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REPORTS OF COMMITTEES

The Committee on Criminal Justice recommends the following pass: SB 1072

The Committee on Health Regulation recommends the following pass: SB 476 with 1 amendment

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

The Committee on Judiciary recommends the following pass: SB 2236

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1012

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

The Committee on Judiciary recommends the following pass: SB 2252

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 2472 with 1 amendment

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

The Committee on Criminal Justice recommends the following pass: SB 1458

The bill was referred to the Committee on Ethics and Elections under the original reference.

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 488; SB 1802

The bills were referred to the Committee on Finance and Tax under the original reference.

The Committee on Judiciary recommends the following pass: SB 1354

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 1816

The Committee on Judiciary recommends the following pass: CS for SJR 72

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

The Committee on Health Regulation recommends the following pass: SB 816 with 1 amendment; SB 2530

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

The Committee on Criminal Justice recommends the following pass: SB 290; SB 600; SB 1314 with 2 amendments; SB 1974

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

The Committee on Criminal Justice recommends the following pass: SB 54

The Policy and Steering Committee on Ways and Means recommends the following pass: CS for SB 2126

The bills were placed on the Calendar.

The Committee on Health Regulation recommends committee substitutes for the following: SB 2008; SB 2138

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 2322

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1216

The Committee on Commerce recommends a committee substitute for the following: SB 658

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 570

The Committee on Judiciary recommends committee substitutes for the following: SB 292; SB 1288; SB 2060

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 792

The Committee on Judiciary recommends a committee substitute for the following: SB 1004

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1584

The Committee on Health Regulation recommends committee substitutes for the following: SB 942; SB 966

The Committee on Transportation recommends a committee substitute for the following: SB 2400

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

The Committee on Commerce recommends a committee substitute for the following: SB 2014

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

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 820

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

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 2182

The Committee on Judiciary recommends a committee substitute for the following: SB 518

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

The Committee on Commerce recommends a committee substitute for the following: SB 1856

The Committee on Community Affairs recommends a committee substitute for the following: SJR 1254

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1118

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 740; SB 2070; SB 2072

The Committee on Children, Families, and Elder Affairs recommends committee substitutes for the following: SB 724; SB 2192

The Committee on Community Affairs recommends a committee substitute for the following: SB 282

The Committee on Education Pre-K - 12 recommends a committee substitute for the following: SB 2144

The Committee on Ethics and Elections recommends committee substitutes for the following: SB 1054; SB 2188

The Committee on Judiciary recommends a committee substitute for the following: SB 2438

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: CS for SB 1404

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 742

The Committee on Judiciary recommends a committee substitute for the following: SB 1234

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 8

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1050

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

The Committee on Health Regulation recommends committee substitutes for the following: SB 1256; SB 2100

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 1702; SB 2264

The Committee on Children, Families, and Elder Affairs recommends committee substitutes for the following: SB 2246; SB 2718

The Committee on Community Affairs recommends committee substitutes for the following: SB 590; CS for SB 840; SB 2452

The Committee on Criminal Justice recommends committee substitutes for the following: SB 874; SB 1694

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

The Committee on Criminal and Civil Justice Appropriations recommends committee substitutes for the following: SB 1390; SB 1392; SB 1394; SB 1396; SB 1398; SB 1400

The Committee on Education Pre-K - 12 Appropriations recommends a committee substitute for the following: SB 1368

The Committee on General Government Appropriations recommends committee substitutes for the following: SB 1416; SB 1508; SB 1510; SB 1512; SB 1514; SB 1516; SB 1592; SB 1594

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: SB 1464; SB 1466; SB 1468; SB 1470; SB 1484

The Committee on Higher Education Appropriations recommends a committee substitute for the following: SB 1344

The Committee on Judiciary recommends committee substitutes for the following: SB 1224; SB 2440

The Committee on Transportation and Economic Development Appropriations recommends committee substitutes for the following: SB 1436; SB 1438; SB 1440; SB 1442; SB 1444; SB 1646

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 Judiciary recommends a committee substitute for the following: SB 1114

The Policy and Steering Committee on Ways and Means recommends a committee substitute for the following: SJR 2204

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

The Committee on Commerce recommends a committee substitute for the following: SB 2482

The Committee on Community Affairs recommends a committee substitute for the following: SB 262

The Committee on Judiciary recommends a committee substitute for the following: CS for CS for SB 1016

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

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 1882

The Policy and Steering Committee on Ways and Means recommends committee substitutes for the following: CS for SB 6; SB 1752; CS for SB 2206

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

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By the Committee on Education Pre-K - 12 Appropriations—

SB 2798—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

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

By the Committee on Higher Education Appropriations—

SB 2800—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

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

By the Committee on Criminal and Civil Justice Appropriations—

SB 2802—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

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

By the Committee on General Government Appropriations—

SB 2804—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

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

By the Committee on Health and Human Services Appropriations—

SB 2806—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

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

By the Committee on Transportation and Economic Development Appropriations—

SB 2808—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2010, and ending June 30, 2011, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Policy and Steering Committee on Ways and Means; the Committee on Education Pre-K - 12; and Senators Thrasher, Gaetz, Detert, Wise, Constantine, Richter, Peaden, Storms, and Baker—

CS for CS for SB 6—A bill to be entitled An act relating to education personnel; amending s. 39.202, F.S.; authorizing the release of child abuse records to certain employees and agents of the Department of Education; amending s. 447.403, F.S.; deleting a provision that provides for an expedited impasse hearing for disputes involving the Merit Award Program plan to conform to changes made by the act; amending s. 1002.33, F.S.; requiring a charter school to adopt a salary schedule for instructional personnel and school-based administrators which meets certain requirements; providing that charter schools must meet certain requirements for end-of-course assessments, performance appraisals,

and certain contracts; deleting a cross-reference to conform to changes made by the act; requiring that the Commissioner of Education review certain charter schools for compliance with the requirements for a salary schedule, assessments, and contracts; requiring a specified funding adjustment to be imposed against a charter school that is not in compliance; amending s. 1003.52, F.S.; deleting a cross-reference to conform to changes made by the act; repealing s. 1003.62, F.S., relating to academic performance-based charter school districts; amending s. 1003.621, F.S.; providing additional requirements for personnel in academically high-performing school districts; repealing s. 1003.63, relating to the deregulated public schools pilot program; amending s. 1004.04, F.S.; revising the criteria for continued approval of teacher preparation programs to include student learning gains; deleting the waiver of admissions criteria for certain students; deleting the criterion relating to employer satisfaction; revising the requirements for a teacher preparation program to provide additional training to a graduate who fails to demonstrate essential skills; deleting a provision that requires state-approved teacher preparation programs and public and private institutions offering training for school-readiness-related professions to report graduate satisfaction ratings; revising the requirements for preservice field experience programs; repealing s. 1004.04(11) and (12), F.S., relating to the Preteacher and Teacher Education Pilot Programs and the Teacher Education Pilot Programs for High-Achieving Students; amending s. 1004.85, F.S.; revising the requirements for individuals who participate in programs at postsecondary educator preparation institutes; revising the requirements for approved alternative certification programs and instructors; creating s. 1008.222, F.S.; requiring school districts to develop and implement end-of-course assessments; requiring a review of assessments by the Commissioner of Education; amending s. 1009.40, F.S.; deleting cross-references to conform to changes made by the act; repealing s. 1009.54, F.S., relating to the Critical Teacher Shortage Program; repealing s. 1009.57, F.S., relating to the Florida Teacher Scholarship and Forgivable Loan Program; repealing s. 1009.58, F.S., relating to the Critical Teacher Shortage Tuition Reimbursement Program; repealing s. 1009.59, F.S., relating to the Critical Teacher Shortage Student Loan Forgiveness Program; amending s. 1009.94, F.S.; deleting cross-references to conform to changes made by the act; creating s. 1011.626, F.S.; providing legislative findings and intent; creating the Performance Fund for Instructional Personnel and School-Based Administrators; providing for calculation of the fund amount; providing for distribution of funds to districts and specifying purposes for which funds may be expended; providing for reversion of unexpended funds; specifying that salary increases from these funds are in addition to other salary adjustments; specifying requirements for individuals paid from federal grants; requiring that each district school board submit its district adopted salary schedule and certain assessments to the Commissioner of Education for review; requiring that the commissioner determine compliance with requirements applicable to the schedules and assessments; requiring a review by the Auditor General of certain classroom teacher contracts; requiring that the Commissioner of Education notify the Governor and Legislature of school districts that fail to comply with salary schedule, assessment, and contract requirements; requiring a specified funding adjustment to be imposed against a school district for such failure to comply; requiring that the State Board of Education adopt rules; amending s. 1011.69, F.S.; deleting a provision that exempts academic performance-based charter school districts from the Equity in School-Level Funding Act to conform to changes made by the act; amending s. 1012.05, F.S.; revising the Department of Education's responsibilities for teacher recruitment; amending s. 1012.07, F.S.; revising the methodology for determining critical teacher shortage areas; deleting cross-references to conform to changes made by the act; amending s. 1012.22, F.S.; revising the powers and duties of the district school board with respect to school district compensation and salary schedules; requiring that certain performance criteria be included in the adopted schedules; revising the differentiated pay provisions; repealing s. 1012.225, F.S., relating to the Merit Award Program for Instructional Personnel and School-Based Administrators; repealing s. 1012.2251, F.S., relating to the end-of-course examinations for the Merit Award Program; amending s. 1012.33, F.S.; revising provisions relating to contracts with certain educational personnel; requiring a district school board's decision to retain personnel who have continuing contracts or professional service contracts to be primarily based on the employee's performance; deleting requirements that school board decisions for workforce reductions be based on collective bargaining agreements; deleting requirements for district school board rules for workforce reduction; creating s. 1012.335, F.S.; providing definitions; providing employment criteria for newly hired classroom teachers; providing grounds

for termination; requiring that the State Board of Education adopt rules defining the term "just cause"; providing guidelines for such term; amending s. 1012.34, F.S.; revising provisions related to the appraisal of instructional personnel and school-based administrators; requiring that the Department of Education approve school district appraisal instruments; requiring the Department of Education to collect appraisal information from school districts and to report such information to the Governor and the Legislature; providing requirements for appraisal systems; authorizing an employee to request that a district school superintendent review an unsatisfactory performance appraisal; conforming provisions to changes made by the act; amending s. 1012.42, F.S.; prohibiting a district school board from assigning a new teacher to teach reading, science, or mathematics if he or she is not certified in those subject areas; repealing s. 1012.52, F.S., relating to legislative intent for teacher quality; amending s. 1012.56, F.S.; revising the certification requirements for persons holding a valid professional standard teaching certificate issued by another state; providing additional means of demonstrating mastery of professional preparation and education competence; requiring that the State Board of Education review the current subject area examinations and increase the scores necessary for achieving certification; authorizing the State Board of Education to adopt rules to allow certain college credit to be used to meet certification requirements; amending s. 1012.585, F.S.; providing for future expiration of provisions governing certification of teachers who hold national certification; revising the renewal requirements for a professional certificate; providing additional requirements that must be met in order to renew the certificate; requiring that the State Board of Education adopt rules for the renewal of a certificate held by a certificateholder who has not been evaluated under s. 1012.34, F.S.; repealing s. 1012.72, F.S., relating to the Dale Hickam Excellent Teaching Program; amending s. 1012.79, F.S.; revising the composition of the Education Practices Commission; conforming provisions to changes made by the act; amending s. 1012.795, F.S.; conforming provisions to changes made by the act; requiring that the Department of Education submit a report on the cost-effectiveness of teacher preparation programs to the Governor and the Legislature by a specified date; specifying the report requirements; requiring that the Office of Program Policy Analysis and Government Accountability submit recommendations to the Legislature relating to changes in the criteria for the continued approval of teacher preparation programs; providing a contingent exemption from certain provisions in the act for certain school districts; providing for severability; providing for application of specified provisions of the act; providing effective dates.

By the Committee on Banking and Insurance; and Senator Negron—

CS for SB 8—A bill to be entitled An act relating to Medicaid and public assistance fraud; creating s. 624.35, F.S.; providing a short title; creating s. 624.351, F.S.; providing legislative intent; establishing the Medicaid and Public Assistance Fraud Strike Force within the Department of Financial Services to coordinate efforts to eliminate Medicaid and public assistance fraud; providing for membership; providing for meetings; specifying duties; requiring an annual report to the Legislature and Governor; creating s. 624.352, F.S.; directing the Chief Financial Officer to prepare model interagency agreements that address Medicaid and public assistance fraud; specifying which agencies can be a party to such agreements; amending s. 16.59, F.S.; conforming provisions to changes made by the act; requiring the Divisions of Insurance Fraud and Public Assistance Fraud in the Department of Financial Services to be collocated with the Medicaid Fraud Control Unit if possible; requiring positions dedicated to Medicaid managed care fraud to be collocated with the Division of Insurance Fraud; amending s. 20.121, F.S.; establishing the Division of Public Assistance Fraud within the Department of Financial Services; amending ss. 411.01, 414.33, and 414.39, F.S.; conforming provisions to changes made by the act; transferring, renumbering, and amending s. 943.401, F.S.; directing the Department of Financial Services rather than the Department of Law Enforcement to investigate public assistance fraud; directing the Auditor General, in consultation with the Office of Program Policy Analysis and Government Accountability, to conduct an operational audit of the Medicaid fraud and abuse processes in the Agency for Health Care Administration; requiring a report to the Legislature and Governor by a certain date; establishing the Medicaid claims adjudication project in the Agency for Health Care Administration to decrease the incidence of inaccurate payments and to improve the efficiency of the Medicaid claims processing system; transferring activities relating to public assistance

fraud from the Department of Law Enforcement to the Division of Public Assistance Fraud in the Department of Financial Services by a type two transfer; providing an effective date.

By the Committee on Community Affairs; and Senators Bennett and Altman—

CS for SB 262—A bill to be entitled An act relating to affordable housing; amending s. 159.608, F.S.; providing a housing finance authority with an additional purpose for which it may exercise its power to borrow; amending s. 163.3177, F.S.; revising provisions relating to the elements of local comprehensive plans to include an element for affordable housing for seniors; providing for the disposition of real property by a local government for the development of affordable housing; amending s. 201.15, F.S.; revising the allocation of certain proceeds distributed from the excise tax on documents which are paid into the State Treasury to the credit of the State Housing Trust Fund; amending s. 420.0003, F.S.; providing additional policy guidelines under the state housing strategy for the development of programs for housing production or rehabilitation; including the needs of persons with special needs in the strategy's periodic review and report; amending s. 420.0004, F.S.; defining the terms "disabling condition" and "person with special needs"; conforming cross-references; amending s. 420.507, F.S.; requiring certain rates of interest to be made available to sponsors of projects for persons with special needs; providing additional powers of the corporation relating to receipt of federal funds; conforming a cross-reference; amending s. 420.5087, F.S.; limiting the reservation of funds within each notice of fund availability to the persons with special needs tenant group; including persons with special needs as a tenant group for specified purposes of the State Apartment Incentive Loan Program; requiring a specified review committee to include projects that reserve units for persons with special needs in its evaluation and competitive ranking of applications for such program; conforming a cross-reference; amending ss. 163.31771, 212.08, 215.5586, and 420.503, F.S.; conforming cross-references; providing legislative intent; prohibiting funds from the State Housing Trust Fund or the Local Government Housing Trust Fund which are appropriated for specified programs from being used for certain purposes; providing for future repeal; providing an effective date.

By the Committee on Community Affairs; and Senator Bennett—

CS for SB 282—A bill to be entitled An act relating to a review of the Department of Community Affairs and the Florida Housing Finance Corporation under the Florida Government Accountability Act; reenacting s. 20.18, F.S., relating to the establishment of the Department of Community Affairs; reenacting s. 420.504, F.S., relating to the establishment of the Florida Housing Finance Corporation; providing an effective date.

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

CS for SB 292—A bill to be entitled An act relating to adverse possession; amending s. 95.18, F.S.; specifying that occupation and maintenance of property can satisfy possession for purposes of gaining title to property via adverse possession without color of title; requiring a person seeking property by adverse possession to use a uniform adverse possession return developed by the Department of Revenue; requiring the property appraiser to notify the owner of record of an adverse possession claim; prescribing what information must be included in the adverse possession return; requiring a person claiming adverse possession to attest to the truthfulness of the information provided in the return under penalty of perjury; granting emergency rulemaking authority to the Department of Revenue; requiring that the property appraiser add certain information related to the adverse possession claim to the parcel information on the tax roll and prescribing conditions for removal of that information; requiring the property appraiser to include a notation of an adverse possession filing in any searchable property database maintained by the property appraiser; creating s. 197.3335, F.S.; requiring the tax collector to determine whether a duplicate tax payment is made by an adverse possessor; providing for priority of tax payments made by an owner of record who is subject to an adverse possession claim; providing for a refund of tax payments under certain conditions; providing for retroactive application of certain provisions governing procedures for administering a claim of adverse possession; providing an effective date.

By the Committee on Judiciary; and Senator Baker—

CS for SB 518—A bill to be entitled An act relating to marketable record title; amending s. 712.03, F.S.; revising the exceptions to marketability by including any right, title, or interest held by the Board of Trustees of the Internal Improvement Trust Fund, any water management district, or the United States; amending s. 712.04, F.S.; conforming provisions to changes made by the act; amending s. 712.06, F.S.; revising the noticing requirements for a statement of marketable title action; providing an effective date.

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

CS for SB 570—A bill to be entitled An act relating to environmental protection; amending s. 403.7032, F.S.; requiring all public entities to report recycling data to the county using the format designated by the Department of Environmental Protection; requiring that certain private entities report the disposal of recyclable materials; requiring that businesses reporting such data to be given preference under certain procurement guidelines; requiring the Department of Management Services to report on green and recycled products purchased through its procurement system; directing the Department of Environmental Protection and Enterprise Florida, Inc., to create the Recycling Business Assistance Center; providing requirements for the center; amending s. 288.9015, F.S.; requiring Enterprise Florida, Inc., and the Department of Environmental Protection to create the Recycling Business Assistance Center; amending s. 403.7046, F.S.; deleting a requirement that the Department of Environmental Protection appoint a technical advisory committee; clarifying reporting requirements; amending s. 403.705, F.S.; requiring that the department report biennially to the Legislature on the state's success in meeting solid waste reduction goals; amending s. 403.706, F.S.; requiring counties to meet specific recycling benchmarks; requiring the recycling of materials for new commercial and multifamily projects; providing authority for the Department of Environmental Protection to require a report under certain conditions; requiring a report to the Legislature by the Department of Environmental Protection if recycling benchmarks are not met; eliminating a requirement that counties develop composting goals; clarifying the conditions under which waste to energy may be used as an option for meeting the recycling benchmarks; providing exceptions; providing deadlines for the reporting of recycling data; amending s. 403.7145, F.S.; revising recycling requirements for state buildings; providing for a pilot project; requiring each public airport in the state to collect aluminum beverage cans and recyclable plastic and glass from its place of business, or from the entities doing business at the airport, and to offer such materials for recycling; amending s. 403.707, F.S.; requiring liners for new construction and demolition debris landfills; establishing recycling rates for source-separation activities; requiring inspections for waste-to-energy facilities; repealing s. 288.1185, F.S., relating to the Recycling Markets Advisory Committee; providing an effective date.

By the Committee on Community Affairs; and Senator Crist—

CS for SB 590—A bill to be entitled An act relating to the collection of non-court-related financial obligations; creating s. 215.125, F.S.; authorizing a board of county commissioners or the governing body of a municipality to pursue or refer the collection of any fees, service charges, fines, or costs to which it is owed to a private attorney or collection agent, if such referral is determined to be cost-effective; authorizing the board of county commissioners or the governing body of a municipality to prescribe the applicable practices for collection; providing that the collection fee paid to any attorney or collection agent may be added to the balance owed, which may not exceed a specified percentage of the amount owed; providing an effective date.

