, F.S.; revising the definition of the term "bonds"; amending s. 348.54, F.S.; authorizing the Tampa-Hillsborough County Expressway Authority to make and issue notes, refunding bonds, and other evidences of indebtedness or obligations for specified purposes relating to the expressway system; prohibiting the authority from pledging the credit or taxing power of the state; providing that the authority's obligations are not obligations of the state, a political subdivision, or agency; providing that the state, a political subdivision, or agency is not liable for the payment of principal or interest on the authority's obligations; amending s. 348.545, F.S.; authorizing costs of authority improvements to be financed by bonds issued on behalf of the authority pursuant to the State Bond Act or bonds issued by the authority pursuant to ch. 348, F.S.; amending s. 348.56, F.S.; authorizing bonds to be issued on behalf of the authority pursuant to the State Bond Act or issued by the authority pursuant to ch. 348, F.S.; revising requirements for such bonds; requiring the bonds to be sold at public sale; authorizing the authority to negotiate the sale of bonds with underwriters under certain circumstances; amending s. 348.565, F.S.; providing that facilities of the expressway system are approved to be refinanced by the revenue bonds issued by the Division of Bond Finance of the State Board of Administration and the State Bond Act, or by revenue bonds issued by the authority; providing that certain projects of the authority are approved for financing or refinancing by revenue bonds issued according to part IV of ch. 348, F.S., and the State Constitution; amending s. 348.57, F.S.; authorizing the authority to provide for the issuance of certain bonds for the refunding of any bonds then outstanding regardless of whether the bonds being refunded were issued by the authority pursuant to this chapter or on behalf of the authority pursuant to the State Bond Act; amending s. 348.70, F.S.; providing that part IV of ch. 348, F.S., relating to the Tampa-Hillsborough County Express Authority, does not repeal, rescind, or modify certain laws; designating parts I and II of ch. 479, F.S.; creating part III of ch. 479, F.S.; providing legislative intent; providing that the county court and circuit court have concurrent jurisdic-

tion; requiring that all costs incurred by the department to remove signs in certain locations on the interstate highway system, the federal-aid primary highway system, or the State Highway System to be assessed and collected from certain persons under certain conditions; amending s. 705.18, F.S.; removing references to public-use airports or its directors; removing required disposition of moneys from sale of property abandoned at a public-use airport; creating s. 705.182, F.S., relating to the disposal of personal property found on public-use airports; providing a timeframe for property to be claimed; providing options for disposing of personal property; providing procedures for selling abandoned personal property; providing for the notice of sale; permitting an airport tenant to establishing its own lost and found procedures; providing that the purchaser holds title to the property; creating s. 705.183, F.S., relating to derelict or abandoned aircraft on the premises of public-use airports; creating procedures for the disposal of derelict or abandoned aircraft on the premises of public-use airports; requiring a record of when an aircraft is found; defining the terms "derelict aircraft" and "abandoned aircraft"; requiring a determination of an aircraft owner and persons having legal interest in the aircraft; requiring notification of the aircraft owner and all persons having an equitable or legal interest in the aircraft; providing items to be included in the notice; providing an exception; providing for notice if the owner of the aircraft is unknown or cannot be found; providing the form of notice; providing for placement of the notice; providing procedures for failure to remove an aircraft and pay fees; requiring any sale of aircraft to be at a public auction; providing notice requirements for the public auction; providing procedures for disposing of an aircraft; providing for liability of charges and costs related to aircraft are less than what is obtained from a sale; providing for a lien by the airport and for all fees and charges related to the aircraft; providing for notice of lien; requiring the filing of a claim of lien; providing for the form of the claim of lien; providing for service of the claim of lien; providing that the purchaser of the aircraft takes the property free of rights of persons holding legal or equitable interest in the aircraft; requiring that the purchaser or recipient notify the Federal Aviation Administration of the change in ownership; providing for deduction of the costs if the aircraft sold at public sale; requiring that the balance be deposited in an interest-bearing account; providing a timeframe for the owner to claim the funds; providing that the balance may be retained by the airport; authorizing an airport to issue documents relating to the aircraft disposal; creating s. 705.184, F.S., relating to derelict or abandoned motor vehicles on the premises of public-use airports; creating procedures for the disposal of derelict or abandoned motor vehicles on public-use airports; requiring recording of the abandoned motor vehicle; defining the terms "derelict motor vehicle" and "abandoned motor vehicle"; permitting a vehicle to be removed from the airport premises; requiring a determination of the owner of the motor vehicle and the insurance company insuring the motor vehicle; requiring notification of the owner, insurer, and lienholder; providing items to be included in the notice; providing for an exception; providing for the notice form; providing for placing of the notice; providing a minimum time for the notice; providing procedures for failure to remove the motor vehicle and pay fees; requiring any sale of a motor vehicle to be at a public auction; providing notice requirement for a public auction; providing procedures for disposing of the motor vehicle; providing for liability if charges and costs related to motor vehicle are less than what is obtained from sale; providing for a lien by the airport for all fees and charges related to the motor vehicle; providing for notice of the lien; requiring the filing of a claim of lien; providing for the form of the claim of lien; providing for service of claim of lien; providing that the purchaser of the motor vehicle takes the property free of rights of persons holding legal or equitable interest in the motor vehicle; providing an effective date.

By the Committees on Finance and Tax; and Transportation; and Senator Gardiner—

CS for CS for SB 424—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; providing that the executive director of the Florida Transportation Commission is in the Senior Management Service; amending s. 120.52, F.S.; redefining the term "agency" for purposes of ch. 120, F.S., to include certain regional transportation and transit authorities; amending s. 125.42, F.S.; providing for counties to incur certain costs related to the relocation or removal of certain utility facilities under specified circumstances; amending s. 163.3177, F.S.; revising requirements for comprehensive plans; providing a timeframe for submission of certain information to the state land planning agency; providing for airports, land adjacent to airports, and

certain interlocal agreements relating thereto in certain elements of the plan; amending s. 163.3178, F.S.; providing that certain port-related facilities may not be designated as developments of regional impact under certain circumstances; amending s. 163.3182, F.S., relating to transportation concurrency backlog authorities; providing legislative findings and declarations; expanding the power of authorities to borrow money to include issuing certain debt obligations; providing a maximum maturity date for certain debt incurred to finance or refinance certain transportation concurrency backlog projects; authorizing authorities to continue operations and administer certain trust funds for the period of the remaining outstanding debt; requiring local transportation concurrency backlog trust funds to continue to be funded for certain purposes; providing for increased ad valorem tax increment funding for such trust funds under certain circumstances; revising provisions for dissolution of an authority; amending s. 337.11, F.S.; providing for the department to pay a portion of certain proposal development costs; requiring the department to advertise certain contracts as design-build contracts; amending s. 337.18, F.S.; requiring the contractor to maintain a copy of the required payment and performance bond at certain locations and provide a copy upon request; providing that a copy may be obtained directly from the department; removing a provision requiring that a copy be recorded in the public records of the county; amending s. 337.185, F.S.; providing for the State Arbitration Board to arbitrate certain claims relating to maintenance contracts; providing for a member of the board to be elected by maintenance companies as well as construction companies; amending s. 337.403, F.S.; providing for the department or local governmental entity to pay certain costs of removal or relocation of a utility facility that is found to be interfering with the use, maintenance, improvement, extension, or expansion of a public road or publicly owned rail corridor under described circumstances; amending s. 337.408, F.S.; providing for public pay telephones and advertising thereon to be installed within the right-of-way limits of any municipal, county, or state road; amending s. 338.01, F.S.; requiring new and replacement electronic toll collection systems to be interoperable with the department's system; amending s. 338.165, F.S.; providing that provisions requiring the continuation of tolls following the discharge of bond indebtedness does not apply to high-occupancy toll lanes or express lanes; creating s. 338.166, F.S.; authorizing the department to request that bonds be issued which are secured by toll revenues from high-occupancy toll or express lanes in a specified location; providing for the department to continue to collect tolls after discharge of indebtedness; authorizing the use of excess toll revenues for improvements to the State Highway System; authorizing the implementation of variable rate tolls on high-occupancy toll lanes or express lanes; amending s. 338.2216, F.S.; directing the Florida Turnpike Enterprise to implement new technologies and processes in its operations and collection of tolls and other amounts; amending s. 338.231, F.S.; revising provisions for establishing and collecting tolls; authorizing the collection of amounts to cover costs of toll collection and payment methods; requiring public notice and hearing; amending s. 339.12, F.S.; revising requirements for aid and contributions by governmental entities for transportation projects; revising limits under which the department may enter into an agreement with a county for a project or project phase not in the adopted work program; authorizing the department to enter into certain long-term repayment agreements; amending s. 339.135, F.S.; revising certain notice provisions that require the Department of Transportation to notify local governments regarding amendments to an adopted 5-year work program; amending s. 339.2816, F.S., relating to the small county road assistance program; providing for resumption of certain funding for the program; revising the criteria for counties eligible to participate in the program; amending s. 348.0003, F.S.; requiring transportation, bridge, and toll authorities to comply with the financial disclosure requirements of the State Constitution; amending s. 479.01, F.S.; revising provisions for outdoor advertising; revising the definition of the term "automatic changeable facing"; amending s. 479.07, F.S.; revising a prohibition against signs on the State Highway System; revising requirements for display of the sign permit tag; directing the department to establish by rule a fee for furnishing a replacement permit tag; revising the pilot project for permitted signs to include Hillsborough County and areas within the boundaries of the City of Miami; amending s. 479.08, F.S.; revising provisions for denial or revocation of a sign permit; amending s. 479.156, F.S.; clarifying that a municipality or county is authorized to make a determination of customary use with respect to regulations governing commercial wall murals and that such determination must be accepted in lieu of any agreement between the state and the United States Department of Transportation; amending s. 479.261, F.S.; revising requirements for the logo sign program of the interstate highway

system; deleting provisions providing for permits to be awarded to the highest bidders; requiring the department to implement a rotation-based logo program; requiring the department to adopt rules that set reasonable rates based on certain factors for annual permit fees; requiring that such fees not exceed a certain amount for sign locations inside and outside an urban area; requiring the department to conduct a study of transportation alternatives for the Interstate 95 corridor and report to the Governor, the Legislature, and the affected metropolitan planning organizations; repealing part III of ch. 343 F.S., relating to the Tampa Bay Commuter Transit Authority; transferring any assets to the Tampa Bay Area Regional Transportation Authority; providing an effective date.