By the Committee on Commerce; and Senator Crist—

CS for SB 658—A bill to be entitled An act relating to locksmith services; creating part XII of ch. 559, F.S.; providing a short title; providing findings and purpose; providing definitions; providing exemptions from the application of the part; requiring the licensure of locksmith services businesses and locksmith referral services by the Department of Agriculture and Consumer Services; specifying licensure and application requirements; requiring license fees; authorizing the waiver or reduction

of fees under certain circumstances; providing for expiration of licenses; requiring fingerprinting and background screening for criminal records checks of the owner and certain other persons affiliated with a locksmith services business; specifying background screening requirements; disqualifying certain persons from performing locksmith services based upon background screening; requiring the Department of Law Enforcement to retain the fingerprints and search arrest records against the fingerprints; requiring fees for background screening; requiring the Department of Law Enforcement to provide certain records to the Department of Agriculture and Consumer Services upon request; authorizing licensure by endorsement under certain circumstances; providing license renewal requirements and procedures; providing for the denial, suspension, revocation, or refusal to renew a license under certain circumstances; requiring a locksmith services business to maintain liability insurance; prohibiting the performance of locksmith services except by certain persons; authorizing locksmiths, automotive-only locksmiths, and apprentice locksmiths to perform locksmith services under certain circumstances; establishing qualifications and training requirements for locksmiths, automotive-only locksmiths, and apprentice locksmiths; requiring locksmith services businesses to keep certain records and issue photo identification cards to locksmiths, automotive-only locksmiths, and locksmith apprentices; requiring display of photo identification cards and licenses; requiring a locksmith services business to display its license, license number, and other information in all advertising; requiring a locksmith services business to accept certain methods of payment and keep certain business records; authorizing the review of records by the department; specifying certain prohibited acts relating to the operation of a locksmith services business; providing civil penalties and remedies; providing administrative remedies and penalties; providing that a violation of the act is a deceptive and unfair trade practice; providing criminal penalties; requiring the department to adopt rules; providing for the deposit and use of certain funds; preempting to the state the regulation of locksmith services, locksmiths, and locksmith services businesses; prohibiting the issuance or renewal of local business tax receipts to locksmith services businesses except under certain circumstances; creating the Florida Locksmith Services Advisory Council within the department; providing membership and terms; providing operating procedures and duties; requiring the department to provide administrative and staff support; providing an effective date.

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

CS for SB 724—A bill to be entitled An act relating to a review of the Department of Children and Family Services under the Florida Government Accountability Act; reenacting and amending s. 20.19, F.S., relating to the establishment of the department; changing the name of the Department of Children and Family Services to the Department of Children and Families; revising provisions relating to the establishment and structure of, and services provided by, the department; providing for operating units called circuits that conform to the geographic boundaries of judicial circuits; providing for the establishment of and requirements for membership and participation in community alliances and community partnerships; amending s. 20.04, F.S.; authorizing the department to establish circuits or regions headed by circuit administrators or region directors and deleting a requirement for statutory enactment for additional divisions or offices in the department; amending s. 20.43, F.S.; revising provisions relating to service area boundaries; amending s. 394.47865, F.S.; deleting provisions relating to distribution of privatization savings to specified service districts to conform to changes made by the act; amending s. 394.655, F.S.; extending the expiration date of the Substance Abuse and Mental Health Corporation; amending s. 394.78, F.S.; deleting an obsolete provision relating to dispute resolution; amending s. 394.9135, F.S.; requiring the transfer of certain sexually violent offenders to the custody of the United States Immigration and Customs Enforcement; requiring that the department put into place a memorandum of understanding for retaining custody of such an offender under certain circumstances; amending s. 402.313, F.S.; revising licensure requirements for family day care homes; amending s. 402.315, F.S.; requiring the county, rather than the department, to bear the costs of licensing family day care homes, under certain circumstances; amending s. 402.40, F.S.; defining the terms “child welfare certification” and “core competency”; requiring that professionals providing child welfare services demonstrate core competency; requiring that the department recognize certain certifications; requiring that certain persons hold active certification; amending s. 420.621, F.S.; re-

vising the definition of the term “district” to conform to changes made by the act; amending s. 420.622, F.S.; deleting a requirement for the Governor to appoint the executive director of the State Office of Homelessness; conforming a provision; amending ss. 39.01, 39.0121, 39.301, 39.302, 39.303, 39.806, 39.828, 381.0072, 394.493, 394.4985, 394.67, 394.73, 394.74, 394.75, 394.76, 394.82, 394.9084, 397.821, 402.49, 409.152, 409.1671, 409.1755, 410.0245, 410.603, 410.604, 411.224, 414.24, 415.1113, 420.623, 420.625, 429.35, and 1002.67, F.S.; revising provisions to conform to changes made by the act; correcting cross-references; repealing ss. 39.311, 39.312, 39.313, 39.314, 39.315, 39.316, 39.317, and 39.318, F.S., relating to the Family Builders Program; repealing s. 394.9083, F.S., relating to the Behavioral Health Services Integration Workgroup; repealing s. 402.35, F.S., which provides for department employees to be governed by Department of Management Services rules; directing the Division of Statutory Revision to prepare a reviser’s bill; requiring the Agency for Persons with Disabilities to prepare a plan to perform its own administrative and operational functions separate from the department; directing the department to define legal services associated with dependency proceeding and modify lead agency funding; directing the department to establish a procedure for assisting certain undocumented aliens in returning to their country of origin; directing the department to institute a program for identifying undocumented aliens in mental health institutions who may be appropriate candidates for removal; providing an effective date.

By the Committee on Banking and Insurance; and Senator Bennett—

CS for SB 740—A bill to be entitled An act relating to the Financial Services Commission; amending s. 20.121, F.S.; revising the requirements for appointing or removing the directors of insurance regulation and financial regulation; requiring the commission to reconfirm the appointment of the directors every 2 years; providing an effective date.

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

CS for CS for SB 742—A bill to be entitled An act relating to public safety telecommunicators; amending s. 365.172, F.S.; including dispatching as a function of E911 service; including fees for certification and recertification collected by the Department of Health in authorized expenditures for E911 services; amending s. 401.411, F.S.; revising applicability of certain disciplinary actions and penalties; amending s. 401.465, F.S.; redefining the term “emergency dispatcher” as “public safety telecommunicator”; defining the term “public safety telecommunication training program”; providing requirements for training and certification of a public safety telecommunicator, including fees; requiring the department to establish a procedure for the approval of public safety telecommunication training programs; providing for temporary waiver of certification requirements in an area of the state for which the Governor has declared a state of emergency; providing a declaration of important state interest; providing an effective date.

By the Committee on Criminal Justice; and Senators Baker and Storms—

CS for SB 792—A bill to be entitled An act relating to derelict motor vehicles and mobile homes; amending s. 319.30, F.S.; defining the term “seller” and revising the definitions of the terms “certificate of title,” “derelict motor vehicle,” and “derelict motor vehicle certificate”; revising requirements for disposition of a motor vehicle, recreational vehicle, or mobile home that is sold, transported, or delivered to a salvage motor vehicle dealer or a secondary metals recycler; requiring certificates of title to conform to specified provisions; providing for the dealer or recycler to apply to the Department of Highway Safety and Motor Vehicles for a derelict motor vehicle certificate if the certificate of title, salvage certificate of title, or certificate of destruction is not available; requiring the derelict motor vehicle certificate application to be completed by the seller or owner of the motor vehicle or mobile home, the seller’s or owner’s authorized transporter, and the dealer or recycler; requiring certain identification information be included with the application; revising the types of documentation that a secondary metals recycler must obtain; permitting recyclers to obtain salvage certificates of title from sellers or owners as a valid method of documentation; providing that a person engaged in the business of recovering, towing, or storing vehicles may not claim certain liens, claim that certain vehicles have remained

on any premises after tenancy has terminated, or use the derelict motor vehicle certificate application to transport, sell, or dispose of a motor vehicle at a salvage motor vehicle dealer or metal recycler without otherwise obtaining title to the vehicle or a certificate of destruction; providing an effective date.

By the Committee on Education Pre-K - 12; and Senators Wise, Detert, and Lynn—

CS for SB 820—A bill to be entitled An act relating to student achievement in fine arts courses; amending s. 1008.34, F.S.; revising the basis for the designation of school grades to include the performance of students who are enrolled in fine arts courses; requiring that the Department of Education, in coordination with Florida professional arts education associations, develop the assessments, subject to available funding; requiring that field testing of the assessments be completed and the results of such testing be reported within a specified period after funding becomes available; providing an effective date.

By the Committees on Community Affairs; and Regulated Industries; and Senators Sobel, Gelber, and Aronberg—

CS for CS for SB 840—A bill to be entitled An act relating to community associations; amending s. 718.103, F.S.; redefining the term “developer”; amending s. 718.501, F.S.; specifying that the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation has jurisdiction with respect to bulk assignees and bulk buyers; creating part VII of ch. 718, F.S.; creating the “Distressed Condominium Relief Act”; providing legislative findings and intent; defining the terms “bulk assignee” and “bulk buyer”; providing for the assignment of developer rights by a bulk assignee; specifying liabilities of bulk assignees and bulk buyers; providing exceptions; providing additional responsibilities of bulk assignees and bulk buyers; authorizing certain entities to assign developer rights to a bulk assignee; limiting the number of bulk assignees at any given time; providing for the transfer of control of a board of administration to unit owners; providing effects of such transfer on parcels acquired by a bulk assignee; providing obligations of a bulk assignee upon the transfer of control of a board of administration; requiring that a bulk assignee certify certain information in writing; providing for the resolution of a conflict between specified provisions of state law; providing that the failure of a bulk assignee or bulk buyer to comply with specified provisions of state law results in the loss of certain protections and exemptions; requiring that a bulk assignee or bulk buyer file certain information with the Division of Florida Condominiums, Timeshares, and Mobile Homes before offering any units for sale or lease in excess of a specified term; requiring that a copy of such information be provided to a prospective purchaser or tenant; requiring that certain contracts and disclosure statements contain specified statements; requiring that a bulk assignee or bulk buyer comply with certain disclosure requirements; prohibiting a bulk assignee from authorizing certain actions on behalf of an association while the bulk assignee is in control of the board of administration of the association; requiring that a bulk assignee or bulk buyer comply with certain laws with respect to contracts entered into by the association while the bulk assignee or bulk buyer was in control of the board of administration; providing parcel owners with specified protections regarding certain contracts; requiring that a bulk buyer comply with certain requirements regarding the transfer of a parcel; prohibiting a person from being classified as a bulk assignee or bulk buyer unless condominium parcels were acquired before a specified date; providing that the assignment of developer rights to a bulk assignee does not release a developer from certain liabilities; providing an effective date.

By the Committee on Criminal Justice; and Senator Aronberg—

CS for SB 874—A bill to be entitled An act relating to substantial assistance; creating s. 921.186, F.S.; permitting the state attorney to request the sentencing court to reduce or suspend the sentence of a person who has been convicted of violating any felony offense and who provides substantial assistance in the identification, arrest, or conviction of any accomplice, accessory, coconspirator, or principal of the person or other felon; providing that the arresting agency shall be given an opportunity to be heard in aggravation or mitigation in reference to any such motion; providing that the motion may be filed and heard in camera

for good cause shown; providing that a judge may reduce or suspend the sentence if the judge finds that the defendant rendered substantial assistance; providing an effective date.

By the Committee on Health Regulation; and Senator Sobel—

CS for SB 942—A bill to be entitled An act relating to the practice of tattooing; creating s. 381.00771, F.S.; defining terms; creating s. 381.00773, F.S.; exempting certain personnel who perform tattooing for medical or dental purposes from regulation under specified provisions; creating s. 381.00775, F.S.; prohibiting the practice of tattooing except by a person licensed or registered by the Department of Health; requiring tattoo artists to complete an education course and pass an examination; providing for the licensure of tattoo artists and the registration of guest tattoo artists licensed in jurisdictions outside this state; creating s. 381.00777, F.S.; requiring the licensure of permanent tattoo establishments and temporary establishments; creating s. 381.00779, F.S.; providing practice requirements for tattoo artists, guest tattoo artists, tattoo establishments, and temporary establishments; requiring the department to inspect the establishments at specified intervals; creating s. 381.00781, F.S.; providing for fees for initial licensure or registration and the renewal or reactivation thereof; authorizing the adjustment of fees according to inflation or deflation; creating s. 381.00783, F.S.; specifying acts that constitute grounds for which the department may take disciplinary action; providing penalties; creating s. 381.00785, F.S.; providing penalties for certain violations involving the practice of tattooing; transferring, renumbering, and amending s. 877.04, F.S.; prohibiting the tattooing of a minor child except under certain circumstances; providing penalties; providing exceptions; creating s. 381.00789, F.S.; requiring the department to adopt rules to administer the act; creating s. 381.00791, F.S.; providing that specified provisions do not preempt certain local laws and ordinances; providing an effective date.

By the Committee on Health Regulation; and Senator Joyner—

CS for SB 966—A bill to be entitled An act relating to massage services; creating s. 480.054, F.S.; requiring a person who provides or offers to provide massage services to possess a license and certain identifying documents; requiring a person who provides or offers to provide massage services to present a license and an identifying document to a law enforcement officer upon request; prohibiting a person from providing or offering to provide massage services without possessing certain documents; requiring any person who operates a massage establishment to maintain certain valid work authorization documents on the premises for certain employees; requiring any person who operates a massage establishment to present certain valid work authorization documents to a law enforcement officer upon request; prohibiting a person from operating or managing a massage establishment without maintaining valid work authorization documents on the premises of the massage establishment for certain employees; prohibiting a person from using a massage establishment license for the purpose of lewdness, assignation, or prostitution; providing penalties; providing an effective date.

By the Committee on Judiciary; and Senators Gelber and Bullard—

CS for SB 1004—A bill to be entitled An act relating to local government; amending s. 125.35, F.S.; authorizing a board of county commissioners to negotiate the lease of certain real property for a limited period; amending s. 337.29, F.S.; authorizing transfers of right-of-way between local governments by deed; providing an effective date.

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

CS for CS for CS for SB 1016—A bill to be entitled An act relating to mobile home park tenancies; amending s. 420.0003, F.S.; directing the Florida Housing Finance Corporation to provide technical assistance to mobile home owners in purchasing their mobile home park; amending s. 420.502, F.S.; providing legislative findings; amending s. 723.061, F.S.; revising procedures for mobile home owners being provided an eviction notice due to a change in use of the land comprising the mobile home park; requiring certain notice to the homeowners' association; providing an effective date.

By the Committee on Criminal Justice; and Senators Baker and Siplin—

CS for SB 1050—A bill to be entitled An act relating to the sale of ephedrine or related compounds; amending s. 893.1495, F.S.; providing a definition; prohibiting obtaining or delivering to an individual in a the retail sale any nonprescription compound, mixture, or preparation containing ephedrine or related compounds in excess of specified amounts; revising provisions relating to retail display of products containing ephedrine or related compounds; revising provisions relating to the training of retail employees; requiring a purchaser of a nonprescription compound, mixture, or preparation containing any detectable quantity of ephedrine or related compounds to meet specified requirements; requiring the use of an electronic recordkeeping mechanism approved by the Department of Law Enforcement for such transactions to record specified information; providing exemptions from the electronic recordkeeping requirement; revising provisions concerning local ordinances or regulations; providing exemptions for certain entities; conforming provisions governing criminal penalties for violations; requiring the Department of Law Enforcement to adopt rules; providing an effective date.

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

CS for SB 1054—A bill to be entitled An act relating to public records and meetings; amending s. 112.324, F.S.; revising an exemption from public-record and public-meeting requirements which is provided for complaints and related records in the custody of and proceedings conducted by a county or municipality that has established a local investigatory process to enforce more stringent standards of conduct and disclosure requirements; providing for future repeal and legislative review under the Open Government Sunset Review Act of revisions to the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Judiciary; and Senators Gelber, Lynn, Bullard, and Wilson—

CS for SB 1114—A bill to be entitled An act relating to international commercial arbitration; creating s. 684.0001, F.S.; providing a short title; creating s. 684.0002, F.S.; defining the scope of application of the Florida International Commercial Arbitration Act; creating s. 684.0003, F.S.; defining terms; providing rules of interpretation for the act; creating s. 684.0004, F.S.; providing intent that the act be applied and interpreted with respect to its purpose; creating s. 684.0005, F.S.; specifying when a written communication is received; creating s. 684.0006, F.S.; specifying circumstances that constitute a waiver of the right to object; creating s. 684.0007, F.S.; limiting the ability of a court to intervene in an arbitral proceeding; creating s. 684.0008, F.S.; designating the circuit court in which an arbitration is or will be held as the court that may take certain actions authorized by the act; creating s. 684.0009, F.S.; requiring a court to refer matters governed by an arbitration agreement to arbitration; creating s. 684.001, F.S.; authorizing a court to grant an interim measure of protection before or during an arbitral proceeding; creating s. 684.0011, F.S.; authorizing the parties to an arbitration to determine the number of arbitrators; specifying the number of arbitrators for a proceeding if the number of arbitrators is not determined by the parties; creating s. 684.0012, F.S.; specifying procedures for the appointment of an arbitrator; creating s. 684.0013, F.S.; requiring a person who is approached to be an arbitrator to make disclosures relating to conflicts of interest; authorizing the appointment of an arbitrator to be challenged based on a perceived conflict of interest or qualifications; creating s. 684.0014, F.S.; providing procedures to challenge the appointment of an arbitrator; creating s. 684.0015, F.S.; providing for the termination of the mandate of an arbitrator due to failure or impossibility to act; creating s. 684.0016, F.S.; providing a procedure for the appointment of a substitute arbitrator; creating s. 684.0017, F.S.; authorizing an arbitral tribunal to determine its jurisdiction; authorizing a court to determine the jurisdiction of an arbitral tribunal; creating s. 684.0018, F.S.; authorizing an arbitral tribunal to grant an interim measure; creating s. 684.0019, F.S.; specifying conditions under which an interim measure may be granted; creating s. 684.002, F.S.; specifying conditions under which an interim order may be granted to prevent a party from frustrating the purpose of an interim measure; creating s. 684.0021, F.S.; requiring a party to be notified of information relating to an interim measure or preliminary order; requiring that a party be given

an opportunity to object to a preliminary order; creating s. 684.0022, F.S.; authorizing an arbitral tribunal to modify, suspend, or terminate an interim measure or preliminary order under certain circumstances; creating s. 684.0023, F.S.; authorizing an arbitral tribunal to require security as a condition of granting an interim measure; requiring security as a condition of granting a preliminary order; creating s. 684.0024, F.S.; requiring certain disclosures as a condition of granting or maintaining an interim measure or preliminary order; creating s. 684.0025, F.S.; providing for liability and an award of costs and damages; creating s. 684.0026, F.S.; providing for the recognition and enforcement of an interim measure by a court; authorizing the court to require security under certain circumstances; creating s. 684.0027, F.S.; specifying grounds under which a court may refuse to enforce an interim measure; creating s. 684.0028, F.S.; authorizing a court to grant an interim measure; creating s. 684.0029, F.S.; requiring parties to an arbitral proceeding to be treated with equality and given an opportunity to present their cases; creating s. 684.003, F.S.; authorizing parties to an arbitration to agree to arbitration procedures; providing default procedures; creating s. 684.0031, F.S.; authorizing parties to an arbitration to agree on the place of arbitration; providing criteria to determine a default location for the arbitration; creating s. 684.0032, F.S.; specifying the date of commencement of an arbitral proceeding; creating s. 684.0033, F.S.; authorizing parties to an arbitration to agree on the language to be used in the proceeding; authorizing the arbitral tribunal to determine the language in the absence of a decision by the parties; creating s. 684.0034, F.S.; providing for the submission of claims and defenses to an arbitral tribunal; creating s. 684.0035, F.S.; providing for the determination of the method by which evidence will be presented before an arbitral proceeding; creating s. 684.0036, F.S.; specifying actions that constitute a default by a party to an arbitral proceeding; creating s. 684.0037, F.S.; authorizing an arbitral tribunal to appoint an expert and for the parties to question and present other experts to the tribunal's expert, unless otherwise agreed by the parties; creating s. 684.0038, F.S.; authorizing a party or an arbitral tribunal to request the assistance of a court in taking evidence; creating s. 684.0039, F.S.; providing for the choice of law applicable in an arbitral proceeding; creating s. 684.004, F.S.; specifying the number of arbitrators who must make a decision, unless specified otherwise by the parties; creating s. 684.0041, F.S.; authorizing the parties to an arbitral proceeding to enter into a settlement that is recorded as an award by the arbitral tribunal; creating s. 684.0042, F.S.; specifying the form and content of an arbitral award; creating s. 684.0043, F.S.; specifying events that terminate or require an arbitral tribunal to terminate an arbitral proceeding; creating s. 684.0044, F.S.; authorizing an arbitral tribunal to correct and interpret an arbitral award or make an additional award under certain conditions; creating s. 684.0045, F.S.; providing judicial immunity to arbitrators acting under ch. 684, F.S.; creating s. 684.0046, F.S.; specifying conditions under which a court may set aside an arbitral award; creating s. 684.0047, F.S.; providing for the recognition and enforcement of arbitral awards by a court; creating s. 684.0048, F.S.; specifying grounds under which a court may refuse to recognize or enforce an arbitral award; repealing parts I, II, and III of ch. 684, F.S., which create the Florida International Arbitration Act and provide procedures for the conduct of international arbitrations and authorize court proceedings in connection with such arbitrations; providing an effective date.