By the Committees on Criminal and Civil Justice Appropriations; Agriculture; and Criminal Justice; and Senator Rich—

CS for CS for CS for SB 448—A bill to be entitled An act relating to sexual activities involving animals; creating s. 828.126, F.S.; providing definitions; prohibiting knowing sexual conduct or sexual contact with an animal; prohibiting specified related activities; providing penalties; providing that the act does not apply to certain husbandry, conformation judging, and veterinary practices; providing an effective date.

By the Committees on Criminal Justice; Commerce; and Community Affairs; and Senators Baker and Lynn—

CS for CS for CS for SB 478—A bill to be entitled An act relating to secondhand dealers and secondary metals recyclers; amending s. 538.03, F.S.; excluding cardio and strength-training or conditioning equipment designed primarily for indoor use from the definition of secondhand goods; amending s. 538.21, F.S.; providing that the procedures governing hold notices issued when a law enforcement officer has reasonable cause to believe that certain regulated metals in the possession of a secondary metals recycler have been stolen are of statewide application, and that the state therefore preempts municipal or county ordinances enacted after a specified date which specifically relate to secondary metals recyclers holding such metals; providing an effective date.

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

CS for SB 502—A bill to be entitled An act relating to human smuggling; creating s. 787.07, F.S.; providing that a person commits a misdemeanor if he or she transports an individual into this state from another country and knows, or should know, that the individual is illegally entering the United States; providing criminal penalties; providing an effective date.

By the Committees on Criminal and Civil Justice Appropriations; and Criminal Justice; and Senators Lynn and Crist—

CS for CS for SB 526—A bill to be entitled An act relating to court costs; amending s. 938.10, F.S.; expanding the list of provisions of law for which a court is required to impose an additional court cost for certain pleadings or findings relating to offenses against a minor and certain other offenses; increasing the amount of the court cost; providing an effective date.

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

CS for CS for SB 682—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 20.165, F.S.; creating the Division of Service Operations of the department; amending s. 455.217, F.S.; conforming provisions and transferring to the Division of Service Operations from the Division of Technology certain responsibilities related to examinations; revising certain requirements for the department concerning the use of outside vendors for the development, preparation, and evaluation of examinations; repealing s. 509.233(1) and (7), F.S., relating to a 3-year pilot program for local governments to allow patrons' dogs within certain designated outdoor portions of public food service establishments; abrogating the repeal of the program; requiring that the Office of Program Policy Analysis and

Government Accountability perform a study and make certain recommendations to the Legislature by a specified date regarding the enactment of laws to provide for protection and remedies from certain online poker activities; providing an effective date.

By the Committees on General Government Appropriations; and Finance and Tax; and Senators Richter and Fasano—

CS for 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 Committees on Finance and Tax; and Commerce; and Senators Sobel and Bennett—

CS for CS for SB 942—A bill to be entitled An act relating to the energy-efficient appliance rebate program; creating s. 377.807, F.S.; authorizing the Florida Energy and Climate Commission to develop and administer the program; authorizing the commission to adopt rules; providing for the commission to enter into contracts or memoranda of agreement with other state agencies or partnerships; providing an effective date.

By the Committees on Finance and Tax; and Community Affairs; and Senator Bennett—

CS for CS for SB 1042—A bill to be entitled An act relating to affordable housing; amending s. 159.807, F.S.; providing limitations on the Florida Housing Finance Corporation's access to the state allocation pool; deleting a provision exempting the corporation from the applicability of certain uses of the state allocation pool; creating s. 193.018, F.S.; providing for the assessment of property receiving the low-income housing tax credit; defining the term "community land trust"; providing for the assessment of structural improvements, condominium parcels, and cooperative parcels on land owned by a community land trust and used to provide affordable housing; providing for the conveyance of structural improvements, condominium parcels, and cooperative parcels subject to certain conditions; specifying the criteria to be used in arriving at just valuation of a structural improvement, condominium parcel, or cooperative parcel; amending s. 196.196, F.S.; providing additional criteria for determining whether certain affordable housing property owned by certain exempt organizations is entitled to an exemption from ad valorem taxation; providing a definition; subjecting organizations owning certain property to ad valorem taxation under certain circumstances; providing for tax liens; providing for penalties and interest; providing an exception; providing notice requirements; amending s. 196.1978, F.S.; providing that property owned by certain nonprofit entities or Florida-based limited partnerships and used or held for the purpose of providing affordable housing to certain income-qualified persons is exempt from ad valorem taxation; revising legislative intent; amending s. 201.15, F.S.; removing a limitation on the amount of proceeds from excise taxes on documents which may be deposited into the State Housing Trust Fund on or after a specified date; amending s. 212.055, F.S.; redefining the term "infrastructure" to allow the proceeds of a local government infrastructure surtax to be used to purchase land for certain purposes relating to construction of affordable housing; amending s. 163.3202, F.S.; requiring that local land development regulations maintain the existing density of residential properties or recreational vehicle parks under certain circumstances; amending s. 420.503, F.S.; defining the term "moderate rehabilitation" for purposes of the Florida Housing Finance Corporation Act; amending s. 420.5087, F.S.; revising purposes for which state apartment incentive loans may be used; amending s. 420.622, F.S.; authorizing the agencies that provide a local homeless assistance continuum of care to use homeless housing assistance grants, provided by the State Office of Homelessness within the Department of Children and Family Services, to acquire transitional or permanent housing units for homeless persons; creating s. 420.628, F.S.; providing legislative findings and intent; requiring certain governmental entities to develop and implement strategies and procedures designed to increase affordable housing opportunities for young adults who are leaving the child welfare system; amending s. 420.9071, F.S.; revising and providing definitions;

amending s. 420.9072, F.S.; conforming a cross-reference; authorizing counties and eligible municipalities to use funds from the State Housing Initiatives Partnership Program to provide relocation grants for persons who are evicted from rental properties that are in foreclosure; providing eligibility requirements for receiving a grant; providing that authorization for the relocation grants expires July 1, 2010; amending s. 420.9073, F.S.; revising the frequency with which local housing distributions are to be made by the corporation; authorizing the corporation to withhold funds from the total distribution annually for specified purposes; requiring counties and eligible municipalities that receive local housing distributions to expend those funds in a specified manner; amending s. 420.9075, F.S.; requiring that local housing assistance plans address the special housing needs of persons with disabilities; authorizing counties and certain municipalities to assist persons and households meeting specific income requirements; revising requirements to be included in the local housing assistance plan; requiring counties and certain municipalities to include certain initiatives and strategies in the local housing assistance plan; revising criteria that applies to awards made for the purpose of providing eligible housing; authorizing and limiting the percentage of funds from the local housing distribution which may be used for manufactured housing; extending the expiration date of an exemption from certain income requirements in specified areas; providing for retroactive application; authorizing the use of certain funds for pre-construction activities; providing that certain costs are a program expense; authorizing counties and certain municipalities to award grant funds under certain conditions; providing for the repayment of funds by the local housing assistance trust fund; amending s. 420.9076, F.S.; revising appointments to a local affordable housing advisory committee; revising notice requirements for public hearings of the advisory committee; requiring the committee's final report, evaluation, and recommendations to be submitted to the corporation; deleting cross-references to conform to changes made by the act; repealing s. 420.9078, F.S., relating to state administration of funds remaining in the Local Government Housing Trust Fund; amending s. 420.9079, F.S.; conforming cross-references; amending s. 1001.43, F.S.; revising district school board powers and duties in relation to use of land for affordable housing in certain areas for certain personnel; providing an effective date.

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

CS for 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; specifying procedures for reimbursement of travel 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 Transportation and Economic Development Appropriations; and Judiciary; and Senators Constantine, Gardiner, Baker, Haridopolos, and Altman—

CS for CS for SB 1212—A bill to be entitled An act relating to public transit; amending s. 341.301, F.S.; providing definitions relating to commuter rail service, rail corridors, and railroad operation for purposes of the rail program within the Department of Transportation; amending s. 341.302, F.S.; revising certain citations; revising the time period within which the department must revise the rail system plan and requiring a report; providing additional duties for the department relating to a regional rail system plan; authorizing the department to assume certain liability on a rail corridor; authorizing the department to indemnify and hold harmless a railroad company when the department acquires a rail corridor from the company; providing allocation of risk; providing a specific cap on the amount of the contractual duty for such indemnification; authorizing the department to purchase and provide insurance in relation to rail corridors; authorizing marketing and promotional expenses; extending provisions to other governmental entities providing commuter rail service on public right-of-way; authorizing the

closing of the pending Central Florida Rail Corridor acquisition; amending s. 212.0606, F.S.; authorizing a county to impose a county surcharge upon the lease or rental of a motor vehicle licensed for hire; requiring that the county surcharge may be used solely to fund the transportation needs of the county as determined by the county commission; requiring the county commission to place the county surcharge on the ballot of the next general election for a vote by the electors; providing an effective date.

By the Committees on Finance and Tax; and Judiciary; and Senators Bennett and Baker—

CS for CS for SB 1894—A bill to be entitled An act relating to surplus lines insurers; amending s. 626.913, F.S.; providing for the non-application of certain provisions of state law to surplus lines insurance authorized under the Surplus Lines Law; providing an exception; amending s. 626.924, F.S.; requiring that surplus lines policies issued on or after a specified date have a specified statement printed on the face of the policy; creating s. 626.9371, F.S.; providing methods of payment for premiums and claims regarding surplus lines contracts issued on or after a specified date; requiring a written authorization to complete payment under certain circumstances; providing for waiver of such requirement; providing that an insurer remains liable for payment of a claim if corresponding funds are misdirected; creating s. 626.9372, F.S.; requiring that certain insurers provide a disclosure statement to a claimant under certain circumstances; requiring that such statement include certain information; requiring that an insurer disclose certain additional information upon the request of a claimant; requiring the amendment of such statement under certain circumstances; creating s. 626.9373, F.S.; providing for the payment of attorney's fees in cases involving surplus lines insurers at the trial and appellate levels; amending s. 626.9374, F.S.; requiring that a surplus lines policy containing a separate hurricane or wind deductible issued on or after a specified date have a specified statement printed on the face of the policy; requiring that a surplus lines policy containing a coinsurance provision applicable to hurricane or wind losses issued on or after a specified date have a specified statement printed on the face of the policy; providing for severability; providing for the retroactive applicability of certain provisions; providing an effective date.

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

CS for 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; 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. 288.9622, 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; providing an effective date.

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

CS for 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 ar-

rearages; 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 that the finder of fact and law is not bound by provisions of state law relating to the provision of indemnity or medical benefits for employment-related accidents or injuries involving exposure to a toxic substance or occupational disease when awarding attorney's fees in cases involving first responders; requiring that the finder of fact and law consider certain factors when awarding attorney's fees in such cases; defining the term "occupational disease" for specified purposes; deleting provisions authorizing a judge of compensation claims to approve alternative attorney's fees under certain circumstances; providing legislative findings; providing an effective date.

By the Committee on Judiciary; and Senator Crist—

CS for SB 2074—A bill to be entitled An act relating to the resale of tickets; amending s. 817.36, F.S.; limiting the amount above the original price for which a ticket to an event sponsored by or benefiting certain charitable organizations may be sold; requiring certain binding contractual agreements between charitable organizations and registered ticket resellers for certain purposes; providing penalties; providing an effective date.

By the Committees on Criminal Justice; and Banking and Insurance; and Senator Justice—

CS for CS for SB 2078—A bill to be entitled An act relating to the My Safe Florida Home Program; 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. 627.711, F.S.; deleting provisions requiring an insurer to accept certain uniform mitigation verification forms; providing a criminal penalty for knowingly submitting a false or fraudulent mitigation form with the intent to receive an undeserved discount; providing an effective date.

By the Committees on Criminal and Civil Justice Appropriations; and Children, Families, and Elder Affairs; and Senator Crist—

CS for CS for SB 2094—A bill to be entitled An act relating to juvenile justice; amending s. 394.492, F.S.; including children 9 years of age or younger at the time of referral for a delinquent act within the definition of those children who are eligible to receive comprehensive mental health services; amending s. 435.04, F.S., relating to level 2 screening standards; correcting a cross-reference; amending s. 984.03, F.S.; expanding the meaning of the term "child in need of services" to include a child 9 years of age or younger at the time of referral to the Department of Juvenile Justice; amending s. 985.02, F.S.; providing additional legislative findings and intent; amending s. 985.03, F.S.; redefining the term "child in need of services" to provide that a child is eligible to receive comprehensive services if the child is 9 years of age or younger at the time of referral to the department; defining the term "ordinary medical care in department facilities and programs"; amending s. 985.125, F.S.; encouraging law enforcement agencies, school dis-

tricts, counties, municipalities, and the Department of Juvenile Justice to establish prearrest or postarrest diversion programs for first-time misdemeanor offenders who are 9 years of age or younger; amending s. 985.441, F.S.; providing that a court may commit a female child adjudicated as delinquent to the department for placement in a mother-infant program designed to serve the needs of the juvenile mothers or expectant juvenile mothers who are committed as delinquents; requiring the department to adopt rules to govern the operation of the mother-infant program; amending s. 985.601, F.S.; requiring that the department adopt rules to ensure the effective delivery of services to children in the care and custody of the department; requiring the department to coordinate its rule-adoption process with the Department of Children and Family Services and the Agency for Persons with Disabilities; amending s. 985.644, F.S.; eliminating the exemption from background screening previously granted to a volunteer who assists on an intermittent basis for less than 40 hours per month in programs serving children if the volunteer was under direct and constant supervision by persons who meet the screening requirements; eliminating the Juvenile Justice Standards and Training Commission; providing that the department rather than the commission is responsible for juvenile justice staff development and training; detailing the minimum qualifications for juvenile justice staff of the department and contract providers who deliver direct-care services to children; amending s. 985.664, F.S.; specifying the persons, entities, and organizations with which the juvenile justice circuit boards and county councils are required to collaborate in order to facilitate interagency cooperation and information sharing; requiring the interagency collaboration agreement to specify how the entities will share information to achieve certain goals; requiring juvenile justice circuit boards and county councils to use due diligence in notifying the community of board vacancies; providing an effective date.

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

CS for CS for CS for SB 2104—A bill to be entitled An act relating to environmental protection; amending s. 253.034, F.S.; establishing a date by which land management plans for conservation lands must contain certain outcomes, goals, and elements; amending s. 253.111, F.S.; deleting a 40-day timeframe for a board of county commissioners to decide whether to acquire state land being sold by the Board of Trustees of the Internal Improvement Trust Fund; amending s. 253.7829, F.S.; conforming a cross-reference; amending s. 253.783, F.S.; revising provisions relating to the disposition of surplus lands; authorizing the Department of Environmental Protection to extend the second right of refusal to the current owner of adjacent lands affected by acquired surplus lands under certain circumstances; authorizing the department to extend the third right of refusal to the original owner or the original owner's heirs of lands acquired by the Canal Authority of the State of Florida or the United States Army Corps of Engineers; authorizing the department to extend the fourth right of refusal to any person having a leasehold interest in the land from the canal authority; conforming cross-references; amending s. 259.035, F.S.; increasing the maximum number of terms of appointed members of the Acquisition and Restoration Council; clarifying that vacancies in the unexpired term of appointed members shall be filled in the same manner as the original appointment; requiring an affirmative vote of six members of the council for certain decisions; amending s. 259.037, F.S.; establishing certain dates by which agencies managing certain lands must submit certain reports and lists to the Land Management Uniform Accounting Council; amending s. 259.105, F.S.; requiring that certain proceeds from the Florida Forever Trust Fund be spent on capital projects within a year after acquisition rather than only at the time of acquisition; requiring an affirmative vote of six members of the Acquisition and Restoration Council for certain decisions; amending s. 253.12, F.S.; clarifying that title to certain sovereignty lands which were judicially adjudicated are excluded from automatically becoming private property; repealing s. 288.1185, F.S., relating to the Recycling Markets Advisory Committee; amending s. 373.0693, F.S.; providing conditions for serving on a basin board after a term expires; removing ex officio designation for board members serving on basin boards; revising the membership of certain basin boards; eliminating the Oklawaha River Basin Advisory Council; amending s. 373.427, F.S.; increasing the amount of time for filing a petition for an administrative hearing on an application to use board of trustees-owned submerged lands; amending s. 376.30702, F.S.; revising contamination notification provisions; requiring individuals responsible for site re-

habilitation to provide notice of site rehabilitation to specified entities; revising provisions relating to the content of such notice; requiring the Department of Environmental Protection to provide notice of site rehabilitation to specified entities and certain property owners; providing an exemption; requiring the department to verify compliance with notice requirements; authorizing the department to pursue enforcement measures for noncompliance with notice requirements; revising the department's contamination notification requirements for certain public schools; requiring the department to provide specified notice to private K-12 schools and child care facilities; requiring the department to provide specified notice to public schools within a specified area; providing notice requirements, including directives to extend such notice to certain other persons; requiring local governments to provide specified notice of site rehabilitation; requiring the department to recover notification costs from responsible parties; providing an exception; amending s. 403.0876, F.S.; providing that the Department of Environmental Protection's failure to approve or deny certain air construction permits within 90 days does not automatically result in approval or denial; amending s. 403.121, F.S.; excluding certain air pollution violations from certain departmental actions; clarifying when a respondent in an administrative action is the prevailing party; revising the penalties that may be assessed for violations involving drinking water contamination, wastewater, dredge, fill, or stormwater, mangrove trimming or alterations, solid waste, air emission, and waste cleanup; increasing fines relating to public water system requirements; revising provisions relating to a limit on the amount of a fine for a particular violation by certain violators; amending ss. 403.7032 and 14.2015, F.S.; directing the Department of Environmental Protection and the Office of Tourism, Trade, and Economic Development to create the Recycling Business Assistance Center; providing requirements; authorizing the Office of Tourism, Trade, and Economic Development to consult with Enterprise Florida, Inc., and other state agency personnel; amending s. 403.707, F.S.; providing for inspections of waste-to-energy facilities by the Department of Environmental Protection; amending s. 403.708, F.S.; authorizing the disposal of yard trash at a Class I landfill if the landfill has a system for collecting landfill gas and arranges for the reuse of the gas; amending s. 403.9323, F.S.; clarifying legislative intent with respect to the protection of mangroves; amending s. 403.9324, F.S.; authorizing the Department of Environmental Protection to adopt by rule certain exemptions and general permits under the Mangrove Trimming and Preservation Act; amending s. 403.9329, F.S.; clarifying the department's authority to revoke a person's status as a professional mangrove trimmer; amending s. 403.9331, F.S.; providing that the Mangrove Trimming and Preservation Act does not authorize trimming on uninhabited islands or lands that are publicly owned or set aside for conservation or mitigation except under specified circumstances; amending ss. 712.03 and 712.04, F.S.; providing an exception from an entitlement to marketable record title to interests held by governmental entities; repealing s. 23, ch. 2008-150, Laws of Florida, relating to a provision prohibiting the Department of Environmental Protection from issuing a permit for certain Class I landfills; providing an effective date.