By the Committee on Community Affairs; and Senators Altman and Fasano—

CS for SB 1118—A bill to be entitled An act relating to docks; amending s. 258.42, F.S.; authorizing the placement of roofs on certain residential single-family docks; amending s. 403.061, F.S.; authorizing the Department of Environmental Protection to adopt rules that include special criteria for approving certain docking facilities in shellfish harvesting waters; deleting an obsolete provision; authorizing the department to maintain a list of projects or activities for applicants to consider when developing proposals in order to meet mitigation or public interest requirements; directing the department to expand online self-certification for certain exemptions and general permits and to report on such activities to the Legislature; prohibiting local governments from specifying the method or form for documenting that a project meets specified requirements; amending s. 403.813, F.S.; clarifying provisions relating to permits issued at district centers to authorize the use of different construction materials or minor deviations when replacing or repairing docks and piers; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senators Negron, Baker, Haridopolos, Richter, Thrasher, Dean, Gaetz, Wise, Fasano, Gardiner, and Storms—

CS for SB 1216—A bill to be entitled An act relating to children's services; amending s. 125.901, F.S.; requiring the governing body of the county to submit to the electorate the question of retention or dissolution of a special taxing district created to provide funding for children's services; prescribing a schedule for submission of the question to the electorate; providing for the application of the act to certain special districts in existence before and after the act's effective date; providing an effective date.

By the Committee on Judiciary; and Senator Gardiner—

CS for SB 1224—A bill to be entitled An act relating to negligence; creating s. 768.0755, F.S.; providing that if a person slips and falls on a transitory foreign substance in a business establishment, the injured person must prove that the business establishment had actual or constructive knowledge of the condition and should have taken action to remedy it; providing that constructive knowledge may be proven by circumstantial evidence; specifying that the provisions do not affect any common-law duty of care owed by a person or entity in possession or control of a business premises; repealing s. 768.0710, F.S., relating to the duty to maintain premises and the burden of proof in claims of negligence involving transitory foreign objects or substances; providing an effective date.

By the Committee on Judiciary; and Senator Garcia—

CS for SB 1234—A bill to be entitled An act relating to licensing standards for child care facilities; providing a short title; amending s. 402.305, F.S.; providing minimum licensing requirements for window blinds and other window coverings; requiring child care facilities to retrofit window blinds, window coverings, pull cords, or inner cords by a specified date in order to eliminate cords that pose a risk of strangulation; providing a definition; authorizing the Department of Children and Family Services to provide certain information regarding window blinds and window coverings; providing an effective date.

By the Committee on Community Affairs; and Senator Fasano—

CS for SJR 1254—A joint resolution proposing an amendment to Sections 4 and 6 of Article VII and the creation of Sections 31 and 32 of Article XII of the State Constitution to reduce from 10 percent to 5 percent the limitation on annual assessment increases applicable to nonhomestead real property, provide an additional homestead exemption for new owners of homestead property and application and limitations with respect thereto, and provide an effective date.

By the Committee on Health Regulation; and Senator Peaden—

CS for SB 1256—A bill to be entitled An act relating to the physician workforce; repealing s. 381.0403, F.S., relating to the Community Hospital Education Act and the Community Hospital Education Council; amending s. 381.4018, F.S.; providing definitions; requiring the Department of Health to coordinate and enhance activities regarding the reentry of retired military and other physicians into the physician workforce; revising the list of governmental stakeholders that the Department of Health is required to work with regarding the state strategic plan and in assessing the state's physician workforce; creating the Physician Workforce Advisory Council; providing membership of the council; providing for appointments to the council; providing terms of membership; providing for removal of a council member; providing for the chair and vice chair of the council; providing that council members are not entitled to receive compensation or reimbursement for per diem or travel expenses; providing the duties of the council; establishing the physician workforce graduate medical education innovation pilot projects under the department; providing the purposes of the pilot projects; providing for the appropriation of state funds for the pilot projects; requiring the pilot projects to meet certain policy needs of the physician workforce in this state; providing criteria for prioritizing proposals for pilot projects; requiring the department to adopt by rule appropriate performance measures; requiring participating pilot projects to submit

an annual report to the department; requiring state funds to be used to supplement funds from other sources; requiring the department to adopt rules; amending ss. 458.3192 and 459.0082, F.S.; requiring the department to determine by geographic area and specialty the number of physicians and osteopathic physicians who plan to relocate outside the state, practice medicine in this state, and reduce or modify the scope of their practice; authorizing the department to report additional information in its findings to the Governor and the Legislature; amending s. 409.908, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Judiciary; and Senator Negron—

CS for SB 1288—A bill to be entitled An act relating to electronic documents recorded in the official records; amending s. 695.27, F.S.; providing for the inclusion of an additional statute in the Uniform Real Property Electronic Recording Act; delaying the termination of the Electronic Recording Advisory Committee; creating s. 695.28, F.S.; declaring that certain electronic documents accepted for recordation are deemed validly recorded; providing intent to clarify existing law; providing for retroactive application; providing an effective date.

By the Committee on Higher Education Appropriations; and Senator Lynn—

CS for SB 1344—A bill to be entitled An act relating to higher education; amending s. 295.02, F.S.; revising provisions relating to the use of funds for providing educational opportunities and benefits to dependent children or spouses of deceased or disabled veterans; amending s. 440.491, F.S.; revising provisions relating to the training and education of injured employees; providing that training and education services may be secured from additional providers under certain circumstances; amending s. 1000.04, F.S.; revising provisions relating to public postsecondary educational institutions to include charter technical career centers and career centers operated by a school district; deleting a reference to workforce education; amending s. 1001.74, F.S.; revising the powers and duties of university boards of trustees relating to a university's contracting authority; amending s. 1004.085, F.S.; revising provisions relating to textbook affordability and the policies, procedures, and guidelines adopted by the State Board of Education and the Board of Governors; requiring policies that encourage the use of open-access textbooks; amending s. 1004.091, F.S.; revising provisions relating to the duties of the Florida Distance Learning Consortium; delaying provisions that require the consortium to develop a plan for implementing an online registration process for undergraduate students to enroll in a course listed in the Florida Higher Education Distance Learning Catalog; requiring that such plan address specified policy areas; amending s. 1009.21, F.S.; revising provisions relating to the determination of resident status for tuition purposes to include charter technical career centers and career centers operated by school districts; revising definitions to conform to changes made by the act; amending s. 1009.22, F.S.; revising provisions relating to workforce education postsecondary student fees; providing that enrollments in continuing workforce education course may not be counted for purposes of funding full-time equivalent enrollment; creating s. 1006.72, F.S.; providing legislative findings regarding the licensing of electronic library resources; requiring that the library staff of state universities, colleges, school districts, and public libraries implement an annual process identifying electronic library resources for specified core categories; amending s. 1009.24, F.S.; revising provisions relating to state university student fees; authorizing the University of Florida to implement the tuition differential as a block tuition set at a specified number of hours for certain students; amending s. 1009.53, F.S.; revising provisions relating to the Florida Bright Futures Scholarship Program; requiring that students submit the Free Application for Federal Student Aid, along with a valid expected family contribution, in order to be eligible for the scholarship award; amending s. 1009.531, F.S.; revising the renewal period during which a student is eligible to receive the Florida Bright Futures Scholarship award after high school graduation; requiring that the State Board of Education base the eligibility of students to receive a Florida Academic Scholars award on SAT percentile ranks; amending s. 1009.532, F.S.; specifying circumstances under which a Florida Bright Futures Scholarship award may be renewed following its nonrenewal due to insufficient grades; reducing the maximum number of credit hours for which certain students may receive a scholarship award; amending s. 1009.534, F.S., re-

lating to the Florida Academic Scholars award; removing an obsolete provision; removing the scheduled expiration of provisions requiring that the amount of the award be specified in the General Appropriations Act; creating s. 1009.5341, F.S.; providing that recipients of the Florida Bright Futures Scholarship award may use the unused portion of their award toward graduate study; providing certain limitations; amending s. 1009.535, F.S.; removing the scheduled expiration of provisions requiring that the amount of the Florida Medallion Scholar award be specified in the General Appropriations Act; amending s. 1009.536, F.S.; reducing the maximum number of credit hours that certain students may earn under the Florida Gold Seal Vocational Scholars award; removing the scheduled expiration of provisions requiring that the amount of the award be specified in the General Appropriations Act; repealing s. 1009.5385, F.S., relating to criteria for the use of certain scholarship funds by children of deceased or disabled veterans; amending s. 1009.72, F.S.; revising provisions relating to the Jose Marti Scholarship Challenge Grant Program; removing provisions that provide for funds appropriated by the Legislature for the program to be deposited into the State Student Financial Assistance Trust Fund; requiring that funds deposited into such trust fund be invested; authorizing the Legislature to appropriate funds from the General Revenue Fund; amending s. 1009.73, F.S.; revising provisions relating to the Mary McLeod Bethune Scholarship Program; removing provisions that provide for funds appropriated by the Legislature for the program to be deposited into the State Student Financial Assistance Trust Fund; requiring that funds deposited into such trust fund be invested; authorizing the Legislature to appropriate funds from the General Revenue Fund; amending s. 1010.62, F.S.; defining the term "auxiliary enterprise" for purposes of capital outlay projects financed pursuant to the State Bond Act; amending s. 1010.87, F.S., relating to the Workers' Compensation Administration Trust Fund within the Department of Education; providing for the reversion of certain funds at the end of the fiscal year; amending s. 1011.80, F.S.; revising provisions relating to funds for the operation of workforce education programs; requiring that expenditure for such programs be supported by fees; providing that enrollment in continuing workforce education courses may not be counted for purposes of funding full-time equivalent enrollment; creating s. 1012.885, F.S.; providing definitions; providing a limitation on the compensation paid to community college presidents; providing exceptions; requiring that the Office of Program Policy Analysis and Government Accountability conduct a review of public school adult workforce education programs and community college and state college workforce education programs; requiring that the results of such review be submitted to the Legislature by a specified date; providing an effective date.

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

CS for SB 1368—A bill to be entitled An act relating to public school funding; amending s. 212.055, F.S.; deleting a requirement that school boards imposing the school capital outlay surtax freeze noncapital local school property taxes for at least 3 years; repealing s. 216.292(2)(d), F.S., relating to the transfer of funds for class size reduction; conforming provisions to changes made by the act; amending s. 1001.395, F.S.; extending the duration of a provision specifying methods to calculate the salary of a school board member; amending s. 1001.451, F.S.; removing the repeal of provisions authorizing a reduction in the incentive grants that are awarded to consortium service organizations; amending s. 1002.32, F.S.; including the millage levied for fixed capital outlay in determining the amount provided to lab schools for operating expenses; amending s. 1002.33, F.S.; requiring that a charter school comply with statutes pertaining to maximum class size; providing that certain capital outlay funds shared with a charter school-in-the-workplace before July 1, 2010, are deemed to meet certain expenditure requirements; revising requirements for calculating the administrative fee that the sponsor of a charter school may withhold and use for capital outlay purposes; amending s. 1002.37, F.S.; providing certain limitations on reporting credits earned by a student through the Florida Virtual School for purposes of funding; including the millage levied for fixed capital outlay in determining the amount provided to the Florida Virtual School for operating expenses; amending s. 1002.45, F.S.; providing for school district virtual instruction programs to include programs offered by community colleges; requiring that community college instructors meet certification requirements; prohibiting a community college from reporting students served in a school district virtual instruction program for funding under the Community College Program Fund; removing obsolete provisions

requiring a report; amending ss. 1002.55 and 1002.63, F.S.; revising the requirements for private prekindergarten providers and public school-year prekindergarten programs with respect to the number of students for each class; requiring an instructor for certain classes who holds specified credentials; amending s. 1002.71, F.S.; reducing the amount of funds that an early learning coalition may retain for administrative purposes from funds paid to private prekindergarten providers and public schools; amending s. 1003.03, F.S.; revising requirements for the Department of Education with respect to calculating the maximum class size based on student membership; deleting obsolete provisions; providing for reductions in a district's class-size-reduction operating categorical allocation under certain circumstances; providing for a budget amendment in the case of an extreme emergency and subject to approval of the Legislative Budget Commission; providing for alternative measures to take effect upon approval of an amendment to the State Constitution by the electors of the state; providing for virtual instruction courses to be included in implementing the class size maximums; amending s. 1003.492, F.S.; clarifying the duties of the Department of Education in approving the list of industry certifications for career education programs; amending s. 1006.28, F.S.; redefining the term "adequate instructional materials" to include electronic content; creating s. 1006.281, F.S.; encouraging school districts to provide access for teachers, students, and parents to an electronic learning management system; specifying the required functionality of such a system; requiring the Department of Education to assist school districts in deploying an electronic learning management system; amending s. 1006.29, F.S.; providing that instructional materials include electronic content; requiring that a publisher or manufacturer providing instructional materials as a single bundle make the materials available separately and priced individually; requiring that instructional materials adopted after a specified date for students in grades 9 through 12 be provided primarily in an electronic format; amending s. 1006.33, F.S.; requiring that an advertisement for bids for instructional materials require the bidder to furnish electronic specimen copies of the materials; requiring that district school superintendents request samples in a format other than an electronic format through the department; amending s. 1006.40, F.S.; requiring that a specified percentage of a district's annual allocation for instructional materials be used for electronic materials beginning with the 2012-2013 fiscal year; including electronic content as an approved item of instruction; amending s. 1007.27, F.S.; providing that secondary school students are authorized users of the state-funded electronic library resources licensed for public colleges and universities; providing for verification of eligibility according to rules established by the State Board of Education and the Board of Governors of the State University System; amending s. 1008.34, F.S.; providing for the calculation of certain school grades to include student completion of specified courses; amending s. 1011.03, F.S.; requiring that a district school board post its proposed millage levies on the district's website; revising the requirements for publishing the proposed levies in a newspaper; amending s. 1011.60, F.S.; deleting a requirement that the State Board of Education adopt rules governing the school term; amending s. 1011.62, F.S.; revising the requirements for calculating full-time equivalent student membership; reducing the amount authorized for teacher bonuses; requiring that a district allocate a specified percentage of funds for industry certification to the center or program that generated the funds; authorizing a district school board to use categorical funds for materials that meet the Next Generation Sunshine State Standards and for certain hardware; providing for adjusting a district's sparsity supplement based on Merit Award Program funds; clarifying that a calculation subsequent to an appropriation does not result in negative state funds for any district; amending s. 1011.64, F.S., relating to minimum classroom expenditure requirements; conforming a cross-reference; amending s. 1011.67, F.S.; removing requirements for the staggered distribution of funds to districts for instructional materials; amending s. 1011.66, F.S.; removing a provision authorizing the distribution of 60 percent of FEFPP funds to a district during the first quarter of a fiscal year; amending s. 1011.68, F.S.; requiring that the allocation for student transportation be determined by the Legislature rather than based on the prior year's average student cost for transportation; amending s. 1011.71, F.S.; removing certain requirements for the additional millage levied by a district for critical capital outlay needs or critical operating needs; amending s. 1011.73, F.S., relating to district millage elections; correcting a cross-reference; amending s. 1012.33, F.S.; exempting specified reemployed instructional personnel from certain requirements for determining pay; amending s. 1012.467, F.S.; requiring school districts to accept reciprocity of level 2 screening for Florida High School Athletic Association Officials; amending s. 1012.55, F.S.; requiring that instruc-

tional personnel providing instruction through a virtual environment hold certification as otherwise required by law and rule; amending s. 1013.62, F.S.; providing that a charter school must serve students in facilities that are provided by a business partner for a charter school-in-the-workplace to be eligible for an allocation of funds for capital outlay purposes; providing for the incorporation by reference of certain calculations used by the Legislature for the 2010-2011 fiscal year; providing effective dates.

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

CS for SB 1390—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; providing legislative intent; authorizing the Department of Corrections and the Department of Juvenile Justice to use certain appropriated funds to assist in defraying the costs incurred by a county or a municipality to open or operate certain facilities; limiting the amount of such assistance; providing for the expiration of the authority to provide the assistance; amending s. 29.008, F.S.; providing counties with an exemption from the requirement to annually increase certain expenditures by a specified percentage for the 2010-2011 fiscal year; amending s. 216.262, F.S.; delaying the expiration of provisions directing the Department of Corrections to seek a budget amendment for additional positions and appropriations if the inmate population exceeds a certain estimate under certain circumstances; authorizing the Department of Legal Affairs to spend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in prior years; providing for the expiration of the authority to spend those appropriations; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

CS for SB 1392—A bill to be entitled An act relating to the Parole Commission; amending s. 20.32, F.S.; renaming the Parole Commission as the “Florida Offender Review and Transition Commission”; requesting assistance during the interim of the Division of Statutory Revision in preparing conforming legislation for the 2011 Regular Session; providing an effective date.

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

CS for SB 1394—A bill to be entitled An act relating to the Correctional Policy Advisory Council; amending s. 921.0019, F.S.; requiring the council to evaluate, among other issues, the sentencing policies and sentencing practices of the state, including consideration of the Criminal Punishment Code, the degree and offense severity level ranking of offenses, mandatory sentences, enhanced penalties, felony and misdemeanor reclassifications, and gain-time and early release mechanisms for the purpose of making findings and recommendations on changes to those policies; requiring the council to meet at least once by a specified date; requiring the Secretary of Corrections to convene an initial meeting of the council as soon as practicable after a specified date; requiring the council to report to the Governor, the Legislature, and the Supreme Court its findings and recommendations by answering certain specified questions; requiring that the council give priority to answering the questions; requiring the council to submit preliminary findings and recommendations if it is unable to answer a question or questions; amending s. 2 of chapter 2008-54, Laws of Florida; delaying the date that the council is abolished; providing an effective date.

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

CS for SB 1396—A bill to be entitled An act relating to incentive gain-time; amending s. 944.275, F.S.; prohibiting an inmate from receiving incentive gain-time credits for completing the requirements for

and receiving a general educational development certificate or vocational certificate if the inmate was convicted of a specified offense on or after a specified date; providing an effective date.

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

CS for SB 1398—A bill to be entitled An act relating to Capital Collateral Regional Counsel; amending s. 27.701, F.S.; requiring that the Governor appoint each capital collateral regional counsel to a term of 4 years; removing a provision that prohibited a person appointed as a capital collateral regional counsel from running for or accepting an appointment to any state office for a specified period after leaving that office; providing an effective date.

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

CS for SB 1400—A bill to be entitled An act relating to the state judicial system; amending s. 25.241, F.S.; requiring that \$50 from the Supreme Court filing fee be deposited into the State Courts Revenue Trust Fund; amending s. 25.3844, F.S.; renaming the Operating Trust Fund in the state courts system as the “Administrative Trust Fund”; amending s. 25.386, F.S.; directing that fees from the foreign language court interpreters program be deposited into the Administrative Trust Fund within the state courts system; amending s. 27.366, F.S.; deleting a provision requiring that each state attorney report to the Florida Prosecuting Attorneys Association, Inc., why a defendant did not receive the mandatory minimum prison sentence in cases involving possession or use of a weapon; deleting a provision requiring a report to the Governor and Legislature regarding the prosecution and sentencing of such offenders; amending s. 27.40, F.S.; requiring private court-appointed counsel compensated by the state to maintain records and documents in a prescribed manner; providing for waiver of the right to seek fees in excess of prescribed limits if the attorney refuses to allow the Justice Administrative Commission to review the documentation; providing that the commission’s finding of a valid waiver of fees may be overcome by competent and substantial evidence; amending s. 27.425, F.S.; eliminating a requirement for the chief judge of the judicial circuit to recommend and submit compensation rates for state-funded due process service providers; requiring the Justice Administrative Commission to approve forms and procedures governing billings for the provision of due process services; amending s. 27.511, F.S.; providing for the appointment of criminal conflict and civil regional counsel in certain proceedings under the Florida Rules of Criminal Procedure and in certain adoption proceedings; providing for private court-appointed counsel, rather than criminal conflict and civil regional counsel, to have primary responsibility for representing minors in proceedings under the Parental Notice of Abortion Act; amending s. 27.52, F.S.; requiring the clerk of the court to review certain property records in evaluating an application for a criminal defendant for a determination of indigency; providing that the Justice Administrative Commission has standing in a motion seeking to have a person declared indigent for purposes of state payment of due process costs; providing a presumption that a person is not indigent for costs if the person’s attorney’s fees are being paid from private funds at a specified level; providing that the presumption may be overcome through clear and convincing evidence; providing requirements and rates for reimbursement of due process costs; providing that a person who receives state-funded due process services after being deemed indigent for costs is liable for repayment to the state; requiring the person to submit an accounting to the court of state-paid costs; providing for the court to issue an order determining the amount of the costs; providing for creation and enforcement of a repayment lien; amending s. 27.5304, F.S.; providing for a reduction in the amount paid for an attorney’s fees, costs, and related expenses as increased penalties for submitting a bill to the state after prescribed periods; creating s. 27.5305, F.S.; prescribing conditions and requirements related to payment by the state of legal fees and the costs of due process services in certain criminal and civil cases; prescribing conditions and requirements governing electronic funds transfer, transcripts, court reporters and investigators, expert witnesses and mitigation specialists, and discovery; amending s. 28.24, F.S.; clarifying that counties are not required to spend certain funds on court-related technology for the criminal conflict and civil regional counsel; amending s. 28.241, F.S.; providing an exception to the imposition of filing fees in certain family law cases; amending s. 28.36, F.S.; delaying

the implementation date of unit-cost budgeting for the clerks of court; amending s. 29.001, F.S.; eliminating the offices of criminal conflict and civil regional counsel from inclusion in the defined elements of the “offices of public defenders” for purposes of certain state courts system funding; amending s. 29.008, F.S.; removing criminal conflict and civil regional counsel from the definition of the term “public defender offices” in the context of county responsibility for funding court-related functions; eliminating requirements for county funding of criminal conflict and civil regional counsel; repealing s. 29.0095, F.S., relating to a requirement for chief judges, state attorneys, and public defenders to submit budget expenditure reports; amending s. 29.0195, F.S.; providing for moneys from the recovery of expenditures for state-funded services to be deposited into the Administrative Trust Fund within the state courts system; amending s. 34.041, F.S.; specifying that the prescribed filing fee for an action involving claims of not more than \$1,000 filed along with an action for replevin is the total filing fee; amending s. 35.22, F.S.; requiring that \$50 from the District Court of Appeals filing fee be deposited into the State Courts Revenue Trust Fund; amending s. 39.0134, F.S.; providing that certain parents in proceedings related to children are liable for fees and costs after receiving legal representation or due process services funded by the state; authorizing the court to make payment of attorney’s fees and costs part of a case plan in dependency proceedings; authorizing and providing for enforcement of a lien upon court-ordered payment of fees and costs; providing for deposit of fees and costs into the Indigent Civil Defense Trust Fund; amending s. 39.821, F.S.; requiring certain background screenings for persons certified as a guardian ad litem; amending s. 57.082, F.S.; prescribing circumstances for payment of an application fee when a person seeks to be determined indigent and eligible for appointment of counsel in proceedings relating to children; providing for the court to order payment of the fee and the clerk of the court to pursue collection of the fee; amending s. 316.192, F.S.; increasing the minimum fine for reckless driving; amending s. 320.02, F.S.; extending the time within which the owner of a motor vehicle registered within the state is required to notify the Department of Highway Safety and Motor Vehicles of a change of address; amending s. 320.061, F.S.; creating a noncriminal infraction for altering or obscuring a license plate or mobile home sticker; deleting the second-degree misdemeanor penalty imposed for the offense; amending s. 320.131, F.S.; creating a noncriminal traffic infraction for the unlawful use of a temporary tag; deleting the second-degree misdemeanor penalty imposed for the offense; amending s. 320.38, F.S.; extending the time within which a nonresident of the state is required to register his or her motor vehicle with the Department of Highway Safety and Motor Vehicles after commencing employment or education in the state; amending s. 322.03, F.S.; creating a noncriminal traffic infraction for a commercial motor vehicle driver who fails to surrender driver’s licenses from other jurisdictions prior to issuance of a license by the Department of Highway Safety and Motor Vehicles; extending the period allowed for operating a motor vehicle following expiration of a driver’s license; amending s. 322.16, F.S.; creating a noncriminal traffic infraction for persons who fail to abide by driver’s license restrictions; deleting the second-degree misdemeanor penalty imposed for the offense; amending s. 394.4599, F.S., relating to the notice given to various parties upon a person’s involuntary admission to a mental health facility; removing reference to the state attorney providing notice; amending s. 394.4615, F.S., relating to clinical records in cases of involuntary placement; removing the state attorney from the list of parties who are entitled to receive clinical records; amending s. 394.4655, F.S., relating to involuntary outpatient placement; removing the requirement for the clerk to provide a copy of the petition for involuntary outpatient placement to the state attorney; removing the requirement for the state attorney for the circuit in which the patient is located to represent the state in the proceeding; removing the requirement for the clerk of the court to provide copies of the certificate and treatment plan to the state attorney; amending s. 394.467, F.S., relating to involuntary inpatient placement; removing the requirement for the clerk of the court to provide a copy of the petition for involuntary inpatient placement to the state attorney; removing the requirement for the state attorney for the circuit in which the patient is located to represent the state at the hearing; amending s. 775.082, F.S.; deleting a provision requiring each state attorney to report to the Florida Prosecuting Attorneys Association, Inc., certain deviations in the sentencing of reoffenders; amending s. 775.083, F.S.; redirecting revenues from certain criminal fines from the State Courts Revenue Trust Fund into the General Revenue Fund; repealing s. 775.08401, F.S., relating to criteria to be used by state attorneys when pursuing sanctions against habitual felony offenders and habitual violent felony offenders; repealing s. 775.087(5), F.S., relating to a provision requiring each state attorney to

place in the court file a report explaining why a defendant did not receive the mandatory minimum prison sentence in cases involving certain specified offenses; amending s. 775.0843, F.S.; removing a cross-reference to conform to the repeal of the referenced statute; amending s. 938.06, F.S.; requiring the assessment of a court cost following conviction of a criminal offense; defining the term “convicted” for purposes of the assessed cost; amending s. 939.08, F.S.; authorizing a designee of the trial court administrator to review, approve, and certify certain bills related to costs, fees, or expenses of the state courts system; amending s. 939.185, F.S.; authorizing the chief judge of the circuit to determine innovations eligible for funding from a county-assessed court cost; amending s. 943.03, F.S.; requiring the Department of Law Enforcement to modify the statewide uniform statute table in its criminal history system; amending s. 943.053, F.S.; providing for a discounted fee for criminal history record checks for the guardian ad litem program; amending s. 943.0585, F.S., relating to court-ordered expunction of criminal history records; removing the requirement for the state attorney or statewide prosecutor to provide written certified documentation to a person seeking a certificate of eligibility to expunge a criminal record; repealing s. 985.557(4), F.S., relating to a requirement for state attorneys to develop direct-file policies and guidelines for juveniles and report to the Governor and Legislature; transferring certain funds from the Operating Trust Fund to the State Courts Revenue Trust Fund and the Administrative Trust Fund within the state courts system; providing effective dates.

By the Committees on Children, Families, and Elder Affairs; Military Affairs and Domestic Security; and Military Affairs and Domestic Security—

CS for CS for SB 1404—A bill to be entitled An act relating to veterans’ suicide prevention; directing the Department of Veterans’ Affairs, in partnership with the Statewide Office for Suicide Prevention and the Department of Children and Family Services, to seek federal funding for a grants program that addresses veterans’ outreach and suicide prevention; amending s. 14.20195, F.S.; revising the membership of the Suicide Prevention Coordinating Council to include a representative of the Florida Psychological Association and veterans appointed by the Governor; providing an effective date.

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

CS for SB 1416—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; providing legislative intent; amending s. 253.034, F.S.; delaying the expiration of provisions authorizing the deposit of funds derived from the sale of property by the Department of Citrus into the Citrus Advertising Trust Fund; reenacting s. 255.518(1)(b), F.S., relating to the payment of obligations during the construction of a facility financed by such obligations; providing for the future expiration of certain amendments to such provision and for the reversion of statutory text; amending s. 373.59, F.S.; delaying the expiration of provisions providing for the allocation of moneys from the Water Management Lands Trust Fund for certain purposes; amending s. 375.041, F.S.; providing for the transfer of moneys from the Land Acquisition Trust Fund to support the Clean Water State Revolving Fund and Drinking Water State Revolving Fund programs, rather than to the Ecosystem Management and Restoration Trust Fund for grants and aids to local governments for water projects; providing for future expiration; reenacting s. 403.1651(1)(g), F.S., relating to the use of funds from the Ecosystem Management and Restoration Trust Fund for the purpose of funding activities to preserve and repair the state’s beaches; providing for future expiration of certain amendments to such provision and for the reversion of statutory text; amending s. 403.1651, F.S.; providing for the transfer of moneys from the Ecosystem Management and Restoration Trust Fund to the General Inspection Trust Fund for the Farm Share, Food Banks, and Mosquito Control program and the Technological Research and Development Authority; amending s. 570.20, F.S.; delaying the expiration of provisions authorizing the Department of Agriculture and Consumer Services to use funds from the General Inspection Trust Fund for certain programs; amending s. 403.7095, F.S.; delaying the expiration of provisions requiring that the Department of Environmental Protection award a specified amount in grants equally to certain counties for waste tire and litter prevention, recycling education, and general solid waste programs; authorizing the Department of Agri-

culture and Consumer Services to extend, revise, and renew current contracts or agreements created or entered into for the purpose of promoting agriculture; providing for future expiration; requiring the Executive Office of the Governor to sell the King Air 350 airplane; requiring the receipts from the sale of the airplane to be deposited into the Bureau of Aircraft Trust Fund; requiring the Department of Financial Services to issue a solicitation for office supplies and award a multiple supplier contract by a specified date; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

CS for SB 1436—A bill to be entitled An act relating to vehicle registration fees and surcharges; amending s. 320.04, F.S.; revising the service charge for each application that is handled in connection with the original issuance, duplicate issuance, or transfer of any license plate, mobile home sticker, or validation sticker or with the transfer or duplicate issuance of a registration certificate; deleting a provision requiring that a portion of the charge be deposited into the General Revenue Fund; amending s. 320.08046, F.S.; revising the amount of the surcharge that is levied on each license tax; revising the amount of the surcharge that is deposited into the General Revenue Fund; amending s. 320.203, F.S.; providing for certain registrants who paid biennial fees to receive a credit that is funded through the General Revenue Fund; providing for future expiration; providing an effective date.

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

CS for SB 1438—A bill to be entitled An act relating to highway safety; amending s. 316.066, F.S.; removing provisions requiring the driver of a vehicle that is involved in a crash resulting in bodily injury to or the death of any person or damage to any vehicle or other property to forward a written report of the crash to the Department of Highway Safety and Motor Vehicles within a specified time; requiring every law enforcement officer who investigates a motor vehicle crash to complete and submit to the department a Florida Traffic Crash Report, Long Form, within a specified time under certain circumstances; providing that in cases in which a Florida Traffic Crash Report, Long Form, is not required, the law enforcement officer may complete a short-form crash report or provide a short-form crash report to be completed by each party involved in the crash; requiring the driver of a vehicle that is involved in a crash that results in damage to any vehicle or other property in an amount of at least \$500 and that is not investigated by a law enforcement agency to forward a written report of the crash to the local law enforcement agency within a specified time; requiring the local law enforcement agency to maintain the short-form crash reports prepared by law enforcement officers or parties involved in the crash; amending s. 320.05, F.S.; requiring that certain fees be imposed for electronic access to registration data provided through the tax collector's office; requiring that the fees be deposited into the Highway Safety Operating Trust Fund in the Department of Highway Safety and Motor Vehicles; amending s. 321.25, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to charge a fee to persons attending certain training events; amending s. 322.02, F.S.; revising legislative intent relating to the transition of all driver's license services from the department to the county tax collectors by a specified date; amending s. 322.135, F.S.; requiring the department to authorize any or all tax collectors in the state to serve as agents for the department by providing certain specified driver's license services; requiring the department, in conjunction with the Tax Collectors' Association, to develop a plan to provide for the transition of all driver's license issuance services to the county tax collectors who are constitutional officers; requiring that the plan be submitted to the President of the Senate and the Speaker of the House of Representatives by a specified date; removing obsolete provisions relating to the issuance of driver's licenses by the county tax collector; amending s. 322.20, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to charge a fee for searching for an individual's driver history record that is not on file or that meets requested criteria; authorizing the county clerks of court and certain tax collectors to pro-

vide driver records to any person requesting such records and to assess a fee for such service; amending ss. 322.2615, 324.051, and 921.0022, F.S.; conforming cross-references; providing an effective date.

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

CS for SB 1440—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; providing legislative intent; amending s. 339.135, F.S.; delaying the expiration of provisions requiring that the Department of Transportation transfer funds to the Office of Tourism, Trade, and Economic Development for the purpose of funding transportation-related needs of economic development; authorizing such funds to be used for the additional purposes of space and aerospace infrastructure and urban redevelopment infrastructure projects; amending s. 339.08, F.S.; delaying the expiration of provisions relating to the use of moneys in the State Transportation Trust Fund for certain administrative expenses; delaying the expiration of provisions authorizing the Department of Transportation to use moneys from the State Transportation Trust Fund to pay for county and school district transportation infrastructure improvements; amending s. 445.009, F.S.; delaying the expiration of provisions designating participants in an adult or youth work experience activity under ch. 445, F.S., as employees of the state for purposes of workers' compensation coverage; amending s. 163.3247, F.S.; removing a provision that entitles members of the Century Commission for a Sustainable Florida to receive per diem and travel expenses; providing for future expiration of the amendment to such provision and for the reversion of statutory text; amending s. 201.15, F.S.; revising provisions relating to funds deposited into the Grants and Donations Trust Fund in the Department of Community Affairs which are used to fund the Century Commission; providing for future expiration of the amendment to such provision and for the reversion of statutory text; amending s. 215.559, F.S.; delaying the expiration of provisions relating to the Hurricane Loss Mitigation Program; revising the amount appropriated for the purpose of inspecting and improving tie-downs for mobile homes; providing an appropriation to the State Logistics Response Center for certain purposes; providing an appropriation to be competitively bid to improve the wind resistance of residences and mobile homes; revising the amount allocated for the operational purposes; reenacting s. 332.007(8), F.S., relating to the funding of security projects at publicly owned public-use airports; providing for the future expiration of certain amendments to such provision and for the reversion of statutory text; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

CS for SB 1442—A bill to be entitled An act relating to corporate license plates; creating s. 320.08052, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to create the Corporate License Plate Program and enter into certain agreements with certain entities; requiring that corporate license plates meet specified criteria and that certain aspects of such license plates be approved by the department; authorizing vehicle owners to apply for such license plates; requiring that specified minimum fees be paid by applicants and corporate sponsors for such applications; requiring that the department, upon approval of an application, issue the appropriate corporate plate to the vehicle owner along with a registration and decal valid for a specified period; providing for the distribution of fees collected; authorizing corporate sponsors to participate in the program by submitting a specified minimum initial application fee; requiring that a corporate sponsor meet specified eligibility requirements; requiring that the department adopt rules; providing an effective date.

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

CS for SB 1444—A bill to be entitled An act relating to supplemental corporate fees; amending s. 607.193, F.S.; deleting an exception from the application of a late charge for a business entity that does not receive the

uniform business report prescribed by the Department of State; providing an effective date.

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

CS for SB 1464—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 395.701, F.S.; increasing the assessments imposed on hospital inpatient and outpatient services and deposited into the Public Medical Assistance Trust Fund; amending s. 400.141, F.S.; conforming a cross-reference to changes made by the act; amending s. 400.23, F.S.; providing flexibility for nursing home facilities with respect to meeting minimum staffing requirements; amending s. 409.906, F.S.; requiring the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to phase out certain specified programs and to transfer the Medicaid waiver recipients to other appropriate home and community-based service programs; prohibiting certain programs from accepting new members after a specified date; requiring community-based providers to assist in the transition of enrollees and cease provision of certain waiver services by a specified date; amending s. 409.9082, F.S.; revising requirements for the use of funds from nursing home quality assessments and federal matching funds; amending s. 409.9083, F.S.; revising requirements for the use of funds from quality assessments on privately operated intermediate care facility providers for the developmentally disabled and federal matching funds; amending s. 409.911, F.S.; continuing the requirements for calculating the disproportionate share funds for provider service network hospitals; amending s. 409.9112, F.S.; continuing the prohibition against distributing moneys under the perinatal intensive care centers disproportionate share program; amending s. 409.9113, F.S.; continuing authorization for the distribution of moneys to teaching hospitals under the disproportionate share program; amending s. 409.9117, F.S.; continuing the prohibition against distributing moneys for the primary care disproportionate share program; requiring each Medicaid managed care plan and provider service network to include in its provider network any pharmacy that is located in a rural county and willing to accept the reimbursement terms and conditions established by the managed care plan or provider service agreement; providing an effective date.

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

CS for SB 1466—A bill to be entitled An act relating to child welfare services and mental health and substance abuse; limiting state agency contract monitoring to once every 3 years if the contracted provider is subject to accreditation surveys by specified accreditation organizations; providing exceptions; allowing the establishment of an Internet-based data warehouse to maintain the records of contract providers; requiring state agencies to use the warehouse for document requests; specifying the information that such records must include; amending s. 402.7305, F.S.; limiting the Department of Children and Family Services to one contract monitoring of a child-caring or child-placing contract provider per year; repealing s. 394.655, F.S., relating to the Florida Substance Abuse and Mental Health Corporation; providing an effective date.

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

CS for SB 1468—A bill to be entitled An act relating to home and community-based services; amending s. 393.0661, F.S.; reducing the annual maximum expenditure to each client assigned by the Agency for Persons With Disabilities to tier one, tier two, tier three, and tier four level services; eliminating behavior assistant services in certain group homes as a deliverable service to eligible clients; creating s. 393.0662, F.S.; establishing the iBudget program for the delivery of home and community-based services; providing for amendment of current contracts to implement the iBudget system; providing for the phasing in of the program; requiring clients to use certain resources before using funds from their iBudget; requiring the agency to provide training for clients and evaluate and adopt rules with respect to the iBudget system; providing an effective date.

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

CS for SB 1470—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; amending s. 394.908, F.S.; delaying the expiration of a provision requiring that funds appropriated for forensic mental health treatment services be allocated to certain areas of the state; prohibiting a state agency from adopting or implementing a rule or policy that mandates new nitrogen-reduction limits that apply to existing or new onsite sewage treatment systems, has the effect of requiring the use of performance-based treatment systems, or increases the cost of treatment for nitrogen reduction from onsite systems before a specified study is completed; providing for future expiration; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

CS for SB 1484—A bill to be entitled An act relating to Medicaid; amending s. 409.912, F.S.; requiring the Agency for Health Care Administration to impose a fine against a person under contract with the agency who violates certain provisions; requiring an entity that contracts with the agency as a managed care plan to post a surety bond with the agency or maintain an account of a specified sum; requiring the agency to pursue the entity if the entity terminates the contract with the agency before the end date of the contract; amending s. 409.91211, F.S.; extending by 3 years the statewide implementation of an enhanced service delivery system for the Florida Medicaid program; providing for the expansion of the pilot project into counties that have two or more plans and the capacity to serve the designated population; requiring that the agency provide certain specified data to the recipient when selecting a capitated managed care plan; revising certain requirements for entities performing choice counseling for recipients; requiring the agency to provide behavioral health care services to Medicaid-eligible children; extending a date by which the behavioral health care services will be delivered to children; authorizing the agency to extend the time to continue operation of the pilot program; requiring that the agency seek public input on extending and expanding the managed care pilot program and post certain information on its website; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to contract with an entity for the provision of comprehensive behavioral health care services to certain Medicaid recipients who are not enrolled in a Medicaid managed care plan or a Medicaid provider service network under certain circumstances; providing an effective date.

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

CS for SB 1508—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 20.14, F.S.; removing the Division of Dairy Industry within the department; amending s. 570.29, F.S.; removing the Division of Dairy Industry, to conform, and adding licensing as a division within the department; repealing ss. 570.40 and 570.41, F.S., relating to the powers and duties of the Division of Dairy Industry and the qualifications and duties of the director of the Division of Dairy Industry, respectively; amending s. 570.50, F.S.; adding the inspection of dairy farms, milk plants, and milk product plants and other specified functions to the duties of the Division of Food Safety within the department; reenacting s. 570.18, F.S., relating to the organization of the Department of Agriculture and Consumer Services, to incorporate the amendments made to s. 570.29, F.S., in a reference thereto; amending s. 570.531, F.S.; providing for the Market Improvements Working Capital Trust Fund within the Department of Agriculture and Consumer Services to be the depository for funds collected by agricultural marketing facilities; deleting provisions limiting the use of trust fund moneys to certain costs associated with agricultural marketing facilities; amending s. 589.08, F.S.; deleting a requirement that the Division of Forestry within the Department of Agriculture and Consumer Services pay a portion of the gross receipts from state forests to certain fiscally constrained counties for use by the counties for school purposes; repealing s. 589.081, F.S., relating to payment of a portion of the gross receipts from Withlacoochee State Forest and the Goethe State

Forest to certain fiscally constrained counties; providing an effective date.