By the Committees on Finance and Tax; and Environmental Preservation and Conservation; and Senator Altman—

CS for CS for SB 2244—A bill to be entitled An act relating to land used for conservation purposes; creating s. 196.1962, F.S.; specifying conservation purposes for which land must be used in order to qualify for an ad valorem tax exemption; requiring that such land be perpetually encumbered by a conservation easement or conservation protection agreement; defining terms; providing for the assessment and ad valorem taxation of real property within an area perpetually encumbered by a conservation easement or other instrument and which contains improvements; requiring land that is exempt from ad valorem taxation and used for agricultural or silvicultural purposes be managed pursuant to certain best-management practices; requiring an owner of land that is exempt from ad valorem taxation to take actions to preserve the perpetual effect of the conservation easement or other instrument; providing that land of less than a certain acreage does not qualify for the ad valorem tax exemption; providing exceptions; requiring the Department of Revenue to adopt rules; requiring the Department of Environmental Protection to adopt by rule a list of nonprofit entities that are qualified to enforce the provisions of a conservation easement or conservation protection agreement; amending s. 193.501, F.S.; defining terms; providing for the assessment of lands used for conservation purposes; requiring that such lands be used for conservation purposes for at least 10 years;

requiring a covenant or conservation protection agreement to be recorded in the official records; providing for the assessment of such land based on character or use; requiring the owner of the land to annually apply to the property appraiser by a certain date for the assessment based on character or use; authorizing the value adjustment board to grant late applications for such assessments if extenuating circumstances are shown; providing for the assessment of land if a conservation management plan extends for a specified period and the landowner has provided certain documentation to the property appraiser; requiring the filing of such plans with the Fish and Wildlife Conservation Commission or a water management district under certain circumstances; requiring that the commission and the Department of Environmental Protection produce a guidance document establishing the form and content of a conservation management plan and establishing certain minimum standards for such plans; authorizing a property appraiser to require a signed application that includes certain statements by a landowner; requiring property appraisers to issue a report relating to the just value and classified use value of land used for conservation purposes; amending s. 195.073, F.S.; providing for the classification of lands used for conservation purposes for the purposes of ad valorem taxation; amending s. 196.011, F.S.; conforming a cross-reference; requiring an annual application for the exemption for land used for conservation purposes; requiring property owners to notify the property appraiser of changes in the use of exempt properties; providing penalties for failure to notify; creating s. 218.125, F.S.; requiring the Legislature to appropriate moneys to replace the reductions in ad valorem tax revenue experienced by fiscally constrained counties; requiring each fiscally constrained county to apply to the Department of Revenue to participate in the distribution of the appropriation; specifying the documentation that must be provided to the department; providing a formula for calculating the reduction in ad valorem tax revenue; amending s. 704.06, F.S.; revising requirements for conservation easements and conservation protection agreements; authorizing the Department of Revenue to adopt emergency rules; providing for application of the act; providing an effective date.

By the Committees on Finance and Tax; and Transportation; and Senators Hill and Lynn—

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

By the Committees on Health and Human Services Appropriations; and Higher Education; and Senator Haridopolos—

CS for CS for SB 2284—A bill to be entitled An act relating to nursing programs; amending s. 464.003, F.S.; revising the definition of the term “approved program” and defining terms for purposes of the Nurse Practice Act; amending s. 464.019, F.S.; revising provisions for the approval of nursing programs by the Board of Nursing; requiring institutions wishing to conduct certain nursing programs to submit a program application and pay a program review fee to the Department of Health; specifying that a program application is deemed approved if the board does not act within specified timeframes; providing application requirements and procedures; providing standards for the approval of nursing programs; specifying that, upon the board’s approval of a program application, the program becomes an approved program; providing that programs provisionally approved by the board, and certain programs on probationary status, as of a specified date are approved programs under the act; providing that certain programs on probationary status as of a specified date remain on probationary status; requiring such programs on probationary status to comply within a specified period with a requirement related to program graduate passage rates; requiring the board to terminate programs that do not comply; requiring approved programs to annually submit a report; specifying contents of annual reports; providing for denial of program applications; providing procedures for processing incomplete program applications; requiring the board to provide a notice of intent to deny a program application that does not document compliance with certain standards; authorizing an administrative hearing for review of a notice of intent to deny an application; requiring the board to publish on its Internet website certain data about nursing programs; requiring that a nursing program be

placed on probation under certain circumstances; requiring programs placed on probation to disclose certain information to students and applicants; requiring the board to terminate a nursing program under certain circumstances; requiring a nursing program that closes to notify the board of certain information; specifying that the board, with certain exceptions, does not have rulemaking authority to administer the act; specifying that the board may not impose any condition or requirement on program approval or retention except as expressly provided in the act; requiring the board to repeal certain rules in existence as of a specified date; requiring the Florida Center for Nursing and the Office of Program Policy Analysis and Government Accountability to conduct studies and submit reports to the Governor and Legislature; providing an effective date.

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

CS for SB 2454—A bill to be entitled An act relating to the assessment of residential property; creating s. 193.624, F.S.; providing definitions; prohibiting a property appraiser from considering certain improvements to real property in determining the assessed value of residential property; providing application; amending s. 196.012, F.S.; deleting a definition; conforming a cross-reference; amending ss. 196.121 and 196.1995, F.S.; conforming cross-references; repealing s. 196.175, F.S., relating to the renewable energy source property tax exemption; providing an effective date.

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

CS for SB 2504—A bill to be entitled An act relating to the corporate income tax; amending s. 220.03, F.S.; providing for the adoption of the 2009 version of the Internal Revenue Code; providing exceptions; amending s. 220.13, F.S.; revising the definition of the term “adjusted federal income” for purposes of specifying the treatment by this state of certain provisions dealing with depreciation and expensing of assets and deferral of income that are allowed for federal income tax purposes; authorizing the Department of Revenue to adopt rules; providing for retroactive operation; providing an effective date.

By the Committees on Transportation and Economic Development Appropriations; and Agriculture; and Senators Dean and Baker—

CS for CS for SB 2572—A bill to be entitled An act relating to rural agricultural industrial centers; amending s. 163.3177, F.S.; providing legislative findings; defining the term “rural agricultural industrial center”; authorizing landowners within a rural agricultural industrial center to apply for an amendment to the local government comprehensive plan for certain purposes; providing requirements for such application; requiring that the local government amend its comprehensive plan within a specified period after receiving such application; providing that such amendments are presumed consistent with the Florida Administrative Code; providing that such presumption may be rebutted by a preponderance of the evidence; providing an exception for optional sector plans and rural land stewardship areas; clarifying that any land area that is not designated as a rural area of critical economic concern does not hold any of the rights or benefits derived from such designation; amending ss. 163.3184 and 380.06, F.S.; conforming cross-references; providing an effective date.

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

CS for SB 2578—A bill to be entitled An act relating to the Department of Revenue; amending s. 55.204, F.S.; providing for the duration of certain judgment liens; amending s. 72.011, F.S.; clarifying the date by which an action to contest any tax, interest, or penalties must be filed; conforming cross-references; authorizing the Department of Revenue, the Department of Highway Safety and Motor Vehicles, and the Department of Business and Professional Regulation to adopt rules for the waiver of the requirement for the payment of uncontested amounts and the deposit of security in actions to contest the legality of any tax, interest, or penalty; amending s. 95.091, F.S.; providing that the duration of a tax lien relating to certain unemployment compensation taxes expires 10 years following a certain date; amending s. 202.125, F.S.; clarifying that an exemption from the communications services tax does not apply to a residence that is all or part of a transient public lodging