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

CS for SB 1510—A bill to be entitled An act relating to the Department of Citrus; amending s. 601.07, F.S.; revising the location of the executive offices of the Department of Citrus; providing an effective date.

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

CS for SB 1512—A bill to be entitled An act relating to state risk management programs; amending s. 284.01, F.S.; requiring that certain premiums charged to state agencies for coverage by the State Risk Management Trust Fund use a retrospective rating arrangement based upon actual losses accruing to the fund and loss prevention results; amending s. 284.36, F.S.; requiring that premiums charged to all departments of the state be computed on a retrospective rating arrangement based on such factors; amending s. 284.50, F.S.; requiring that all agencies that are provided workers' compensation insurance coverage by the fund and that employ more than a specified minimum number of full-time employees establish and maintain return-to-work programs for employees receiving workers' compensation benefits; providing goals for such programs; specifying conditions under which a worker shall be deemed able to fully perform the same work duties as performed before sustaining the injury for which benefits are sought; requiring that the Division of Risk Management of the Department of Financial Services evaluate each agency's risk management programs at specified intervals; requiring that the division provide reports of such evaluations to the head of the agency being evaluated, the Chief Financial Officer, and the director of the Division of Risk Management; requiring that the agency head provide a response to such report within a specified period after receiving the findings of the report; requiring that the division submit the evaluation report to the chairs of the appropriation committees of the Senate and the House of Representatives under certain circumstances; requiring that the division include specified information in its report beginning in a specified year; providing an effective date.

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

CS for SB 1514—A bill to be entitled An act relating to recreational licenses; amending ss. 379.3511 and 379.352, F.S.; exempting the shoreline fishing license from a charge imposed to compensate the subagent or tax collector issuing the license; authorizing the subagent or tax collector to retain a portion of certain other license proceeds; amending s. 379.354, F.S.; removing the fee for an annual resident shoreline fishing license; providing an effective date.

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

CS for SB 1516—A bill to be entitled An act relating to state-owned lands; amending s. 193.023, F.S.; requiring the property appraiser to physically inspect any parcel of taxable or state-owned real property upon the request of the taxpayer or owner; amending s. 193.085, F.S.; removing provisions requiring the Department of Revenue to notify property appraisers of state ownership of real property; requiring local governments to notify property appraisers of lands owned by the local government; amending s. 213.053, F.S.; authorizing the Department of Revenue to disclose certain information to the Department of Environmental Protection regarding state-owned lands; amending s. 216.0152, F.S.; requiring the Division of Real Estate Development and Management in the Department of Environmental Protection rather than the Department of Management Services to develop and maintain an automated inventory of all facilities owned, leased, rented, or otherwise occupied or maintained by any agency of the state; requiring that the facilities inventory data be provided to the department on or before a specified date each year by the owning or operating state agency; requiring the division to adopt rules; directing the department to update its inventory with information concerning the physical condition of facilities that have 3,000 square feet or more of usable space; requiring the

department to submit annually a report to the Governor and the Legislature which lists the state-owned real property recommended for disposition; amending s. 253.03, F.S.; requiring the Department of Revenue to furnish, in electronic form, annual current tax roll data for public lands to the Board of Trustees of the Internal Improvement Trust Fund to be used in compiling the inventory of public lands; requiring the board to use tax roll data from the Department of Revenue to assist in the identification and confirmation of publicly held lands; amending s. 253.034, F.S.; removing provisions relating to an inventory of public lands, including federal lands, within the state; requiring that a building or parcel of land be offered for lease to state agencies, state universities, and community colleges before being offered for lease, sublease, or sale to a local or federal unit of government or a private party; requiring that priority consideration for such a lease be given to state universities and community colleges; requiring that a state university or community college submit a plan regarding the intended use of such building or parcel of land for review and approval by the Board of Trustees of the Internal Improvement Trust Fund before approval of a lease; providing that priority consideration be given to the University of South Florida Polytechnic for the lease of vacant land and buildings located at the G. Pierce Wood facility in DeSoto County; providing for future expiration; creating the comprehensive state-owned real property system; directing the Department of Environmental Protection to create, administer, operate, and maintain a comprehensive system for all state lands and real property leased, owned, rented, or otherwise occupied or maintained by any state agency or the judicial branch; providing for a database of all real property owned or leased by the state; requiring all state agencies to enter required real property information into the comprehensive state-owned real property system; describing the principal objectives of the comprehensive state-owned real property system; setting forth the timeframes in which the department must complete the comprehensive state-owned real property system; requiring the department to report to the Governor and Legislature by a specified date; providing for an executive steering committee for management of the comprehensive state-owned real property system; describing the composition of the executive steering committee; setting forth the responsibilities of the executive steering committee; creating a project management team to work under the direction of the executive steering committee; requiring the project management team to be headed by a full-time project manager and to consist of senior managers and personnel appointed by members of the executive steering committee; setting forth the responsibilities of the project management team; providing an effective date.

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

CS for SB 1584—A bill to be entitled An act relating to the procurement of contractual services by a state agency; creating s. 287.0575, F.S.; providing definitions; providing for the national accreditation of human service providers in lieu of certain licensure requirements; providing for state agency inspection and monitoring for certain purposes; requiring the state agency authorized to provide a specified human service to coordinate all multiagency monitoring activities; requiring the Department of Management Services to establish an electronic document vault for the storage of administrative documents required in a regulatory environment; requiring contracts for outsourced human services to contain certain provisions; requiring contracting state agencies to provide an analysis of any costs to providers resulting from mandates that were not in effect at the time the contract was entered into; requiring state agencies to accept all mandated documents electronically; providing that failure by a governmental entity to negotiate a contract amendment or remedy a material adverse impact of a new governmental mandate constitutes an agency action for purposes of the Administrative Procedures Act; requiring state agencies to review all provider requirements and submit a list of such requirements to the Governor; amending s. 216.136, F.S.; requiring the Social Services Estimating Conference to convene annually for the purpose of developing information related to mental health, substance abuse, child welfare, and juvenile justice services needs; providing an effective date.

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

CS for SB 1592—A bill to be entitled An act relating to fiscally constrained counties; amending s. 218.12, F.S.; providing for the determi-

nation by a fiscally constrained county of the reduction in ad valorem revenues resulting from the implementation of a provision of the State Constitution; providing an effective date.

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

CS for SB 1594—A bill to be entitled An act relating to the Florida Hurricane Catastrophe Fund; amending s. 215.555, F.S., relating to emergency assessments to fund the obligations, costs, and expenses of the Florida Hurricane Catastrophe Fund; delaying the repeal of an exemption from such assessments which is provided for medical malpractice insurance premiums; providing an effective date.

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

CS for SB 1646—A bill to be entitled An act relating to regional workforce boards; amending s. 445.007, F.S.; prohibiting board members and their relatives from contracting with or having a financial interest in a contract with the regional workforce board on which the member serves; requiring a member who is employed by or who receives remuneration from a contracting entity to abstain from voting on a contract with that entity; requiring the chief elected officers within a region to approve the appointment of any executive director to the staff of a regional workforce board; providing that the chairperson of a regional workforce board is subject to confirmation by the Senate; prohibiting workforce boards from expending federal or state funds for the purpose of providing meals, food, or beverages or recreational activities and entertainment for board members, staff, or employees of regional workforce boards, Workforce Florida, Inc., or the Agency for Workforce Innovation, except as expressly authorized by state law; authorizing the reimbursement of certain expenses; providing an effective date.

By the Committee on Criminal Justice; and Senator Ring—

CS for SB 1694—A bill to be entitled An act relating to misdemeanor pretrial substance abuse programs; amending s. 948.16, F.S.; providing that a person who has previously been admitted to a pretrial program may qualify for the program; providing an effective date.

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

CS for SB 1702—A bill to be entitled An act relating to debt relief services; providing a directive to the Division of Statutory Revision; creating s. 559.101, F.S.; providing a short title; transferring, renumbering, reordering, and amending s. 817.801, F.S.; revising definitions relating to debt relief services; creating s. 559.103, F.S.; providing the powers of the Office of Financial Regulation; creating s. 559.104, F.S.; authorizing the Financial Services Commission to adopt rules; transferring, renumbering, and amending s. 817.803, F.S.; revising provisions relating to who is not subject to the Debt Relief Services Act; providing an exception for attorneys representing clients; creating s. 559.106, F.S.; requiring debt relief organizations to be registered with the office; providing a registration fee; requiring background screening of applicants and control persons; providing grounds for registration issuance or denial; requiring annual renewal; creating s. 559.107, F.S.; requiring registration renewal; transferring, renumbering, and amending s. 817.804, F.S.; requiring a debt relief organization to obtain a surety bond and to provide proof of such bond to the office; creating s. 559.109, F.S.; requiring a debt relief organization to maintain records; creating s. 559.111, F.S.; requiring a debt relief organization to prepare a financial analysis for the debtor; providing for service contracts; requiring certain provisions to be included in such contracts; requiring the debt relief organization to provide the debtor with copies of all signed documents; transferring, renumbering, and amending s. 817.805, F.S.; conforming terms to changes made by the act; transferring, renumbering, and amending s. 817.802, F.S.; prohibiting a debt relief organization from engaging in certain additional specified acts; deleting a provision that allows the organization to collect a fee for insufficient fund transactions; creating s. 559.114, F.S.; providing for debtor complaints to the office; providing procedures and office duties; creating s. 559.115, F.S.; providing for the issuance of subpoenas by the office; creating s. 559.116,

F.S.; authorizing the office to issue cease and desist orders; transferring, renumbering, and amending s. 817.806, F.S.; conforming terms to changes made by the act; providing administrative penalties; specifying violations that result in criminal penalties; repealing 559.10, 559.11, 559.12, and 559.13, F.S., relating to obsolete provisions concerning budget planning; amending s. 516.07, F.S.; conforming a cross-reference; providing an effective date.

By the Policy and Steering Committee on Ways and Means; and Senators Gaetz, Ring, Fasano, Richter, Negron, Bennett, Haridopolos, Thrasher, Hill, and Sobel—

CS for SB 1752—A bill to be entitled An act relating to economic development; amending s. 125.045, F.S.; requiring an agency or entity that receives county funds for economic development purposes pursuant to a contract to submit a report on the use of the funds; requiring the county to include the report in its annual financial audit; requiring counties to report on the provision of economic development incentives to businesses to the Legislative Committee on Intergovernmental Relations; amending s. 159.803, F.S.; conforming a cross-reference to changes made by the act; amending s. 166.021, F.S.; requiring an agency or entity that receives municipal funds for economic development purposes pursuant to a contract to submit a report on the use of the funds; requiring the municipality to include the report in its annual financial audit; requiring municipalities to report on the provision of economic development incentives to businesses to the Legislative Committee on Intergovernmental Affairs; amending s. 212.05, F.S.; limiting the maximum amount of tax that may be imposed and collected on the sale or use of a boat in this state; amending s. 212.08, F.S.; temporarily exempting from sales and use taxes the increase in purchases of certain industrial machinery and equipment over the amount of purchases made in a base year; redefining the terms “real property” and “rehabilitation of real property” for purposes of the sales tax exemption on certain building materials used in the rehabilitation of real property used in an enterprise zone; specifying procedures to claim a sales tax credit under the entertainment industry financial incentive program; providing an exemption from the use tax for an aircraft that temporarily enters the state or is temporarily in the state for certain purposes; requiring documentation that identifies the aircraft in order to qualify for the exemption; providing that the exemption is in addition to certain other exemptions; amending s. 213.053, F.S.; authorizing the Department of Revenue to provide confidential taxpayer information relating to certain tax credits under the entertainment industry financial incentive program to the Office of Film and Entertainment and to the Office of Tourism, Trade, and Economic Development; amending s. 220.02, F.S.; providing for tax credits pursuant to the entertainment industry financial incentive program and the jobs for the unemployed tax credit program to be taken against the corporate income tax or the franchise tax after other existing credits are taken; creating s. 220.1896, F.S.; creating the jobs for the unemployed tax credit program to provide a tax credit to certain businesses that employ certain individuals who were previously unemployed after a certain date; providing for applications for certification under the program to be reviewed by Enterprise Florida, Inc., and the Office of Tourism, Trade, and Economic Development; providing criminal penalties for fraudulent claims of a tax credit; authorizing the Office of Tourism, Trade, and Economic Development and the Department of Revenue to adopt rules; providing for the expiration of the tax credit program; creating s. 220.1899, F.S.; creating the entertainment industry tax credit for a tax credit against the qualified expenditures made by a qualified production company pursuant to the entertainment industry financial incentive program; amending s. 220.191, F.S.; redefining the terms “qualifying business” and “qualifying project” for purposes of the capital investment tax credit; providing for the amount of the credit to diminish over a 10-year period; conforming cross-references to changes made in the act; providing that a business seeking the tax credit has the responsibility of demonstrating qualification for the credit to the Department of Revenue and the Office of Tourism, Trade, and Economic Development; authorizing the payment of a prorated tax credit under certain circumstances; providing that a business that receives a capital investment tax credit is not eligible for a tax refund under the qualified target industry tax refund program; amending s. 288.095, F.S.; increasing the amount of tax refund payments available to pay the state’s share of refunds under the qualified defense contractor and space flight business tax refund program and the tax refund program for qualified target industry businesses; amending s. 288.106, F.S.; providing legislative findings and declarations for the tax

refund program for qualified target industry businesses; revising the definitions of terms applicable to the program; revising the criteria for the Office of Tourism, Trade, and Economic Development and Enterprise Florida, Inc., to use in identifying target industry businesses; conforming cross-references to changes made by the act; authorizing additional tax refunds to qualified target industry businesses that meet specified conditions; requiring an application for certification as a qualified target industry business to include an estimate of the proportion of the machinery, equipment, and other resources that will be used in the applicant's proposed operation in Florida and purchased by the applicant outside the state; requiring the Office of Tourism, Trade, and Economic Development to consider the state's return on investment in evaluating applicants for the tax refund program; extending the date by which a qualified target industry business may request an economic-stimulus exemption; redesignating economic-stimulus exemptions as economic recovery extensions; authorizing the Office of Tourism, Trade, and Economic Development to waive the requirement for a business to annually provide proof of taxes paid if the business provides proof that it has paid certain taxes in amounts at least equal to the total amount of refunds for which the business is eligible; requiring the Office of Tourism, Trade, and Economic Development to conduct a review of certain qualified target industry businesses that have received their final tax refund and provide a report of its findings and recommendations to the Governor, the President of the Senate, and the Speaker of the House of Representatives; extending the date by which businesses may apply to participate in the tax refund program for qualified target industry businesses; amending s. 288.107, F.S.; conforming cross-references to changes made by the act; amending s. 288.125, F.S.; redefining the term "entertainment industry" to include digital media projects; amending s. 288.1251, F.S.; requiring the Office of Film and Entertainment to update its strategic plan every 5 years; deleting requirements for the Office of Film and Entertainment to represent certain decisionmakers within the entertainment industry and to act as a liaison between entertainment industry producers and labor organizations; amending s. 288.1252, F.S.; deleting obsolete provisions; deleting the requirement for the Commissioner of Film and Entertainment and a representative of the Florida Tourism Marketing Council to serve as ex officio members of the Film and Entertainment Advisory Council; amending s. 288.1253, F.S.; eliminating provisions authorizing the payment of travel expenses to persons other than employees of the Office of Film and Entertainment, the Governor and Lieutenant Governor, and security staff; providing for the payment of travel expenses through reimbursements; amending s. 288.1254, F.S.; revising the entertainment industry financial incentive program to provide corporate income tax and sales and use tax credits to qualified entertainment entities rather than reimbursements from appropriations; revising provisions relating to definitions, creation, and scope, application procedures, approval process, eligibility, required documents, qualified and certified productions, and annual reports; providing duties and responsibilities of the Office of Film and Entertainment, the Office of Tourism, Trade, and Economic Development, and the Department of Revenue relating to the tax credits; providing criteria and limitations for awards of tax credits; providing for uses, allocations, election, distributions, and carryforward of the tax credits; providing for withdrawal of tax credit eligibility; providing for use of consolidated returns; providing for partnership and noncorporate distributions of tax credits; providing for succession of tax credits; providing requirements for transfer of tax credits; authorizing the Office of Tourism, Trade, and Economic Development to adopt rules, policies, and procedures; authorizing the Department of Revenue to adopt rules and conduct audits; providing for revocation and forfeiture of tax credits; providing liability for reimbursement of certain costs and fees associated with a fraudulent claim; requiring an annual report to the Governor and the Legislature; providing for future repeal; amending s. 288.1258, F.S.; requiring the Office of Film and Entertainment to include in its records certain ratios of tax exemptions and incentives to the estimated funds expended by a certified production; creating s. 288.9552, F.S.; creating the Research Commercialization Matching Grant Program to provide grants to certain small companies; designating the Florida Institute for the Commercialization of Public Research to serve as the administrator of the program; specifying criteria to determine eligibility for a grant; limiting the maximum amount of an award; requiring the institute to issue an annual report relating to the grant program to the Governor, the President of the Senate, and the Speaker of the House of Representatives; amending s. 290.00677, F.S.; conforming cross-references to changes made by the act; amending s. 373.4141, F.S.; providing legislative intent to expedite the processing of permits; deleting provisions relating to a requirement that the Department of Environmental Pro-

tection and a water management district request additional information needed from an applicant within 30 days after receipt of the application; requiring an application for certain permits, including certain permits from a local government, to be approved or denied within 30 days; amending s. 373.441, F.S.; requiring the Department of Environmental Protection to adopt rules that authorize a local government to petition the Governor and Cabinet for certain delegation requests; requiring the Department of Environmental Protection detail the statutes or rules that were not satisfied by a local government that made a request for delegation and to detail actions that could be taken to allow for delegation; authorizing a local government to petition the Governor and Cabinet to review the denial of a delegation request; requiring certain counties and municipalities to apply for delegation by a certain date to require permits similar to an environmental resource permit; amending s. 403.061, F.S.; directing the Department of Environmental Protection to expand the use of online self-certification for certain exemptions and permits; limiting the authority of a local government the method or form for documenting that a project qualifies for an exemption or meets the requirements for a permit; amending s. 403.814, F.S.; granting a general permit for the construction and maintenance of certain surface water management systems that satisfy specified conditions; requiring the Office of Program Policy Analysis and Government Accountability to review the Enterprise Zone Program and submit a report of its findings and recommendations to the Governor, the President of the Senate, and the Speaker of the House of Representatives; authorizing the funds in specific appropriation 2649 of chapter 2008-152, Laws of Florida, to be used for additional space-related economic-development purposes; providing an appropriation to the Office of Tourism, Trade, and Economic Development to fund the operations of Space Florida; providing an appropriation to the Space Business Investment and Financial Services Trust Fund to carry out the purposes of the trust fund; providing an appropriation to the Office of Tourism, Trade, and Economic Development to enable Space Florida to provide targeted business-development support services and business recruitment; providing an appropriation to the Office of Tourism, Trade, and Economic Development for Space Florida to retrain workers in the space industry; requiring all state agencies owning or operating state-owned real property to submit inventory data to the Department of Environmental Protection by a specified date; requiring the Department of Environmental Protection to submit to the Governor, the President of the Senate, and the Speaker of the House of Representatives a report that lists state-owned real property recommended for disposition; providing that the proceeds of the sale of surplus real property be deposited in the General Revenue Fund to be used for certain specified purposes; requiring the Office of Program Policy Analysis and Government Accountability to review and evaluate the Research Commercialization Matching Grant Program and submit a report of its findings to the Governor, the President of the Senate, and the Speaker of the House of Representatives; limiting the effect of a ruling by a court which invalidates any portion of chapter 2009-96, Laws of Florida; validating certain development exemptions and extensions, amendments to a local comprehensive plan, and land development regulations made or granted under chapter 2009-96, Laws of Florida; extending the expiration dates of certain permits issued by the Department of Environmental Protection or a water management district; extending certain previously granted build-out dates; amending s. 47 of chapter 2009-82, Laws of Florida; delaying the expiration of the Florida Homebuyer Opportunity Program; requiring that construction contracts funded by state funds contain a provision requiring the contractor to give preference to the employment of Florida residents if they have substantially equal qualifications as nonresidents; defining the term "substantially equal qualifications"; requiring that a contractor post employment needs in the state's job bank system; providing an appropriation to the Florida Institute for the Commercialization of Public Research to fund grants under the Research Commercialization Matching Grant Program; conditionally specifying the use of an appropriation to the Board of Governors of the State University System to fund proposals under the State University Research Commercialization Assistance Grant Program; providing an appropriation for the Florida Export Finance Corporation to capitalize an expansion of its existing loan program for exporters; providing a finding that the act fulfills an important state interest; providing for severability; providing effective dates.