establishment; amending s. 212.08, F.S.; providing criteria to determine the tax on a package that contains taxable nonfood products and exempt food products; clarifying that the sales tax exemption for building materials used in the rehabilitation of real property located in an enterprise zone applies only during the rehabilitation of the real property; authorizing a single application for a tax refund for certain contiguous parcels of real property; revising information that must be included in the application for the tax refund; providing that the tax exemption for building materials used in an enterprise zone may inure to a unit of government; amending s. 213.053, F.S.; providing that the Department of Revenue may share certain information with the Florida Energy and Climate Commission; providing that the Department of Revenue may share taxpayer names and identification numbers for purposes of information-sharing agreements with financial institutions; providing that provisions restricting the disclosure of confidential information do not apply to certain methods of electronic communication for certain purposes; providing that the Department of Revenue may release information relating to outstanding tax warrants to the Department of Business and Professional Regulation; authorizing the Department of Revenue to publish a list of taxpayers against whom it has filed a warrant or judgment lien certificate; requiring the department to update the list at least monthly; authorizing the Department of Revenue to adopt rules; creating s. 213.0532, F.S.; defining terms; requiring the Department of Revenue to enter into information-sharing agreements with certain financial institutions; requiring the department to pay a reasonable fee to a financial institution for certain costs; providing that financial institutions do not need to provide notice of information-sharing agreements to accountholders; providing that financial institutions are not liable for certain acts taken in connection with information-sharing agreements; authorizing the Department of Revenue to adopt rules; amending s. 213.25, F.S.; authorizing the Department of Revenue to reduce a tax refund or a tax credit to the extent of liability for unemployment compensation taxes; amending s. 213.50, F.S.; authorizing the Department of Business and Professional Regulation to revoke the hotel or restaurant license of a licenseholder having an outstanding tax warrant for a certain period; authorizing the Department of Business and Professional Regulation to deny an application to renew the hotel or restaurant license of a licenseholder having an outstanding tax warrant for a certain period; amending s. 213.67, F.S.; clarifying the date by which an action to contest a notice of intent to levy must be filed; creating s. 213.758, F.S.; defining terms; providing for the transfer of tax liabilities to the transferee of a business or a stock of goods under certain circumstances; providing exceptions; requiring a taxpayer who quits a business to file a final tax return; authorizing the Department of Legal Affairs to seek injunctions to prevent business activities until taxes are paid; requiring the transferor of a business or stock of goods to file a final tax return and make a full tax payment after a transfer; authorizing a transferee of a business or stock of goods to withhold a portion of the consideration for the transfer for the payment of certain taxes; authorizing the Department of Legal Affairs to seek an injunction to prevent business activities by a transferee until the taxes are paid; providing that the transferees are jointly and severally liable with the transferor for the payment of taxes, interest, or penalties under certain circumstances; limiting the transferee's liability to the value or purchase price of the transferred property; authorizing the Department of Revenue to adopt rules; amending s. 220.192, F.S.; providing for the administration of certain portions of the renewable energy technologies tax credit program by the Florida Energy and Climate Commission; providing for retroactive application; amending s. 336.021, F.S.; revising the distribution of the ninth-cent fuel tax on motor fuel and diesel fuel; amending s. 443.036, F.S.; providing for the treatment of a single-member limited liability company as the employer; amending s. 443.1215, F.S.; correcting a cross-reference; amending s. 443.1316, F.S.; conforming cross-references; amending s. 443.141, F.S.; providing penalties for erroneous, incomplete, or insufficient reports; authorizing a waiver of the penalty under certain circumstances; defining a term; authorizing the Agency for Workforce Innovation and the state agency providing unemployment compensation tax collection services to adopt rules; providing an expiration date for liens for contributions and reimbursements; amending s. 443.163, F.S.; increasing penalties for failing to file Employers Quarterly Reports by means other than approved electronic means; creating s. 213.691, F.S.; authorizing the Department of Revenue to file an integrated warrant or judgment lien for a taxpayer's total liability for taxes, fees, or surcharges; requiring the integrated warrant or judgment lien certificate to itemize amounts due for each tax, fee, or surcharge; creating s. 213.692, F.S.; authorizing the Department of Revenue to revoke all certificates of registration, permits,

or licenses issued to a taxpayer against whose property the department has filed a warrant or tax lien; requiring the scheduling of an informal conference before revocation of the certificates of registration, permits, or licenses; prohibiting the Department of Revenue from issuing a certificate of registration, permit, or license to a taxpayer whose certificate of registration, permit, or license has been revoked; providing exceptions; requiring security as a condition of issuing a new certificate of registration to a person whose certificate of registration, permit, or license has been revoked after the filing of a warrant or tax lien certificate; authorizing the department to adopt rules; repealing s. 195.095, F.S., relating to the authority of the Department of Revenue to develop lists of bidders that are approved to contract with property appraisers, tax collectors, or county commissions for assessment or collection services; repealing s. 213.054, F.S., relating to monitoring and reporting on the use of a tax deduction claimed by international banking institutions; providing effective dates.

By the Committees on Health and Human Services Appropriations; and Health Regulation; and Senator Gaetz—

CS for CS for SB 2614—A bill to be entitled An act relating to health care; amending s. 154.503, F.S.; conforming a cross-reference; repealing s. 381.0053, F.S., relating to a comprehensive nutrition program; repealing s. 381.0054, F.S., relating to healthy lifestyles promotion; repealing ss. 381.732, 381.733, and 381.734, F.S., relating to the Healthy Communities, Healthy People Act; amending s. 381.006, F.S.; requiring the Department of Health, when conducting an environmental health program inspection of a certified domestic violence center to limit the inspection of the domestic violence center to the requirements set forth in the department's rules applicable to community-based residential facilities with five or fewer residents; amending s. 381.0072, F.S.; requiring the Department of Health, when conducting a food service inspection of a certified domestic violence center to limit the inspection of the domestic violence center to the requirements set forth in the department's rules applicable to community-based residential facilities with five or fewer residents; amending s. 381.0203, F.S.; requiring certain state agencies to purchase drugs through the statewide purchasing contract administered by the Department of Health; providing an exception; requiring the department to establish and maintain certain pharmacy services program; transferring, renumbering, and amending s. 381.84, F.S., relating to the Comprehensive Statewide Tobacco Education and Use Prevention Program; revising definitions; revising program components; requiring program components to include efforts to educate youth and their parents about tobacco use; requiring a youth-directed focus in each program component; requiring the Tobacco Education and Use Prevention Advisory Council to adhere to state ethics laws; providing that meetings of the council are subject to public-records and public-meetings requirements; revising the duties of the council; deleting a provision that prohibits a member of the council from participating in a discussion or decision with respect to a research proposal by a firm, entity, or agency with which the member is associated as a member of the governing body or as an employee or with which the member has entered into a contractual arrangement; revising the submission date of an annual report; deleting an expired provision relating to rulemaking authority of the department; transferring and renumbering s. 381.91, F.S., relating to the Jessie Trice Cancer Prevention Program; transferring, renumbering, and amending s. 381.911, F.S., relating to the Prostate Cancer Awareness Program; revising the criteria for members of the prostate cancer advisory committee; repealing s. 381.912, F.S., relating to the Cervical Cancer Elimination Task Force; transferring and renumbering s. 381.92, F.S., relating to the Florida Cancer Council; transferring and renumbering s. 381.921, F.S., relating to the mission and duties of the Florida Cancer Council; amending s. 381.922, F.S.; conforming cross-references; transferring and renumbering s. 381.93, F.S., relating to a breast and cervical cancer early detection program; transferring and renumbering s. 381.931, F.S., relating to an annual report on Medicaid expenditures; renaming ch. 385, F.S., as the "Healthy and Fit Florida Act"; amending s. 385.101, F.S.; renaming the "Chronic Diseases Act" as the "Healthy and Fit Florida Act"; amending s. 385.102, F.S.; revising legislative intent; creating s. 385.1021, F.S.; providing definitions; creating s. 385.1022, F.S.; requiring the Department of Health to support public health programs to reduce the incidence of mortality and morbidity from chronic diseases; creating s. 385.1023, F.S.; requiring the department to create state-level programs that address the risk factors of certain chronic diseases; providing required activities of the state-level programs; amending s. 385.103, F.S.;

providing for community-level programs for the prevention of chronic diseases; revising definitions; requiring the department to develop and implement a community-based chronic disease prevention and health promotion program; providing the purpose of the program; providing requirements for the program; creating s. 385.105, F.S.; requiring the department to develop programs to increase physical fitness, to work with school districts, to develop partnerships that allow the public to access recreational facilities and public land areas suitable for physical activity, to work with the Executive Office of the Governor and Volunteer Florida, Inc., to promote school initiatives, and to collaborate with the Department of Education in recognizing nationally accepted best practices for improving physical education in schools; requiring the Department of Health to promote healthy lifestyles to reduce obesity; requiring the department to promote optimal nutritional status in all stages of people's lives, personal responsibility to prevent chronic disease or slow its progression, and regular health visits during a person's life span; authorizing state agencies to conduct employee wellness programs; requiring the department to serve as a model to develop and implement employee wellness programs; requiring the department to assist state agencies to develop the employee wellness programs; providing equal access to the programs by agency employees; requiring the department to coordinate efforts with the Department of Management Services and other state agencies; authorizing each state agency to establish an employee wellness work group to design the wellness program; requiring the department to provide requirements for participation fees, collaborations with businesses, and procurement of equipment and incentives; amending s. 385.202, F.S.; requiring facilities, laboratories, and practitioners to report information; authorizing the department to adopt rules regarding reporting requirements for the cancer registry; providing immunity from liability for facilities and practitioners reporting certain information; requiring the department to adopt rules regarding the establishment and operation of a statewide cancer registry program; requiring the department or contractual designee operating the statewide cancer registry program to use or publish material only for the purpose of public health surveillance and advancing medical research or medical education in the interest of reducing morbidity or mortality; authorizing the department to exchange personal data with any agency or contractual designee for the purpose of public health surveillance and medical or scientific research under certain circumstances; clarifying that the department may adopt rules regarding the classifications of facilities related to reports made to the cancer registry; requiring each facility and practitioner that reports cancer cases to the department to make their records available for onsite review; amending s. 385.203, F.S.; increasing the size of the Diabetes Advisory Council to include one representative of the Florida Academy of Family Physicians; amending s. 385.206, F.S.; renaming the "hematology-oncology care center program" as the "Pediatric Hematology-Oncology Center Program"; revising definitions; authorizing the department to designate centers and provide funding to maintain programs for the care of patients with hematologic and oncologic disorders; clarifying provisions related to grant-funding agreements and grant disbursements; revising the department's requirement to evaluate services rendered by the centers; requiring data from the centers and other sources relating to pediatric cancer to be available to the department for program planning and quality assurance initiatives; amending s. 385.207, F.S.; clarifying provisions that require the department to collect information regarding the number of clients served, the outcomes reached, the expense incurred, and fees collected by providers of epilepsy services; deleting the provision that requires the department to limit administrative expenses from the Epilepsy Services Trust Fund to a certain percentage of annual receipts; amending s. 385.210, F.S.; revising legislative findings regarding the economic costs of treating arthritis and its complications; authorizing the State Surgeon General to seek any federal waivers that may be necessary to maximize funds from the Federal Government to implement the Arthritis Prevention and Education Program; creating s. 385.301, F.S.; authorizing the department to adopt rules to administer the act; creating s. 385.401, F.S.; authorizing the department to establish a direct-support organization; providing definitions; providing for a board of directors; providing terms; providing for membership; authorizing the department to allow the direct-support organization to use the department's fixed property and facilities within the state public health system; providing an exception; requiring that the direct-support organization submit certain federal forms to the department; requiring that the direct-support organization provide an annual financial audit; amending s. 409.904, F.S.; conforming a cross-reference; creating the Pharmacy and Therapeutic Advisory Council within the Executive Office of the Governor; providing duties of the council; providing for the appointment and qualification of