By the Committees on Commerce; and Commerce—

CS for SB 1856—A bill to be entitled An act relating to the qualified target industry tax refund program; amending s. 288.106, F.S.; providing legislative findings and declarations for the tax refund program for qualified target industry businesses; revising the definitions of terms applicable to the program; establishing a schedule for the Office of Tourism, Trade, and Economic Development to review and revise the list of target industries and submit a report to the Governor and Legislature; revising the criteria for the Office of Tourism, Trade, and Economic Development and Enterprise Florida, Inc., to use in identifying target industry businesses; conforming cross-references to changes made by the act; requiring an application for certification as a qualified target industry business to include an estimate of the proportion of the machinery, equipment, and other resources that will be used in the applicant's proposed operation in Florida and purchased by the applicant outside the state; requiring the Office of Tourism, Trade, and Economic Development to consider the state's return on investment in evaluating applicants for the tax refund program; requiring the Office of Economic and Demographic Research to submit reports to the Legislature evaluating the calculation of the state's return on investment for the program; requiring that additional provisions be included in tax refund agreements; redesignating the economic-stimulus exemption as the "economic recovery extension"; extending the date by which a qualified target industry business may request an economic recovery extension; authorizing the Office of Tourism, Trade, and Economic Development to waive the requirement for a business to annually provide proof of taxes paid if the business provides proof that it has paid certain taxes in amounts at least equal to the total amount of refunds for which the business is eligible; requiring the Office of Tourism, Trade, and Economic Development to conduct a review of certain qualified target industry businesses that have failed to complete their tax refund agreements and submit a report of its findings and recommendations to the Governor, the President of the Senate, and the Speaker of the House of Representatives; extending the date by which businesses may apply to participate in the tax refund program for qualified target industry businesses; amending ss. 288.107 and 290.00677, F.S.; conforming cross-references to changes made by the act; providing an effective date.

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

CS for SB 1882—A bill to be entitled An act relating to state park designations; designating the Bob Graham Grayton Beach State Park in Walton County; designating the Jack Mashburn Marina within St. Andrew's State Park; directing the Department of Environmental Protection to erect appropriate signs and markers; providing an effective date.

By the Committee on Health Regulation; and Senator Fasano—

CS for SB 2008—A bill to be entitled An act relating to automated external defibrillators in assisted living facilities; amending s. 429.255, F.S.; requiring certain assisted living facilities to possess a functioning automated external defibrillator; encouraging an assisted living facility to register the location of the automated external defibrillator with a local emergency medical services medical director; providing immunity from liability under the Good Samaritan Act and the Cardiac Arrest Survival Act; authorizing the Department of Elderly Affairs to adopt rules relating to the use of automated external defibrillators; providing an effective date.

By the Committee on Commerce; and Senator Wise—

CS for SB 2014—A bill to be entitled An act relating to early learning; amending s. 39.0121, F.S.; deleting an obsolete reference to the repealed subsidized child care program; amending s. 39.202, F.S.; replacing an obsolete reference to a repealed program with an updated reference to the school readiness program; authorizing county agencies responsible for licensure or approval of child care providers to be granted access to certain confidential reports and records in cases of child abuse or neglect; amending s. 39.5085, F.S.; deleting an obsolete reference to a repealed program; amending s. 383.14, F.S.; replacing obsolete references to the former State Coordinating Council for School Readiness Programs with updated references to the Agency for Workforce Innovation; transferring, renumbering, and amending s. 402.25, F.S.; updating an obsolete re-

ference to a repealed program; deleting obsolete references relating to the repealed prekindergarten early intervention program and Florida First Start Program; amending s. 402.26, F.S.; revising legislative intent; updating an obsolete reference to a repealed program; amending s. 402.281, F.S.; updating an obsolete reference to a former council; requiring that the Department of Children and Family Services consult with the Agency for Workforce Innovation regarding the approval of accrediting associations for the Gold Seal Quality Care program; transferring and renumbering s. 402.3016, F.S., relating to Early Head Start collaboration grants; transferring, renumbering, and amending s. 402.3018, F.S.; transferring administration of the statewide toll-free Warm-Line from the department to the agency; conforming provisions; transferring, renumbering, and amending s. 402.3051, F.S.; revising procedures for child care market rate reimbursement and child care grants; transferring authority to establish the procedures from the department to the agency; directing the agency to adopt a prevailing market rate schedule for child care services; revising definitions; authorizing the agency to enter into contracts and adopt rules; amending s. 402.313, F.S.; deleting obsolete provisions authorizing the department to license family day care homes participating in a repealed program; repealing s. 402.3135, F.S., relating to the subsidized child care program case management program; transferring, renumbering, and amending s. 402.3145, F.S.; transferring administration of certain transportation services for children at risk of abuse or neglect from the department to the agency; revising requirements for the provision of such transportation services; amending s. 402.315, F.S.; revising provisions relating to fees collected for child care facilities; amending s. 402.45, F.S.; updating an obsolete reference relating to a former council; directing the Department of Health to consult with the agency regarding certain training provided for contractors of the community resource mother or father program; amending s. 409.1671, F.S.; clarifying that a licensed foster home may be dually licensed as a family day care home or large family child care home and receive certain payments for the same child; deleting an obsolete reference to a repealed program; amending s. 411.01, F.S.; revising provisions relating to the School Readiness Act; revising legislative intent; revising the duties and responsibilities of the Agency for Workforce Innovation; revising provisions for school readiness plans; specifying that certain program providers' compliance with licensing standards satisfies certain health screening requirements; requiring early learning coalitions to maintain certain direct enhancement services; deleting obsolete provisions relating to the merger of early learning coalitions; revising provisions for the membership of early learning coalitions and the voting privileges of such members; revising requirements for parental choice; directing the agency to establish a formula for allocating school readiness funds to each county; providing for legislative notice and review of the formula; amending s. 411.0101, F.S.; revising requirements for services provided by the statewide child care resource and referral network; updating obsolete references to repealed programs; amending s. 411.0102, F.S.; revising provisions relating to the Child Care Executive Partnership Act; updating obsolete references to repealed programs; deleting provisions relating to the duties of each early coalition board; amending s. 411.203, F.S.; deleting an obsolete reference to a repealed program; conforming provisions; amending s. 411.221, F.S.; updating an obsolete reference to a former council; amending ss. 445.024, 445.030, 490.014, and 491.014, F.S.; deleting obsolete references to repealed programs; conforming provisions to the repeal of the subsidized child care case management program; amending ss. 1002.53, 1002.55, 1002.67, and 1002.71, F.S.; revising provisions relating to the eligibility requirements for private pre-kindergarten providers; conforming provisions to changes made by the act; amending s. 1009.64, F.S.; deleting an obsolete reference to a repealed program; providing an effective date.

By the Committee on Judiciary; and Senator Bennett—

CS for SB 2060—A bill to be entitled An act relating to sovereign immunity; amending s. 768.28, F.S.; increasing the statutory limits on liability for tort claims against the state and its agencies and subdivisions; providing for application of the act to claims arising on or after the effective date; providing an effective date.

By the Committee on Banking and Insurance; and Senator Richter—

CS for SB 2070—A bill to be entitled An act relating to public records; creating s. 559.5558, F.S.; providing a public-records exemption for in-

formation held by the Office of Financial Regulation pursuant to an investigation of consumer collection agencies; providing for future repeal and legislative review of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Banking and Insurance; and Senator Richter—

CS for SB 2072—A bill to be entitled An act relating to public records; creating s. 559.1155, F.S.; providing a public-records exemption for information held by the Office of Financial Regulation pursuant to an investigation of debt relief organizations; providing for future repeal and legislative review of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Health Regulation; and Senator Wise—

CS for SB 2100—A bill to be entitled An act relating to biomedical and social research; repealing s. 381.0404, F.S., relating to the Center for Health Technologies; repealing s. 381.85, F.S., relating to the Florida Biomedical and Social Research Act; amending s. 381.855, F.S.; deleting provisions and cross-references to conform; repealing s. 381.912, F.S., relating to the Cervical Cancer Elimination Task Force; repealing ss. 381.92 and 381.921, F.S., relating to the Florida Cancer Council and the mission and duties of the council; amending s. 381.922, F.S.; providing the goals for the William G. “Bill” Bankhead, Jr., and David Coley Cancer Research Program which were transferred from s. 381.921, F.S.; deleting a cross-reference to conform; providing an effective date.

By the Committee on Health Regulation; and Senator Gardiner—

CS for SB 2138—A bill to be entitled An act relating to health care; repealing s. 112.0455(10)(e), F.S., relating to a prohibition against applying the Drug-Free Workplace Act retroactively; repealing s. 383.325, F.S., relating to the requirement of a licensed facility under s. 383.305, F.S., to maintain inspection reports; repealing s. 395.1046, F.S., relating to the investigation of complaints regarding hospitals; repealing s. 395.3037, F.S.; deleting definitions relating to obsolete provisions governing primary and comprehensive stroke centers; amending s. 400.0239, F.S.; deleting an obsolete provision; repealing s. 400.147(10), F.S., relating to a requirement that a nursing home facility report any notice of a filing of a claim for a violation of a resident’s rights or a claim of negligence; repealing s. 400.148, F.S., relating to the Medicaid “Up-or-Out” Quality of Care Contract Management Program; repealing s. 400.195, F.S., relating to reporting requirements for the Agency for Health Care Administration; amending s. 400.476, F.S.; providing requirements for an alternative administrator of a home health agency; revising the duties of the administrator; revising the requirements for a director of nursing for a specified number of home health agencies; prohibiting a home health agency from using an individual as a home health aide unless the person has completed training and an evaluation program; requiring a home health aide to meet certain standards in order to be competent in performing certain tasks; requiring a home health agency and staff to comply with accepted professional standards; providing certain requirements for a written contract between certain personnel and the agency; requiring a home health agency to provide certain services through its employees; authorizing a home health agency to provide additional services with another organization; providing responsibilities of a home health agency when it provides home health aide services through another organization; requiring the home health agency to coordinate personnel who provide home health services; requiring personnel to communicate with the home health agency; amending s. 400.487, F.S.; requiring a home health agency to provide a copy of the agreement between the agency and a patient which specifies the home health services to be provided; providing the rights that are protected by the home health agency; requiring the home health agency to furnish nursing services by or under the supervision of a registered nurse; requiring the home health agency to provide therapy services through a qualified therapist or therapy assistant; providing the duties and qualifications of a therapist and therapy assistant; requiring supervision by a physical therapist or occupational therapist of a physical therapist assistant or occupational therapist assistant; providing duties of a physical therapist assistant or occupational therapist assistant; providing for speech therapy services to be provided by a qualified

speech pathologist or audiologist; providing for a plan of care; providing that only the staff of a home health agency may administer drugs and treatments as ordered by certain health professionals; providing requirements for verbal orders; providing duties of a registered nurse, licensed practical nurse, home health aide, and certified nursing assistant who work for a home health agency; providing for supervisory visits of services provided by a home health agency; repealing s. 408.802(11), F.S., relating to the applicability of the Health Care Licensing Procedures Act to private review agents; repealing s. 409.912(15)(e), (f), and (g), F.S., relating to a requirement for the Agency for Health Care Administration to submit a report to the Legislature regarding the operations of the CARE program; repealing s. 429.12(2), F.S., relating to the sale or transfer of ownership of an assisted living facility; repealing s. 429.23(5), F.S., relating to each assisted living facility’s requirement to submit a report to the agency regarding liability claims filed against it; repealing s. 429.911, F.S., relating to grounds for which the agency may take action against the owner of an adult day care center or its operator or employee; providing an effective date.

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

CS for SB 2144—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act regarding the Voluntary Prekindergarten Education Program; amending s. 1002.72, F.S., relating to an exemption from public-records requirements for the individual records of a child enrolled in the Voluntary Prekindergarten Education Program which are held by an early learning coalition, the Agency for Workforce Innovation, or a Voluntary Prekindergarten Education Program provider, including assessment data, health data, records of teacher observations, and personal identifying information of the enrolled child and his or her parent; authorizing certain agents or representatives of parties to an interagency agreement to have access to confidential and exempt records of children enrolled in the Voluntary Prekindergarten Education Program; saving the exemption from repeal under the Open Government Sunset Review Act; removing the scheduled repeal of the exemption; providing an effective date.

By the Committees on Community Affairs; and Agriculture; and Senator Alexander—

CS for CS for SB 2182—A bill to be entitled An act relating to agriculture; amending s. 193.461, F.S.; clarifying that land that is classified as agricultural retains that classification when offered for sale; providing for retroactive application; providing the methodology for assessing certain agricultural improvements, structures, or equipment located on agricultural land and used for specified purposes; amending s. 573.112, F.S.; requiring that the Citrus Research and Development Foundation provide advice to the Department of Agriculture and Consumer Services with respect to citrus research marketing orders; amending s. 573.118, F.S.; providing for the deposit of certain agricultural assessments; revising the assessment rate on citrus fruit; amending s. 581.031, F.S.; expanding the type of research projects that may be conducted by the department; requiring the Citrus Research and Development Foundation, Inc., to recommend the research projects; providing an effective date.

By the Committees on Ethics and Elections; and Ethics and Elections—

CS for SB 2188—A bill to be entitled An act relating to public records; amending s. 97.0585, F.S., relating to an exemption from public-records requirements for certain information regarding voters and voter registration and for signatures of voters and voter registration applicants; saving the exemption from repeal under the Open Government Sunset Review Act; creating a public-records exemption for certain information contained in voter registration and voting records held by the supervisor of elections or the Department of State with respect to stalking victims and persons residing with stalking victims; providing implementation procedures; providing a statement of public necessity; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; repealing s. 3, ch. 2005-279, Laws of Florida, which provides for repeal of the exemption for information regarding voters and voter registration; providing an effective date.

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

CS for SB 2192—A bill to be entitled An act relating to the Developmental Disabilities Savings Program; creating the Services for Children with Developmental Disabilities Task Force; requiring the task force to develop recommendations and a plan for the creation of, and enrollment in, the Developmental Disabilities Savings Program; providing for membership of the task force; requiring the Agency for Persons with Disabilities to provide administrative support to the task force; requiring the task force to submit its plan and recommendations to the Legislature; providing for abolishment of the task force; creating the Developmental Disabilities Savings Program; providing legislative findings and intent; providing definitions; providing requirements for the program; providing requirements that must be met prior to implementation of the program; providing for construction; providing an effective date.

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

CS for SJR 2204—A joint resolution proposing an amendment to Section 4 of Article IV of the State Constitution, relating to the duties of the Chief Financial Officer.

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

CS for CS for SB 2206—A bill to be entitled An act relating to the Chief Financial Officer; providing definitions; requiring governmental and statutorily created entities to maintain their financial data in accordance with the requirements of the Chief Financial Officer by a certain date; requiring the Chief Financial Officer to adopt charts of accounts that meet certain requirements by a certain date; requiring a review and update of the charts of accounts; requiring the Chief Financial Officer to adopt certain procedures relating to the charts of accounts; providing a declaration of important state interest; providing a contingent effective date.

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

CS for SB 2246—A bill to be entitled An act relating to child support guidelines; amending s. 61.13, F.S.; requiring all child support orders after a certain date to contain certain provisions; creating s. 61.29, F.S.; providing principles for implementing the support guidelines schedule; amending s. 61.30, F.S.; creating a rebuttable presumption of census-level wages if information about earnings level is not provided; providing that the burden of proof is on the party seeking to impute income to the other party; prohibiting imputation of income for out-of-date records or unprecedented earnings; removing the first three combined monthly net income amounts on the guidelines schedule; providing for the calculation of the obligor parent's child support payment under certain circumstances; revising the deviation factors that a court may consider when adjusting a parent's share of the child support award; providing an effective date.

By the Committee on Banking and Insurance; and Senator Bennett—

CS for SB 2264—A bill to be entitled An act relating to public adjusters; amending s. 626.854, F.S.; providing statements that may be considered deceptive or misleading if made in any public adjuster's advertisement or solicitation; providing a definition for the term "written advertisement"; requiring that a disclaimer be included in any public adjuster's written advertisement; providing requirements for such disclaimer; providing limitations on the amount of compensation that may be received for a reopened or supplemental claim; requiring that a public adjuster make a reasonable and necessary effort to ensure prompt notice of certain property loss claims; providing that an insurer be allowed a reasonable opportunity to obtain information and respond to the claim; prohibiting a public adjuster from obstructing or preventing certain persons from communicating with the insured; prohibiting a licensed contractor or subcontractor from adjusting a claim on behalf of an insured

if such contractor or subcontractor is not a licensed public adjuster; providing an exception; amending s. 626.8651, F.S.; requiring that a public adjuster apprentice complete a minimum number of hours of continuing education to qualify for licensure; amending s. 626.8796, F.S.; providing requirements for a public adjuster contract; creating s. 626.70132, F.S.; requiring that notice of a claim, supplemental claim, or reopened claim be given to the insurer within a specified period after a windstorm or hurricane occurs; providing a definition for the term "supplemental or reopened claim"; providing applicability; providing an effective date.

By the Committee on Community Affairs; and Senator Bennett—

CS for SB 2322—A bill to be entitled An act relating to energy improvement districts; creating s. 163.08, F.S.; providing for supplemental authority to local governments regarding improvements to real property; providing legislative findings and intent; defining "local government," "qualifying improvement," "energy conservation and efficiency improvement," "renewable-energy improvement," and "wind-resistance improvement"; authorizing a local government to levy a non-ad valorem assessment to fund a qualifying improvement; authorizing a property owner to enter into a financing agreement with a local government to finance a qualifying improvement; authorizing a local government to collect for such purpose through a non-ad valorem assessment; providing exceptions; providing for discontinuance of utility service under certain circumstances if the financing agreement provides for repayment through a utility bill; authorizing a local government to enter into a partnership with one or more local governments for the purpose of providing and financing qualifying improvements; authorizing a for-profit entity or a not-for-profit organization to administer a qualifying improvement program on behalf of and at the discretion of the local government; authorizing a local government to incur debt payable from revenues received from the improved property; requiring that a local government verify past payment delinquencies and involuntary liens on the property; requiring that a qualifying improvement be affixed to an existing building or facility on the property and be performed by a properly certified or registered contractor; limiting the total amount of a non-ad valorem assessment or a municipal or county lien; providing exceptions; requiring that a property owner provide certain parties with notice of intent to enter into a financing agreement, the maximum principal amount to be financed, and the maximum annual assessment needed to repay that amount; prohibiting acceleration of a mortgage under certain circumstances; providing that certain provisions of state law do not limit or prohibit any local government from exercising certain authority; providing for statutory construction regarding a local government's home-rule authority; providing an effective date.

By the Committee on Transportation; and Senator Gardiner—

CS for SB 2400—A bill to be entitled An act relating to motor vehicles; amending s. 316.003, F.S.; defining the term "tri-vehicle"; amending s. 316.0741, F.S.; providing that certain tri-vehicles are hybrid vehicles; amending s. 316.159, F.S.; requiring that drivers of certain commercial motor vehicles slow before crossing a railroad grade; amending s. 316.193, F.S., relating to penalties for driving under the influence; deleting certain provisions governing the impoundment or immobilization of a person's vehicle following an alcohol-related or drug-related traffic offense; amending s. 316.646, F.S.; directing the Department of Highway Safety and Motor Vehicles to suspend the registration and driver's license of a person convicted of failure to maintain required security on a motor vehicle; amending s. 318.14, F.S.; providing procedures for disposition of a citation for violating a specified learner's driver's license restrictions; removing an erroneous reference; removing a requirement that a person who commits a noncriminal traffic infraction be cited to appear before an official; requiring a person who commits a traffic violation requiring a hearing or a criminal traffic violation to sign and accept a citation indicating a promise to appear for a hearing; providing penalties; providing for certain persons cited for specified offenses to provide proof of compliance to a designated official; providing alternative citation disposition procedures for the offense of operating a motor vehicle with a license that has been suspended for failure to pay certain financial obligations or failure to comply with specified education requirements; amending s. 318.18, F.S.; adding a designated school crossing to the locations at which exceeding the posted speed limit will double the fine otherwise provided by law; amending s. 320.071, F.S.;

revising the time period during which the owner of an apportionable motor vehicle may file an application for renewal of registration; revising terminology relating to the vehicles registered in accordance with the International Registration Plan; amending s. 320.08, F.S.; establishing license taxes for tri-vehicles; amending s. 320.0807, F.S.; revising provisions governing the special license plates issued to federal and state legislators; amending s. 320.084, F.S.; providing for a biennial registration renewal period for disabled veteran license plates; amending s. 321.03, F.S.; providing that it is unlawful to possess or color or cause to be colored a motor vehicle or motorcycle of the same or similar color as those prescribed by the Florida Highway Patrol unless specifically authorized by the Florida Highway Patrol; amending s. 321.05, F.S.; providing that officers of the Florida Highway Patrol have the same arrest and other authority as that provided for certain other state law enforcement officers; amending s. 322.01, F.S.; defining the term “tri-vehicle” and excluding such vehicles from the definition of “motorcycle”; amending s. 322.121, F.S.; revising legislative intent for reexamination of licensed drivers upon renewal of the driver’s license; removing a requirement that each licensee must pass a reexamination at the time of license renewal; amending s. 322.18, F.S.; providing that a person issued a driver’s license using proof of nonimmigrant classification under specified provisions is not eligible to renew that license; authorizing a licensed physician at a federally established veterans hospital to administer a vision test for purposes of renewing a driver’s license; correcting a cross-reference; amending s. 322.2615, F.S.; revising requirements for information an officer must submit to the department after suspending a driver’s license for certain DUI offenses; removing a requirement that the officer submit a copy of a crash report; authorizing the officer to submit such report; amending s. 322.34, F.S.; providing that if a person does not hold a commercial driver’s license and is cited for an offense of knowingly driving while his or her license is suspended, revoked, or canceled, he or she may, in lieu of payment of a fine or court appearance, elect to enter a plea of *nolo contendere* and provide proof of compliance to the clerk of the court, designated official, or authorized operator of a traffic violations bureau; limiting a driver’s option to elect such a remedy; amending s. 322.61, F.S.; revising the period of disqualification from operating a commercial motor vehicle for a violation of an out-of-service order; amending s. 488.06, F.S.; specifying additional circumstances under which the department may suspend or revoke a license or certificate of a driving school; providing an effective date.

By the Committee on Judiciary; and Senator Storms—

CS for SB 2438—A bill to be entitled An act relating to premarital preparation; amending s. 741.0306, F.S.; defining the term “marriage education and family advocate”; providing for the creation and revision of the Florida Marriage Handbook; creating the Marriage Education Committee; providing for membership on the committee; specifying the content and authors for Parts A and B of the handbook; requiring the committee to be reconstituted once every 10 years for the purpose of reviewing and updating the content in the handbook; requiring the committee to submit a report to the Legislature by a specified date; providing an effective date.

By the Committee on Judiciary; and Senator Bennett—

CS for SB 2440—A bill to be entitled An act relating to liability releases; amending s. 549.09, F.S.; redefining the term “nonspectators” to include a minor on whose behalf a natural guardian has signed a motorsport liability release; providing that a motorsport liability release signed by a natural guardian on behalf of a minor participating in a sanctioned motorsports event is valid to the same extent as for other nonspectators; limiting the validity of a waiver or release signed by a natural guardian on behalf of a minor participating in an activity at a closed-course motorsport facility other than a sanctioned motorsports event; amending s. 744.301, F.S.; authorizing natural guardians to waive, in advance, claims for injuries arising from risks inherent in a commercial activity; defining the term “inherent risk”; providing a statement that must be included in the waiver; creating a rebuttable presumption that a waiver is valid and that the injury arose from the inherent risk; providing the requirements and standard of evidence for overcoming the presumption; authorizing natural guardians to waive, in advance, any claim against a noncommercial provider to the extent allowed by common law; providing an effective date.

By the Committee on Community Affairs; and Senator Bennett—

CS for SB 2452—A bill to be entitled An act relating to growth management; specifying continuing validity and effect of certain exemptions, 2-year extensions, and local comprehensive plan amendments granted, authorized, or adopted and in effect prior to a certain judicial declaration of invalidity; providing an effective date.

By the Committee on Commerce; and Senators Gelber, Rich, Detert, Garcia, Crist, Oelrich, Sobel, Justice, and Smith—

CS for SB 2482—A bill to be entitled An act relating to the workforce; requiring that job orders placed with the state’s job bank system for the purpose of hiring certain nonagricultural workers under a federal temporary visa program remain active for a specified period; requiring a job order to be posted within the area of intended employment; requiring that construction contracts funded by state funds contain a provision requiring the contractor to give preference to the employment of Florida residents if they have substantially equal qualifications as nonresidents; defining the term “substantially equal qualifications”; providing for severability; providing an effective date.

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

CS for SB 2718—A bill to be entitled An act relating to the provision of psychotropic medication to children in out-of-home placements; amending s. 39.407, F.S., requiring the provision of a comprehensive mental health treatment plan; specifying eligibility; prescribing duties for the Department of Children and Family Services; deleting provisions relating to the provision of psychotropic medications to children in out-of-home care; creating s. 39.4071, F.S.; providing legislative findings and intent; providing definitions; requiring that a guardian ad litem be appointed by the court to represent a child in the custody of the Department of Children and Family Services who is prescribed a psychotropic medication; prescribing the duties of the guardian ad litem; requiring that the department or lead agency notify the guardian ad litem of any change in the status of the child; providing for psychiatric evaluation of the child; requiring that express and informed consent and assent be obtained from a child or the child’s parent or guardian; providing requirements for a prescribing physician in obtaining consent and assent; providing for the invalidation of a parent’s informed consent; requiring the department to seek informed consent from the legal guardian in certain circumstances; requiring the department to file a motion for the administration of psychotropic medication with the final judgment of termination of parental rights under certain circumstances; requiring that a court authorize the administration of psychotropic medication to a child who is in shelter care or in foster care and for whom parental consent has not been obtained; providing requirements for the motion to the court; requiring that any party objecting to the administration of psychotropic medication file its objection within a specified period; authorizing the court to obtain a second opinion regarding the proposed administration; requiring that the court hold a hearing if any party objects to the proposed administration; specifying circumstances under which the department may provide psychotropic medication to a child before court authorization is obtained; requiring that the department seek court authorization for continued administration of the medication; providing for an expedited hearing on such motion under certain circumstances; requiring the department to provide notice to all parties and the court for each emergency use of psychotropic medication under certain conditions; providing for discontinuation, alteration, and destruction of medication; requiring that a mental health treatment plan be developed for each child or youth who needs mental health services; requiring certain information to be included in a mental health treatment plan; requiring the department to develop and administer procedures to require the caregiver and prescribing physician to report any adverse side effects; requiring documentation of the adverse side effects; prohibiting the prescription of psychotropic medication to certain children who are in out-of-home care absent certain conditions; requiring review by a licensed child psychiatrist before psychotropic medication is administered to certain children who are in out-of-home care under certain conditions; prohibiting authorization for a child in the custody of the department to participate in any clinical trial designed to evaluate the use of psychotropic medication in children; amending s. 743.0645, F.S.; conforming a cross-reference; providing an effective date.

**REFERENCE CHANGES
PURSUANT TO RULE 4.7(2)**

By the Committee on Community Affairs; and Senators Bennett and Altman—

CS for SB 262—A bill to be entitled An act relating to affordable housing; amending s. 159.608, F.S.; providing a housing finance authority with an additional purpose for which it may exercise its power to borrow; amending s. 163.3177, F.S.; revising provisions relating to the elements of local comprehensive plans to include an element for affordable housing for seniors; providing for the disposition of real property by a local government for the development of affordable housing; amending s. 201.15, F.S.; revising the allocation of certain proceeds distributed from the excise tax on documents which are paid into the State Treasury to the credit of the State Housing Trust Fund; amending s. 420.0003, F.S.; providing additional policy guidelines under the state housing strategy for the development of programs for housing production or rehabilitation; including the needs of persons with special needs in the strategy's periodic review and report; amending s. 420.0004, F.S.; defining the terms "disabling condition" and "person with special needs"; conforming cross-references; amending s. 420.507, F.S.; requiring certain rates of interest to be made available to sponsors of projects for persons with special needs; providing additional powers of the corporation relating to receipt of federal funds; conforming a cross-reference; amending s. 420.5087, F.S.; limiting the reservation of funds within each notice of fund availability to the persons with special needs tenant group; including persons with special needs as a tenant group for specified purposes of the State Apartment Incentive Loan Program; requiring a specified review committee to include projects that reserve units for persons with special needs in its evaluation and competitive ranking of applications for such program; conforming a cross-reference; amending ss. 163.31771, 212.08, 215.5586, and 420.503, F.S.; conforming cross-references; providing legislative intent; prohibiting funds from the State Housing Trust Fund or the Local Government Housing Trust Fund which are appropriated for specified programs from being used for certain purposes; providing for future repeal; providing an effective date.

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

By the Committee on Community Affairs; and Senator Bennett—

CS for SB 282—A bill to be entitled An act relating to a review of the Department of Community Affairs and the Florida Housing Finance Corporation under the Florida Government Accountability Act; reenacting s. 20.18, F.S., relating to the establishment of the Department of Community Affairs; reenacting s. 420.504, F.S., relating to the establishment of the Florida Housing Finance Corporation; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Transportation and Economic Development Appropriations.

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

CS for SB 570—A bill to be entitled An act relating to environmental protection; amending s. 403.7032, F.S.; requiring all public entities to report recycling data to the county using the format designated by the Department of Environmental Protection; requiring that certain private entities report the disposal of recyclable materials; requiring that businesses reporting such data to be given preference under certain procurement guidelines; requiring the Department of Management Services to report on green and recycled products purchased through its procurement system; directing the Department of Environmental Protection and Enterprise Florida, Inc., to create the Recycling Business Assistance Center; providing requirements for the center; amending s. 288.9015, F.S.; requiring Enterprise Florida, Inc., and the Department of Environmental Protection to create the Recycling Business Assistance Center; amending s. 403.7046, F.S.; deleting a requirement that the

Department of Environmental Protection appoint a technical advisory committee; clarifying reporting requirements; amending s. 403.705, F.S.; requiring that the department report biennially to the Legislature on the state's success in meeting solid waste reduction goals; amending s. 403.706, F.S.; requiring counties to meet specific recycling benchmarks; requiring the recycling of materials for new commercial and multifamily projects; providing authority for the Department of Environmental Protection to require a report under certain conditions; requiring a report to the Legislature by the Department of Environmental Protection if recycling benchmarks are not met; eliminating a requirement that counties develop composting goals; clarifying the conditions under which waste to energy may be used as an option for meeting the recycling benchmarks; providing exceptions; providing deadlines for the reporting of recycling data; amending s. 403.7145, F.S.; revising recycling requirements for state buildings; providing for a pilot project; requiring each public airport in the state to collect aluminum beverage cans and recyclable plastic and glass from its place of business, or from the entities doing business at the airport, and to offer such materials for recycling; amending s. 403.707, F.S.; requiring liners for new construction and demolition debris landfills; establishing recycling rates for source-separation activities; requiring inspections for waste-to-energy facilities; repealing s. 288.1185, F.S., relating to the Recycling Markets Advisory Committee; providing an effective date.

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

By the Committee on Military Affairs and Domestic Security; and Senators Baker, Storms, Smith, Fasano, Ring, Villalobos, and Lynn—

CS for SB 708—A bill to be entitled An act relating to the disposition of human remains; amending s. 497.005, F.S.; revising the term "legally authorized person" for purposes of the Florida Funeral, Cemetery, and Consumer Services Act; providing an effective date.

—was placed on the Calendar.

By the Committee on Community Affairs; and Senators Altman and Fasano—

CS for SB 1118—A bill to be entitled An act relating to docks; amending s. 258.42, F.S.; authorizing the placement of roofs on certain residential single-family docks; amending s. 403.061, F.S.; authorizing the Department of Environmental Protection to adopt rules that include special criteria for approving certain docking facilities in shellfish harvesting waters; deleting an obsolete provision; authorizing the department to maintain a list of projects or activities for applicants to consider when developing proposals in order to meet mitigation or public interest requirements; directing the department to expand online self-certification for certain exemptions and general permits and to report on such activities to the Legislature; prohibiting local governments from specifying the method or form for documenting that a project meets specified requirements; amending s. 403.813, F.S.; clarifying provisions relating to permits issued at district centers to authorize the use of different construction materials or minor deviations when replacing or repairing docks and piers; providing an effective date.

—was placed on the Calendar.

By the Committee on Regulated Industries; and Senator Bennett—

CS for SB 1172—A bill to be entitled An act relating to elevator safety; amending s. 399.01, F.S.; revising definitions; amending s. 399.02, F.S.; conforming a reference to a safety code; requiring the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to adopt rules; authorizing the division to enter certain buildings; providing for variances; exempting certain elevators from specific code update requirements; providing a phase-in period for such elevators; amending s. 399.035, F.S.; conforming a reference to certain safety standards; amending s. 399.049, F.S.; specifying additional acts by a registered elevator company or certificateholder which are subject to discipline; amending s. 399.061, F.S.; requiring certain

licensees to provide written responses to departmental requests relating to inspection reports; amending s. 399.105, F.S.; extending the time within which an elevator owner may comply with certain orders to correct; creating s. 399.16, F.S.; providing procedures related to citations and discipline relating to unlicensed activity; creating s. 399.17, F.S.; providing registration and continuing education requirements for certified elevator inspectors; providing an effective date.

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

By the Committees on Military Affairs and Domestic Security; and Regulated Industries; and Senators Fasano, Ring, Gaetz, and Lynn—

CS for CS for SB's 1196 and 1222—A bill to be entitled An act relating to community associations; amending s. 399.02, F.S.; exempting certain elevators from specific code update requirements; providing a phase-in period for such elevators; amending s. 617.0721, F.S.; revising the limitations on the right of members to vote on corporate matters for certain corporations not for profit that are regulated under ch. 718 or ch. 719, F.S.; amending s. 617.0808, F.S.; excepting certain corporations not for profit that are an association as defined in s. 720.301, F.S., or a corporation regulated under ch. 718 or ch. 719, F.S., from certain provisions relating to the removal of a director; amending s. 617.1606, F.S.; providing that certain statutory provisions providing for the inspection of corporate records do not apply to a corporation not for profit that is an association as defined in s. 720.301, or a corporation regulated under ch. 718 or ch. 719, F.S.; creating s. 627.714, F.S.; requiring that coverage under a unit owner's policy for certain assessments include at least a minimum amount of loss assessment coverage; requiring that every property insurance policy to an individual unit owner contain a specified provision; amending s. 633.0215, F.S.; exempting certain residential buildings from a requirement to install a manual fire alarm system; amending s. 718.103, F.S.; redefining the term "developer"; amending s. 718.110, F.S.; allowing the condominium association to have the authority to restrict through an amendment to a declaration of condominium, rather than prohibit, the rental of condominium units; amending s. 718.111, F.S.; deleting a requirement for the board of a condominium to hold a meeting open to unit owners to establish the amount of an insurance deductible; revising the property to which a property insurance policy for a condominium association applies; revising the requirements for a condominium unit owner's property insurance policy; limiting the circumstances under which a person who violates requirements to maintain association records may be personally liable for a civil penalty; providing that a condominium association is not responsible for the use of certain information provided to an association member under certain circumstances; specifying records of a condominium association that are exempt from a requirement for records to be available for inspection by an association member; increasing the amount of time within which a condominium association must provide unit owners with a copy of the association's annual financial report; revising the requirements for rules relating to the financial report that must be adopted by the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation; revising the requirements for a financial report based on the amount of a condominium's revenues; amending s. 718.112, F.S.; revising provisions relating to the terms or appointment or election of condominium members to a board of administration; creating exceptions to such provisions for condominiums that contain timeshares; specifying a certification that a person who is appointed or elected to a board of administration must make or educational requirements such board member must satisfy; conforming cross-references to changes made by the act; deleting a provision prohibiting an association from foregoing the retrofitting with a fire sprinkler system of common areas in a high-rise building; prohibiting local authorities having jurisdiction from requiring retrofitting with a sprinkler system or other engineered lifesafety system before a specified date; authorizing an association to forgo retrofitting under certain circumstances; providing requirements for a special meeting of unit owners which may be called every 3 years in order to vote to forgo retrofitting of the sprinkler system or other engineered lifesafety systems; providing meeting notice requirements; expanding the monetary obligations that a director or officer must satisfy to avoid abandoning his or her office; amending s. 718.115, F.S.; specifying certain services provided in a declaration of condominium which are obtained pursuant to a bulk contract to be deemed a common ex-

pense; specifying provisions that must be contained in a bulk contract; specifying cancellation procedures for bulk contracts; amending s. 718.116, F.S.; specifying the types of costs that may be charged against assessment payments made by a unit owner; requiring a tenant in a unit owned by a person who is delinquent in the payment of a monetary obligation to the condominium association to pay rent to the association under certain circumstances; authorizing the condominium association to sue such tenant who fails to pay rent for eviction under certain circumstances; providing that the tenant is immune from claims from the unit owner as the result of paying rent to the association under certain circumstances; amending s. 718.117, F.S.; revising the circumstances under which a condominium association may be terminated due to economic waste or impossibility; revising provisions specifying the effect of a termination of condominium; amending s. 718.301, F.S.; revising conditions under which unit owners other than the developer may elect at least a majority of the members of the board of administration of an association; amending s. 718.303, F.S.; authorizing an association to suspend for a reasonable time the right of a unit owner or the unit's occupant, licensee, or invitee to use certain common elements under certain circumstances; prohibiting a fine from being levied or a suspension from being imposed unless the association meets certain requirements for notice and provides an opportunity for a hearing; authorizing an association to suspend voting rights of a member due to nonpayment of assessments, fines, or other charges under certain circumstances; amending s. 718.501, F.S.; specifying that the jurisdiction of the Division of Florida Condominiums, Timeshares, and Mobile Homes includes bulk assignees and bulk buyers; creating part VII of ch. 718, F.S.; creating the "Distressed Condominium Relief Act"; providing legislative findings and intent; defining the terms "bulk assignee" and "bulk buyer"; providing for the assignment of developer rights by a bulk assignee; specifying liabilities of bulk assignees and bulk buyers; providing exceptions; providing additional responsibilities of bulk assignees and bulk buyers; authorizing certain entities to assign developer rights to a bulk assignee; limiting the number of bulk assignees at any given time; providing for the transfer of control of a board of administration to unit owners; providing effects of such transfer on parcels acquired by a bulk assignee; providing obligations of a bulk assignee upon the transfer of control of a board of administration; requiring that a bulk assignee certify certain information in writing; providing for the resolution of a conflict between specified provisions of state law; providing that the failure of a bulk assignee or bulk buyer to comply with specified provisions of state law results in the loss of certain protections and exemptions; requiring that a bulk assignee or bulk buyer file certain information with the Division of Florida Condominiums, Timeshares, and Mobile Homes of the Department of Business and Professional Regulation before offering any units for sale or lease in excess of a specified term; requiring that a copy of such information be provided to a prospective purchaser or tenant; requiring that certain contracts and disclosure statements contain specified statements; requiring that a bulk assignee or bulk buyer comply with certain disclosure requirements; prohibiting a bulk assignee from authorizing certain actions on behalf of an association while the bulk assignee is in control of the board of administration of the association; requiring that a bulk assignee or bulk buyer comply with certain laws with respect to contracts entered into by the association while the bulk assignee or bulk buyer was in control of the board of administration; providing parcel owners with specified protections regarding certain contracts; requiring that a bulk buyer comply with certain requirements regarding the transfer of a parcel; prohibiting a person from being classified as a bulk assignee or bulk buyer unless condominium parcels were acquired before a specified date; providing that the assignment of developer rights to a bulk assignee does not release a developer from certain liabilities; amending s. 719.106, F.S.; providing for the filling of vacancies on the condominium board of administration; amending s. 719.1055, F.S.; providing an additional required provision in cooperative bylaws; deleting a provision prohibiting an association from foregoing the retrofitting with a fire sprinkler system of common areas in a high-rise building; prohibiting local authorities having jurisdiction from requiring retrofitting with a sprinkler system or other engineered lifesafety system before a specified date; providing requirements for a special meeting of unit owners which may be called every 3 years in order to vote to require retrofitting of the sprinkler system or other engineered lifesafety system; providing meeting notice requirements; amending s. 719.108, F.S.; specifying the types of costs that may be charged against assessment payments made by a unit owner; providing a prioritized list for disbursement of payments received by an association; providing for a lien by an association on a condominium unit for certain fees and costs; providing procedures

and notice requirements for the filing of a lien by an association; requiring a tenant in a unit owned by a person who is delinquent in the payment of a monetary obligation to the condominium association to pay rent to the association under certain circumstances; amending s. 720.304, F.S.; providing that a flagpole and any flagpole display are subject to certain codes and regulations; amending s. 720.305, F.S.; authorizing the association to suspend rights to use common areas and facilities if the member is delinquent on the payment of a monetary obligation due for a certain period of time; providing procedures and notice requirements for levying a fine or imposing a suspension; amending s. 720.306, F.S.; providing procedures for filling a vacancy on the board of directors; amending s. 720.3085, F.S.; requiring a tenant in a property owned by a person who is delinquent in the payment of a monetary obligation to the condominium association to pay rent to the association under certain circumstances; amending s. 720.31, F.S.; authorizing an association to enter into certain agreements to use lands or facilities; requiring that certain items be stated and fully described in the declaration; limiting an association's power to enter into such agreements after a specified period following the recording of a declaration; requiring that certain agreements be approved by a specified percentage of voting interests of an association when the declaration is silent as to the authority of an association to enter into such agreement; authorizing an association to join with other associations or a master association under certain circumstances and for specified purposes; amending s. 720.303, F.S.; revising provisions relating to homeowners' association board meetings, inspection and copying of records, and reserve accounts of budgets; expanding the list of association records that are not accessible to members and parcel owners; prohibiting certain association personnel from receiving a salary or compensation; providing exceptions; amending s. 720.306, F.S.; providing requirements for secret ballots; providing for filling vacancies on the homeowners' association board; amending s. 720.3085, F.S.; specifying the types of costs that may be charged against assessment payments made by a unit owner; creating s. 720.315, F.S.; prohibiting the board of directors of a homeowners' association from levying a special assessment before turnover of the association by the developer unless certain conditions are met; providing an effective date.