members; providing for the use of subject-matter experts when necessary; providing requirements for voting and a quorum; providing for quarterly meetings of the council; providing for staffing; providing for reimbursement of per diem and travel expenses for members of the council; amending s. 499.003, F.S.; excluding from the definition of "wholesale distribution" certain activities of state agencies; providing an effective date.

By the Committees on Criminal Justice; and Health Regulation; and Senator Baker—

CS for CS for SB 2658—A bill to be entitled An act relating to the licensure of home health agencies, home medical equipment providers, and health care clinics; designating Miami-Dade County as a health care fraud area of special concern for certain purposes; creating s. 408.8065, F.S.; providing requirements for licensure of home health agencies, home medical equipment providers, and health care clinics; requiring the posting of a surety bond in a specified minimum amount under certain circumstances; requiring demonstration of financial viability; providing limitations on licensing of home health agencies in certain counties; providing an exception for existing applicants accredited or pending accreditation by an organization recognized by the Agency for Health Care Administration; providing penalties; providing an effective date.

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

CS for 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 department 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 Committees on Transportation and Economic Development Appropriations; and Judiciary; and Senators Constantine, Gardiner, Baker, Haridopolos, and Altman—

CS for CS for SB 1212—A bill to be entitled An act relating to public transit; amending s. 341.301, F.S.; providing definitions relating to commuter rail service, rail corridors, and railroad operation for purposes of the rail program within the Department of Transportation; amending s. 341.302, F.S.; revising certain citations; revising the time period within which the department must revise the rail system plan and requiring a report; providing additional duties for the department relating to a regional rail system plan; authorizing the department to assume certain liability on a rail corridor; authorizing the department to indemnify and hold harmless a railroad company when the department acquires a rail corridor from the company; providing allocation of risk; providing a specific cap on the amount of the contractual duty for such indemnification; authorizing the department to purchase and provide insurance in relation to rail corridors; authorizing marketing and promotional expenses; extending provisions to other governmental entities providing commuter rail service on public right-of-way; authorizing the closing of the pending Central Florida Rail Corridor acquisition; amending s. 212.0606, F.S.; authorizing a county to impose a county surcharge upon the lease or rental of a motor vehicle licensed for hire; requiring that the county surcharge may be used solely to fund the transportation needs of the county as determined by the county commission; requiring the county commission to place the county surcharge on the ballot of the next general election for a vote by the electors; providing an effective date.

—was placed on the Calendar.

By the Committees on Finance and Tax; and Judiciary; and Senators Bennett and Baker—

CS for CS for SB 1894—A bill to be entitled An act relating to surplus lines insurers; amending s. 626.913, F.S.; providing for the non-application of certain provisions of state law to surplus lines insurance authorized under the Surplus Lines Law; providing an exception; amending s. 626.924, F.S.; requiring that surplus lines policies issued on or after a specified date have a specified statement printed on the face of the policy; creating s. 626.9371, F.S.; providing methods of payment for premiums and claims regarding surplus lines contracts issued on or after a specified date; requiring a written authorization to complete payment under certain circumstances; providing for waiver of such requirement; providing that an insurer remains liable for payment of a claim if corresponding funds are misdirected; creating s. 626.9372, F.S.; requiring that certain insurers provide a disclosure statement to a claimant under certain circumstances; requiring that such statement include certain information; requiring that an insurer disclose certain additional information upon the request of a claimant; requiring the amendment of such statement under certain circumstances; creating s. 626.9373, F.S.; providing for the payment of attorney's fees in cases involving surplus lines insurers at the trial and appellate levels; amending s. 626.9374, F.S.; requiring that a surplus lines policy containing a separate hurricane or wind deductible issued on or after a specified date have a specified statement printed on the face of the policy; requiring that a surplus lines policy containing a coinsurance provision applicable to hurricane or wind losses issued on or after a specified date have a specified statement printed on the face of the policy; providing for severability; providing for the retroactive applicability of certain provisions; providing an effective date.

—was placed on the Calendar.

By the Committees on Education Pre-K - 12 Appropriations; and Education Pre-K - 12; and Senators Diaz de la Portilla and Storms—

CS for CS for SB 1978—A bill to be entitled An act relating to classroom expenditures; creating s. 1010.2155, F.S.; requiring that school districts spend a minimum percentage of the district general fund on expenditures in the classroom; requiring that the Department of Education develop a uniform calculation and a common format for dis-

trict reporting; requiring that school districts publish information regarding classroom expenditures; requiring that the department analyze the expenditures of school districts that fail to meet required classroom expenditure levels; authorizing the department to provide technical assistance upon request by a school district; requiring that the Commissioner of Education make written recommendations to the superintendent of schools and the school board; authorizing the State Board of Education to adopt rules; providing an effective date.

—was placed on the Calendar.

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

CS for 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

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 CS for HB 63, HB 73, HB 255, CS for HB 285, HB 393, CS for HB 599, HB 713, HB 743, HB 773, CS for HB 801, HB 877, CS for HB 965, HB 967, CS for HB 1059, HB 1063, CS for CS for CS for HB 1147, CS for HB 1235, HB 1371, CS for HB 1431, CS for HB 1433, CS for HB 1435, CS for HB 1541; has passed as amended CS for CS for HB 405, CS for CS for HB 873 and requests the concurrence of the Senate.

Robert L. "Bob" Ward, Clerk

By General Government Policy Council and Representative(s) Boyd, Heller—

CS for HB 63—A bill to be entitled An act relating to auctioneers; amending s. 468.385, F.S.; revising requirements for licensure as an auctioneer, auctioneer apprentice, and auction business; requiring the submission of fingerprints for a criminal records check; requiring that an applicant for a license bear the cost of fingerprinting and a criminal records check; prohibiting reissuance of a license for a specified period following license revocation; amending s. 468.3855, F.S.; requiring the sponsor of an auctioneer apprentice to review records of the apprentice; amending s. 468.389, F.S.; authorizing the Florida Board of Auctioneers to impose penalties on a business that violates laws pertaining to auctions; providing an effective date.

—was referred to the Committees on Regulated Industries; Criminal Justice; and General Government Appropriations.

By Representative(s) Schenck, Drake, Ford, Horner, Mayfield, Murzin, Precourt—

HB 73—A bill to be entitled An act relating to expedited permitting process for economic development projects; providing a short title; creating s. 380.0657, F.S.; requiring the Department of Environmental Protection and water management districts to adopt programs to expedite the processing of permits for certain economic development projects; providing an exception; requiring municipalities and counties to identify certain businesses by commission resolution; requiring a pre-application review; providing a timeframe for permit application approval or denial; providing that projects designated as target industry businesses and located in charter counties that meet certain criteria are eligible for expedited permitting; providing an effective date.

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

By Representative(s) Bemby, Bullard, Crisafulli, Soto, Zapata—

HB 255—A bill to be entitled An act relating to pest control; creating s. 570.345, F.S.; enacting the Pest Control Compact; requiring the Commissioner of Agriculture to administer the compact; requiring that an application for assistance under the compact be made by the commissioner; providing findings; providing definitions; providing for the establishment of the Pest Control Insurance Fund to finance pest-control operations under the compact; providing for the fund to be administered by a governing board and executive committee; providing for the internal operations and management of the governing board; requiring an annual report to the governor and legislature of each state participating in the compact; providing for the administration of the fund; providing procedures to apply for expenditures from the fund; providing for a determination regarding expenditures from the fund and for review of such expenditures; authorizing the governing board to establish advisory and technical committees; providing for an application for assistance from the fund on behalf of a nonparty state; providing requirements for the fund regarding budgets and maintaining financial assets; prohibiting a pledge of the assets of a state that is a party to the compact; providing for

critical economic concern; authorizing rural areas of critical economic concern to designate certain catalyst projects for certain purposes; providing project requirements; 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. 288.9622, 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; providing an effective date.

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

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

CS for SB 2454—A bill to be entitled An act relating to the assessment of residential property; creating s. 193.624, F.S.; providing definitions; prohibiting a property appraiser from considering certain improvements to real property in determining the assessed value of residential property; providing application; amending s. 196.012, F.S.; deleting a definition; conforming a cross-reference; amending ss. 196.121 and 196.1995, F.S.; conforming cross-references; repealing s. 196.175, F.S., relating to the renewable energy source property tax exemption; providing an effective date.

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

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

CS for SB 2504—A bill to be entitled An act relating to the corporate income tax; amending s. 220.03, F.S.; providing for the adoption of the 2009 version of the Internal Revenue Code; providing exceptions; amending s. 220.13, F.S.; revising the definition of the term "adjusted federal income" for purposes of specifying the treatment by this state of certain provisions dealing with depreciation and expensing of assets and deferral of income that are allowed for federal income tax purposes; authorizing the Department of Revenue to adopt rules; providing for retroactive operation; providing an effective date.

—was placed on the Calendar.

the compact to enter into force upon its enactment by five or more states; providing a procedure for a state to withdraw from the compact; providing for construction and severability; providing an effective date.

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

By Health Care Regulation Policy Committee and Representative(s) Patronis, Burgin, Drake, Flores, Hudson, Nehr, O'Toole, Schenck, Zapata—

CS for HB 285—A bill to be entitled An act relating to the Medicaid low-income pool and disproportionate share program; amending s. 409.911, F.S.; expanding the membership of the Medicaid Low-Income Pool Council; providing for composition of expanded membership; designating a council chair; providing restrictions on specified appointments; providing an effective date.

—was referred to the Committees on Health Regulation; and Health and Human Services Appropriations; and the Policy and Steering Committee on Ways and Means.

By Representative(s) Poppell—

HB 393—A bill to be entitled An act relating to the Viera Stewardship District, Brevard County; amending chapter 2006-360, Laws of Florida; amending the district boundaries; providing for a referendum; providing effective dates.

—was referred to the Committee on Rules.

By Governmental Affairs Policy Committee and Representative(s) Hukill, Grady—

CS for HB 599—A bill to be entitled An act relating to administration of estates; amending s. 731.201, F.S.; revising definitions; amending s. 732.108, F.S.; providing for nonapplication of certain limitations of actions provisions to certain paternity determinations; amending s. 732.2025, F.S.; revising a definition; amending s. 732.2045, F.S.; expanding an exclusion from application of certain provisions of law; amending s. 732.2075, F.S.; revising provisions for satisfaction of an elective share; providing additional requirements; amending s. 732.2085, F.S.; correcting a cross-reference; amending s. 732.2135, F.S.; revising criteria for time of an election; providing for award of attorney fees and costs for elections made in bad faith; amending s. 732.402, F.S.; revising criteria for certain household items, motor vehicles, and tuition programs as exempt property; amending s. 733.201, F.S.; revising a criterion for proof of wills to conform; amending s. 733.504, F.S.; revising a criterion for removal of a personal representative to conform; amending s. 733.602, F.S.; removing a cross-reference; amending s. 735.203, F.S.; revising requirements for a petition for summary administration; amending s. 739.102, F.S.; revising a definition; amending s. 739.104, F.S.; excluding from court approval certain disclaimers of interests in property; amending s. 739.201, F.S.; providing an additional rule applicable to disclaimers of interests in property; amending s. 739.207, F.S.; limiting a criterion for effectiveness of a disclaimer of power held in a fiduciary capacity; amending s. 739.402, F.S.; correcting terminology; amending s. 739.501, F.S.; preserving application of certain provisions to effectiveness of certain disclaimers or transfers; amending ss. 660.417, 736.0802, and 895.02, F.S.; correcting cross-references to conform; providing an effective date.

—was referred to the Committees on Judiciary; and Rules.

By Representative(s) Proctor, Carroll—

HB 713—A bill to be entitled An act relating to the Lake Asbury Municipal Service Benefit District, Clay County; amending chapter 86-392, Laws of Florida; increasing the special assessment against lots in the district under certain circumstances; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Representative(s) Domino—

HB 743—A bill to be entitled An act relating to the South Indian River Water Control District, Palm Beach County; amending chapter 2001-313, Laws of Florida, as amended; expanding the boundaries of the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Representative(s) Porth—

HB 773—A bill to be entitled An act relating to the Plantation Acres Improvement District, Broward County; providing legislative intent; amending chapter 2002-367, Laws of Florida; redesignating the board of supervisors as the board of commissioners; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Military & Local Affairs Policy Committee and Representative(s) Porth—

CS for HB 801—A bill to be entitled An act relating to Broward County; providing for annexation and deannexation of certain described lands within the municipal limits of the Town of Southwest Ranches and the Town of Davie; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Representative(s) Weinstein—

HB 877—A bill to be entitled An act relating to the City of Jacksonville, Duval County; amending chapter 92-341, Laws of Florida, as amended; increasing the permitted rate of investment in fixed real estate assets by the Jacksonville Police and Fire Pension Board of Trustees; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Civil Justice & Courts Policy Committee and Representative(s) Grady, Hukill—

CS for HB 965—A bill to be entitled An act relating to trust administration; amending s. 736.0103, F.S.; revising a definition to exclude certain interests as beneficial interests; providing construction; amending s. 736.0105, F.S.; providing an additional limitation on terms of a trust prevailing over provisions of the Florida Trust Code; amending s. 736.0302, F.S.; revising representation authority for holders of a power of appointment; providing a definition; amending s. 736.0306, F.S.; authorizing trust instruments to authorize certain persons to designate one or more persons to represent and bind a beneficiary and receive certain information; amending s. 736.0703, F.S.; authorizing a cotrustee to delegate investment decisions to a cotrustee; revising provisions for absence of liability of excluded trustees under certain circumstances; amending s. 736.0807, F.S.; providing that a cotrustee who has delegated investment functions is not liable for investment decisions; amending s. 736.1106, F.S.; revising a definition applicable to antilapse of a trust distribution; providing an effective date.

—was referred to the Committees on Judiciary; and Banking and Insurance.

By Representative(s) Domino—

HB 967—A bill to be entitled An act relating to the Northern Palm Beach County Improvement District, Palm Beach County; amending chapter 2000-467, Laws of Florida, as amended by chapter 2004-467, Laws of Florida; revising district boundaries; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Military & Local Affairs Policy Committee and Representative(s) Porth—

CS for HB 1059—A bill to be entitled An act relating to the Central Broward Water Control District, Broward County; amending chapter 98-501, Laws of Florida, as amended; providing for flood protection services; revising the geographical boundaries of the district; revising powers of the district with respect to construction; deleting or updating obsolete language; revising the geographical boundaries of district zones for the election of commissioners; revising residency requirements for commissioner qualification; revising requirements for the filling of vacancies on the board of commissioners; revising provisions relating to filing fees and oath of office; providing the procedure for selection of chair and vice chair in the event of a deadlock; revising quorum requirements; requiring certain commissioners to preside over meetings of the board in the absence of the chair and vice chair; deleting provisions relating to a special warrant for collection of drainage taxes; revising powers of the board in carrying out the state comprehensive water management plan; revising rulemaking authority of the board; revising eminent domain provisions; revising language relating to obstruction of certain district facilities; clarifying language relating to the adoption of certain subdivision regulations; providing severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Representative(s) Abruzzo—

HB 1063—A bill to be entitled An act relating to the Lake Worth Drainage District, Palm Beach County; codifying, reenacting, amending, and repealing chapters 98-525, 99-422, and 2003-344, Laws of Florida; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Finance & Tax Council, Economic Development & Community Affairs Policy Council, Military & Local Affairs Policy Committee and Representative(s) Schenck—

CS for CS for CS for HB 1147—A bill to be entitled An act relating to the Spring Hill Fire Rescue and Emergency Medical Services District, Hernando County; creating a special district; providing definitions; providing for creation, status, charter amendments, boundaries, and purposes; providing for a board of commissioners; providing for election and terms of commissioners; providing for employment of district personnel; providing for election of board officers; providing for compensation, oath, and bonds of commissioners; providing for powers, duties, and responsibilities of the board; providing for ad valorem taxes; providing a cap on the rate of taxation; providing for user charges; providing for impact fees; providing for authority to disburse funds; authorizing the board to borrow money; providing for use of district funds; requiring a record of all board meetings; authorizing the board to adopt policies and regulations; providing for the board to make an annual budget; requiring an annual report; authorizing the board to enact fire prevention ordinances; authorizing the district to appoint a fire marshal; authorizing the district to conduct inspections and establish and operate fire, rescue, and emergency medical services; providing for district authority upon annexation of district lands; providing for dissolution; providing immunity from tort liability for officers, agents, and employees; providing for district expansion; providing for construction and effect; providing for

an exclusive charter; requiring a referendum; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Military & Local Affairs Policy Committee and Representative(s) Reagan—

CS for HB 1235—A bill to be entitled An act relating to the Lake-wood Ranch Stewardship District, Manatee and Sarasota Counties; amending chapter 2005-338, Laws of Florida; revising the boundaries of the district; amending district powers to allow the district to provide sustainable or green infrastructure improvements, facilities, and services; requiring a referendum; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Representative(s) Coley—

HB 1371—A bill to be entitled An act relating to Panama City, Bay County; amending chapter 63-1757, Laws of Florida, as amended; deleting provisions relating to specific items the planning board must take into consideration in its plans; removing the requirement that the members of the city commission and the city manager be ex officio members of the planning board; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Military & Local Affairs Policy Committee and Representative(s) Evers—

CS for HB 1431—A bill to be entitled An act relating to the City of Pensacola, Town of Century, and Escambia County; providing definitions; creating the Escambia County Consolidation Study Commission to develop a consolidation plan or unification of services for the City of Pensacola, Town of Century, and Escambia County; providing for the membership of the commission; providing for special advisory committees and membership; providing for meetings; providing for submission of a status report and a proposed consolidation plan; specifying sources of funding; providing for private contributions; providing for clerical, technical, and legal assistance; requiring a referendum for approval of the consolidation plan; providing for dissolution of the commission and reversion of commission property to the county; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Military & Local Affairs Policy Committee and Representative(s) Nelson—

CS for HB 1433—A bill to be entitled An act relating to the City of Orlando Firefighter Pension Fund, Orange County; amending chapter 23444, Laws of Florida, 1945, as amended; providing a member with 20 years or more of service who is involuntarily determined to be permanently and totally disabled not in the line of duty the right to elect a normal service retirement under certain conditions; providing for a change in the accrual rate for normal retirement benefit; providing for a change of the accrual rate for line of duty death benefits if member has completed more than 23.53 years of service; changing the Back Deferred Retirement Option Program (DROP) from 36 months to 60 months; revising provisions relating to DROP accounts; providing that distributions comply with the Internal Revenue Code; providing for changes necessary to maintain tax qualification; authorizing the legislative body of the City of Orlando to adjust the pension plan to comply with the Internal Revenue Code and to create a SHARE program or plan to provide for certain extra benefits; providing that benefit changes are not

retroactive; specifying this act does not provide additional benefits to certain members and beneficiaries; providing effective dates.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Public Safety & Domestic Security Policy Committee and Representative(s) Williams, T.—

CS for HB 1435—A bill to be entitled An act relating to the Lee County Sheriff's Office; revising qualifications for employment; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Military & Local Affairs Policy Committee and Representative(s) Abruzzo—

CS for HB 1541—A bill to be entitled An act relating to the Pine Tree Water Control District, Palm Beach County; codifying the district's charter; providing legislative intent; amending, codifying, reenacting, and repealing chapters 80-572, 82-358, and 2005-295, Laws of Florida; providing for the applicability of chapters 298 and 189, Florida Statutes, and other general laws; providing for liberal construction; providing a savings clause in the event any of the act is deemed invalid; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

By Economic Development & Community Affairs Policy Council, Insurance, Business & Financial Affairs Policy Committee and Representative(s) Nelson, Drake, Plakon, Sachs, Workman—

CS for CS for HB 405—A bill to be entitled An act relating to delivery vehicles; amending s. 316.2126, F.S.; defining the terms "golf cart," "residential area," and "seasonal delivery personnel"; authorizing the use of golf carts, low-speed vehicles, and utility vehicles by seasonal delivery personnel during a certain timeframe; requiring specified vehicles to be equipped with safety equipment; providing an effective date.

—was referred to the Committees on Transportation; Community Affairs; Commerce; and Transportation and Economic Development Appropriations.

By Health & Family Services Policy Council, Health Care Regulation Policy Committee and Representative(s) Williams, A., Coley, Rehwinkel Vasilinda—

CS for CS for HB 873—A bill to be entitled An act relating to inactive licenses and certificates of need for health care providers; amending s. 408.040, F.S.; extending the period for which a certificate of need is valid; amending s. 408.808, F.S.; providing for renewal of inactive license status for statutory rural hospitals under certain circumstances; requiring plan approval and commencement of construction under certain circumstances; requiring certain proof of enforceable capital expenditures under certain circumstances; providing an effective date.

—was referred to the Committees on Health Regulation; and Health and Human Services Appropriations.

RETURNING MESSAGES ON SENATE BILLS

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed SB 2600, SB 2602, CS for CS for SB 1012, CS for SB 1658, CS for SB 1660, CS for SB 1662, CS for SB 1664, CS for CS for SB 1676, CS for CS for SB 1696, CS for SB 1718, CS for SB 1720, CS for SB 1722, CS

for CS for SB 1724, CS for SB 1726, CS for SB 1742, CS for SB 1744, CS for SB 1748, CS for SB 1750, CS for SB 1754, CS for SB 1758, CS for CS for SB 1778, CS for CS for SB 1780, CS for SB 1782, CS for SB 1786, CS for SB 1798, CS for SB 1802, CS for SB 1806, and CS for CS for SB 1840, with amendments, and that the Senate be asked to concur with the bills as passed by the House, or failing such concurrence, the House agrees to conference.

Robert L. "Bob" Ward, Clerk

CONFEREES APPOINTED

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the Speaker of the House of Representatives has appointed the following Representatives to the conference committee for SB 2600, SB 2602, CS for CS for SB 1012, CS for SB 1658, CS for SB 1660, CS for SB 1662, CS for SB 1664, CS for CS for SB 1676, CS for CS for SB 1696, CS for SB 1718, CS for SB 1720, CS for SB 1722, CS for CS for SB 1724, CS for SB 1726, CS for SB 1742, CS for SB 1744, CS for SB 1748, CS for SB 1750, CS for SB 1754, CS for SB 1758, CS for CS for SB 1778, CS for CS for SB 1780, CS for SB 1782, CS for SB 1786, CS for SB 1798, CS for SB 1802, CS for SB 1806, and CS for CS for SB 1840: Chairs: Rep. Rivera and Llorente; Members At Large: Rep. Bogdanoff, Cannon, Galvano, Hasner, Lopez-Cantera, Reagan, Fitzgerald, Saunders, Skidmore; Criminal & Civil Justice Appropriations: Chair: Rep. Adams; Thompson, N., Rouson, Eisnaugle, Planas, Snyder, Soto, Taylor, P.; Gov't Operations Appropriations: Chair: Rep. Hays; Hooper, Braynon, Ford, McBurney, Nelson, Schultz, Williams, A.; Health Care Appropriations: Chair: Rep. Ambler; Patronis, Brandenburg, Frishe, Grimsley, Homan, Jones, Kreegel, Renuart; Healthy Seniors Appropriations: Chair: Rep. Domino; Anderson, Schwartz, Hudson, Nehr, Pafford; Human Services Appropriations: Chair: Rep. Zapata; Holder, Roberson, Y., Roberson, K., Van Zant, Rader, Rogers; Natural Resources Appropriations: Chair: Rep. Poppell; Williams, T., Boyd, Bemby, Crisafulli, Fetterman, Mayfield, Plakon, Troutman; Pre-K-12 Appropriations: Chair: Rep. Flores; Legg, Kiar, Adkins, Bullard, Coley, Clarke-Reed, Culp, Fresen, Stargel, Weinstein; State Universities & Private Colleges Appropriations: Chair: Rep. Proctor; Precourt, Heller, Burgin, Dorworth, O'Toole, Patterson, Reed, Taylor, D.; State & Community Colleges & Workforce Appropriations: Chair: Rep. Weatherford; McKeel, Brise, Kelly, Thompson, G., Tobia; Transportation & Economic Development Appropriations: Chair: Rep. Glorioso; Evers, Gibbons, Aubuchon, Bovo, Carroll, Drake, Gibson, Horner, Hukill, Long, Murzin, Ray, Sachs, Schenck, Steinberg, Thurston.

Robert L. "Bob" Ward, Clerk

CONFEREES APPOINTED

The President appointed the following conferees on **SB 2600, SB 2602, CS for CS for SB 1012, CS for SB 1658, CS for SB 1660, CS for SB 1662, CS for SB 1664, CS for CS for SB 1676, CS for CS for SB 1696, CS for SB 1718, CS for SB 1720, CS for SB 1722, CS for CS for SB 1724, CS for SB 1726, CS for SB 1742, CS for SB 1744, CS for SB 1748, CS for SB 1750, CS for SB 1754, CS for SB 1758, CS for CS for SB 1778, CS for CS for SB 1780, CS for SB 1782, CS for SB 1786, CS for SB 1798, CS for SB 1802, CS for SB 1806, and CS for CS for SB 1840**: Senator Alexander, Chair; Senator Deutch, Vice Chair; Senators Altman, Haridopolos and Lawson, Members at Large; Appropriations Conference Committee on Criminal and Civil Justice: Senator Crist, Chair; Senators Jones, Joyner, Villalobos and Wilson; Appropriations Conference Committee on Education Pre-K - 12: Senator Wise, Chair; Senators Bullard, Detert, Garcia, Richter and Siplin; Appropriations Conference Committee on Finance and Tax: Senator Altman, Chair; Senators Bennett, Justice, Pruitt and Ring; Appropriations Conference Committee on General Government: Senator Baker, Chair; Senators Aronberg, Dean, Lawson and Oelrich; Appropriations Conference Committee on Health and Human Services: Senator Peaden, Chair; Senators Gaetz, Haridopolos, Rich and Sobel; Appropriations Conference Committee on Higher Education: Senator Lynn, Chair; Senators Constantine, Deutch, Gelber and King; and Appropriations Conference Committee on Transportation and Economic Development: Senator Fasano, Chair; Senators Diaz de la Portilla, Dockery, Gardiner, Hill, Smith and Storms.

The action of the Senate was certified to the House.

ENROLLING REPORTS

SB 318 and CS for SB 1740 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on April 22, 2009.

R. Philip Twogood, Secretary

CORRECTION AND APPROVAL OF JOURNAL

The Journals of April 16 and 21 were corrected and approved.

CO-INTRODUCERS

Senators Crist—CS for CS for SB 168, CS for SB 198, SB 316, SB 502, CS for SB 508, CS for CS for SB 526; Gaetz—CS for SJR 1302; Joyner—SR 662; Siplin—SB 1480

RECESS

On motion by Senator Villalobos, the Senate recessed at 11:56 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:30 a.m., Thursday, April 23 or upon call of the President.