—was referred to the Committee on Judiciary.

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

CS for SB 1238—A bill to be entitled An act relating to a review of the Department of Management Services under the Florida Government Accountability Act; transferring certain programs and related trust funds from the department to other state agencies within the executive branch; authorizing the Executive Office of the Governor to transfer funds and positions with the approval of the Legislative budget Commission; requesting the interim assistance of the Division of Statutory Revision to prepare conforming legislation for the next regular session of the Legislature; amending ss. 11.917, 14.057, 14.204, 16.615, and 20.04, F.S.; conforming provisions to changes made by the act; amending s. 20.22, F.S.; changing the name of the department to the Department of Personnel Management; conforming provisions to changes made by the act; amending ss. 20.23, 20.331, 20.50, 24.105, 24.120, 29.008, 29.21, 110.1055, 110.107, 110.1099, 110.116, 110.121, 110.1227, 110.1228, 110.123, 110.12312, 110.12315, 110.1232, 110.1234, 110.1245, 110.125, 110.131, 110.151, 110.1522, 110.161, 110.171, 110.181, 110.2035, 110.2037, 110.205, 110.2135, 110.227, 110.403, 110.405, 110.406, 110.503, 110.605, 110.606, 112.0455, 112.05, 112.08, 112.0804, 112.24, 112.3173, 112.31895, 112.352, 112.354, 112.358, 112.361, 112.362, 112.363, 112.63, 112.64, 112.658, 112.661, 112.665, 120.65, 121.021, 121.025, 121.031, 121.051, 121.0511, 121.0515, 121.055, and 121.1815, F.S.; conforming provisions to changes made by the act; repealing s. 121.1905, F.S., relating to the creation of the Division of Retirement; amending ss. 121.192, 121.22, 121.23, 121.24, 121.35, 121.40, 121.4501, 121.4503, 121.591, 121.5911, 121.78, 122.02, 122.09, 122.23, 122.34, 145.19, 154.04, 163.3184, 175.032, 175.1215, 175.361, 185.02, 185.105, 185.37, 189.4035, 189.412, 210.20, 210.75, 213.053, 215.196, 215.22, 215.28, 215.422, 215.425, 215.47, 215.50, 215.94, 215.96, 216.0152, 216.016, 216.023, 216.044, 216.163, 216.237, 216.238, 216.262, 216.292, 217.02, 217.04, 217.045, 238.01, 238.02, 238.03, 238.07, 238.09, 238.10, 238.11, 238.12, 238.15, 238.171, 238.181, 238.32, 250.22, 252.385, 253.034, 253.126, 253.45, 255.02, 255.043, 255.05, 255.0525, 255.248,

255.249, 255.25, 255.25001, 255.252, 255.253, 255.257, 255.2575, 255.259, 255.28, 255.29, 255.30, 255.31, 255.32, 255.45, 255.451, 255.502, 255.503, 255.504, 255.505, 255.506, 255.507, 255.508, 255.509, 255.51, 255.511, 255.513, 255.514, 255.515, 255.517, 255.518, 255.52, 255.521, 255.522, 255.523, 255.555, 265.001, 265.2865, 267.061, 267.0625, 267.075, 270.27, 272.03, 272.04, 272.05, 272.06, 272.07, 272.08, 272.09, 272.12, 272.121, 272.122, 272.124, 272.129, 272.16, 272.161, 272.18, 272.185, 273.055, 281.02, 281.03, 281.06, 281.07, 281.08, 282.0041, 282.205, 282.604, 282.702, 282.703, 282.704, 282.705, 282.706, 282.707, 282.709, 282.7101, 282.711, 283.30, 283.32, 284.01, 284.04, 284.05, 284.08, 284.33, 284.385, 284.42, 285.06, 285.14, 286.29, 287.012, 287.025, 287.032, 287.042, 287.055, 287.057, and 287.05721, F.S.; conforming provisions to changes made by the act; repealing s. 287.0573, F.S., relating to the Council on Efficient Government; amending ss. 287.0574, 287.076, 287.083, 287.0834, 287.0943, 287.09451, 287.131, 287.133, 287.134, 287.15, 287.151, 287.155, 287.16, 287.161, 287.17, 287.18, 287.19, 288.021, 288.109, 288.1092, 288.1093, 288.1185, 288.15, 288.17, 288.18, 288.703, 288.706, 288.708, 288.7091, 288.712, 288.901, 295.187, 318.18, 318.21, 320.0802, s. 320.08056, 321.04, 328.72, 337.02, 337.023, 337.165, 338.2216, 338.227, 350.0614, 350.125, 364.0135, 364.515, 364.516, 365.171, 365.172, 365.173, 373.4596, 373.461, 376.10, 377.703, 381.98, 394.9151, 395.1031, 400.121, 401.013, 401.015, 401.018, 401.021, 401.024, 401.027, 401.245, 402.35, 402.50, 403.061, 403.42, 403.518, 403.5365, 403.7065, 403.714, 403.7145, 403.71852, 406.075, 408.039, 408.910, 413.036, 413.051, 414.37, 429.14, 440.2715, 440.45, 445.009, 447.205, 455.32, 471.038, 489.145, 553.995, 570.07, 627.096, 633.382, 650.02, 760.04, 766.302, 768.1326, 943.03, 943.0311, 943.13, 943.61, 943.66, 943.681, 944.02, 944.10, 944.115, 944.713, 944.72, 944.8041, 945.215, 946.504, 946.515, 946.525, 957.04, 957.06, 957.07, 957.08, 957.14, 957.15, 957.16, 1001.27, 1001.42, 1001.705, 1001.706, 1001.74, 1002.36, 1002.37, 1004.58, 1012.33, 1012.34, 1012.61, 1012.796, 1012.865, 1012.875, 1013.03, 1013.23, s. 1013.30, and 1013.38, F.S.; conforming provision to changes made by the act; creating s. 20.51, F.S.; establishing the Department of Asset Management; transferring certain divisions and programs in the Department of Environmental Protection to the new department; providing effective dates.

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

By Senator Storms—

SB 1314—A bill to be entitled An act relating to sexually violent predators; amending s. 394.912, F.S.; clarifying the definition of the term “sexually violent offense” to include a felony criminal act that has been determined beyond a reasonable doubt to have been sexually motivated; amending s. 394.913, F.S.; requiring the Department of Children and Family Services to prioritize the assessment of certain offenders for whom written assessments and recommendations have not been completed within a specified period; amending s. 394.9135, F.S.; revising the period within which the department's multidisciplinary team is required to provide an assessment to the state attorney regarding certain offenders and file a petition with the circuit court alleging that an offender is a sexually violent predator; providing an effective date.

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

By the Committee on Regulated Industries; and Senators Fasano and Altman—

CS for SB 1330—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 20.165, F.S.; providing for certain professions or programs to be established within the department; amending s. 455.275, F.S.; specifying methods that the department must use to serve an administrative complaint on a licensee; amending s. 455.017, F.S.; clarifying that ch. 455, F.S., applies to the Division of Professions; amending s. 455.02, F.S.; providing for the issuance of temporary licenses to the spouses of members of the Armed Forces under specified conditions; amending s. 455.213, F.S.; requiring a licensee of the department to surrender his or her license to the department if the license was issued in error or is revoked; amending s. 455.217, F.S.; designating the Division of Professions as the division

responsible for examinations relating to regulated professions; limiting an applicant who has failed an examination to reviewing the last examination taken by the applicant; amending s. 455.2175, F.S.; prohibiting an examinee whose materials have been confiscated from taking another examination during the pendency of any criminal investigation or prosecution relating to the matter; repealing s. 455.2226, F.S., relating to a requirement for persons licensed under ch. 497, F.S., to complete a continuing education course on the human immunodeficiency virus and acquired immune deficiency syndrome; amending s. 455.227, F.S.; authorizing the department to take disciplinary action against a licensee who pleads guilty to a crime relating to the licensee's profession; amending s. 455.228, F.S.; redesignating a cease and desist order as a cease and desist notice; amending s. 468.8311, F.S.; redefining the term "home inspection services" to mandate the inspection of certain items; amending s. 468.8312, F.S.; eliminating the fee charged for a certificate of authorization to conduct home inspections; amending s. 468.8313, F.S.; requiring a person desiring to be licensed as a home inspector to complete an examination before applying for a license; requiring an applicant for an initial license to submit electronic fingerprints to the department for a background check and pay the costs of the background check; amending s. 468.8318, F.S.; deleting requirements for a certificate of authorization for a corporation or partnership to offer home inspection services; delaying the effective date of provisions of s. 468.8319, F.S., which require a license to conduct home inspections; amending s. 468.8319, F.S.; revising prohibited acts by a person acting as a home inspector; amending s. 468.832, F.S.; authorizing the department to take disciplinary action against a person for failing to meet a standard of practice adopted by rule of the department; amending s. 468.8324, F.S.; revising the requirements for persons seeking licensure as a home inspector under a grandfather clause; creating s. 468.8325, F.S.; requiring the department to adopt rules to administer part XV of ch. 468, F.S.; amending s. 468.8412, F.S.; deleting the fee for the renewal of a certificate of authorization to conduct mold assessment or mold remediation services; amending s. 468.8413, F.S.; requiring a person desiring to be licensed as a mold assessor or mold remediator to complete an examination before applying for a license; revising the minimum amount of education required to qualify as a mold assessor or mold remediator; amending s. 468.8414, F.S.; requiring a person seeking licensure by endorsement as a mold assessor or mold remediator to possess liability insurance; amending s. 468.8418, F.S.; deleting requirements for a certificate of authorization for a corporation or partnership to offer mold assessment or mold remediation services; amending s. 468.8419, F.S.; prohibiting a person from engaging in certain acts relating to mold assessment; delaying the effective date of provisions of s. 468.8419, F.S., which require a license to conduct mold assessment or mold remediation services; amending s. 468.842, F.S.; authorizing the department to take disciplinary action against a person for failing to meet a standard of practice adopted by rule of the department; amending s. 468.8421, F.S.; specifying coverage requirements for insurance that must be possessed by a mold assessor; amending s. 468.8423, F.S.; revising the requirements for persons seeking licensure as a mold assessor or mold remediator under a grandfather clause; creating 468.8424, F.S.; requiring the department to adopt rules to administer part XVI of ch. 468, F.S.; amending s. 474.203, F.S.; expanding an exemption from licensure as a veterinarian to include certain interns or residents who are graduates of a school or college recognized by a specified veterinary association; amending s. 475.175, F.S.; requiring a person seeking to take an examination for licensure as a real estate broker or sales associate to submit fingerprints in a digital format to the department; amending s. 475.613, F.S.; deleting a provision excluding persons connected with real estate brokerage or mortgage lending as representatives of the general public on the Florida Real Estate Appraisal Board; amending s. 477.019, F.S.; deleting a provision that allows a person to apply for the cosmetology licensure examination while in training; amending s. 509.211, F.S.; deleting a requirement that certain rooms containing a boiler in a public lodging establishment be equipped with a carbon monoxide sensor; creating s. 548.076, F.S.; authorizing the department to issue a cease and desist notice for certain conduct to persons who are not licensed by the Florida Boxing Commission; amending s. 554.108, F.S.; requiring certain rooms in a public lodging establishment which contain a boiler to be equipped with a carbon monoxide sensor; requiring inspections of such boilers to include a determination of compliance with the requirement for the carbon monoxide sensor; amending s. 561.17, F.S.; deleting a requirement to submit an application in duplicate to the Division of Alcoholic Beverages and Tobacco before engaging in the business of manufacturing, bottling, distributing, selling, or dealing in alcoholic beverages; reenacting ss. 468.436(2)(a), 468.832(1)(a), 468.842(1)(a),

471.033(1)(a), 473.323(1)(a), 475.25(1)(a), 475.624(1), 476.204(1)(h), 477.029(1)(h), 481.225(1)(a), and 481.325(1)(a), F.S., relating to disciplinary proceedings for community association managers, home inspectors, mold assessors, mold remediators, engineers, certified public accountants, real estate brokers and sales associates, real estate appraisers, barbers, cosmetologists, architects, and landscape architects, respectively, to incorporate the amendment made to s. 455.227, F.S., in references thereto; reenacting s. 468.8314(2), F.S., relating to the licensure of home inspectors, to incorporate the amendment made to s. 468.832, F.S., in a reference thereto; providing an effective date.

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

By the Committee on Higher Education Appropriations; and Senator Lynn—

CS for SB 1344—A bill to be entitled An act relating to higher education; amending s. 295.02, F.S.; revising provisions relating to the use of funds for providing educational opportunities and benefits to dependent children or spouses of deceased or disabled veterans; amending s. 440.491, F.S.; revising provisions relating to the training and education of injured employees; providing that training and education services may be secured from additional providers under certain circumstances; amending s. 1000.04, F.S.; revising provisions relating to public postsecondary educational institutions to include charter technical career centers and career centers operated by a school district; deleting a reference to workforce education; amending s. 1001.74, F.S.; revising the powers and duties of university boards of trustees relating to a university's contracting authority; amending s. 1004.085, F.S.; revising provisions relating to textbook affordability and the policies, procedures, and guidelines adopted by the State Board of Education and the Board of Governors; requiring policies that encourage the use of open-access textbooks; amending s. 1004.091, F.S.; revising provisions relating to the duties of the Florida Distance Learning Consortium; delaying provisions that require the consortium to develop a plan for implementing an online registration process for undergraduate students to enroll in a course listed in the Florida Higher Education Distance Learning Catalog; requiring that such plan address specified policy areas; amending s. 1009.21, F.S.; revising provisions relating to the determination of resident status for tuition purposes to include charter technical career centers and career centers operated by school districts; revising definitions to conform to changes made by the act; amending s. 1009.22, F.S.; revising provisions relating to workforce education postsecondary student fees; providing that enrollments in continuing workforce education course may not be counted for purposes of funding full-time equivalent enrollment; creating s. 1006.72, F.S.; providing legislative findings regarding the licensing of electronic library resources; requiring that the library staff of state universities, colleges, school districts, and public libraries implement an annual process identifying electronic library resources for specified core categories; amending s. 1009.24, F.S.; revising provisions relating to state university student fees; authorizing the University of Florida to implement the tuition differential as a block tuition set at a specified number of hours for certain students; amending s. 1009.53, F.S.; revising provisions relating to the Florida Bright Futures Scholarship Program; requiring that students submit the Free Application for Federal Student Aid, along with a valid expected family contribution, in order to be eligible for the scholarship award; amending s. 1009.531, F.S.; revising the renewal period during which a student is eligible to receive the Florida Bright Futures Scholarship award after high school graduation; requiring that the State Board of Education base the eligibility of students to receive a Florida Academic Scholars award on SAT percentile ranks; amending s. 1009.532, F.S.; specifying circumstances under which a Florida Bright Futures Scholarship award may be renewed following its nonrenewal due to insufficient grades; reducing the maximum number of credit hours for which certain students may receive a scholarship award; amending s. 1009.534, F.S., relating to the Florida Academic Scholars award; removing a obsolete provision; removing the scheduled expiration of provisions requiring that the amount of the award be specified in the General Appropriations Act; creating s. 1009.5341, F.S.; providing that recipients of the Florida Bright Futures Scholarship award may use the unused portion of their award toward graduate study; providing certain limitations; amending s. 1009.535, F.S.; removing the scheduled expiration of provisions requiring that the amount of the Florida Medallion Scholar award be specified

in the General Appropriations Act; amending s. 1009.536, F.S.; reducing the maximum number of credit hours that certain students may earn under the Florida Gold Seal Vocational Scholars award; removing the scheduled expiration of provisions requiring that the amount of the award be specified in the General Appropriations Act; repealing s. 1009.5385, F.S., relating to criteria for the use of certain scholarship funds by children of deceased or disabled veterans; amending s. 1009.72, F.S.; revising provisions relating to the Jose Marti Scholarship Challenge Grant Program; removing provisions that provide for funds appropriated by the Legislature for the program to be deposited into the State Student Financial Assistance Trust Fund; requiring that funds deposited into such trust fund be invested; authorizing the Legislature to appropriate funds from the General Revenue Fund; amending s. 1009.73, F.S.; revising provisions relating to the Mary McLeod Bethune Scholarship Program; removing provisions that provide for funds appropriated by the Legislature for the program to be deposited into the State Student Financial Assistance Trust Fund; requiring that funds deposited into such trust fund be invested; authorizing the Legislature to appropriate funds from the General Revenue Fund; amending s. 1010.62, F.S.; defining the term “auxiliary enterprise” for purposes of capital outlay projects financed pursuant to the State Bond Act; amending s. 1010.87, F.S., relating to the Workers’ Compensation Administration Trust Fund within the Department of Education; providing for the reversion of certain funds at the end of the fiscal year; amending s. 1011.80, F.S.; revising provisions relating to funds for the operation of workforce education programs; requiring that expenditure for such programs be supported by fees; providing that enrollment in continuing workforce education courses may not be counted for purposes of funding full-time equivalent enrollment; creating s. 1012.885, F.S.; providing definitions; providing a limitation on the compensation paid to community college presidents; providing exceptions; requiring that the Office of Program Policy Analysis and Government Accountability conduct a review of public school adult workforce education programs and community college and state college workforce education programs; requiring that the results of such review be submitted to the Legislature by a specified date; providing an effective date.

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

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

CS for SB 1368—A bill to be entitled An act relating to public school funding; amending s. 212.055, F.S.; deleting a requirement that school boards imposing the school capital outlay surtax freeze noncapital local school property taxes for at least 3 years; repealing s. 216.292(2)(d), F.S., relating to the transfer of funds for class size reduction; conforming provisions to changes made by the act; amending s. 1001.395, F.S.; extending the duration of a provision specifying methods to calculate the salary of a school board member; amending s. 1001.451, F.S.; removing the repeal of provisions authorizing a reduction in the incentive grants that are awarded to consortium service organizations; amending s. 1002.32, F.S.; including the millage levied for fixed capital outlay in determining the amount provided to lab schools for operating expenses; amending s. 1002.33, F.S.; requiring that a charter school comply with statutes pertaining to maximum class size; providing that certain capital outlay funds shared with a charter school-in-the-workplace before July 1, 2010, are deemed to meet certain expenditure requirements; revising requirements for calculating the administrative fee that the sponsor of a charter school may withhold and use for capital outlay purposes; amending s. 1002.37, F.S.; providing certain limitations on reporting credits earned by a student through the Florida Virtual School for purposes of funding; including the millage levied for fixed capital outlay in determining the amount provided to the Florida Virtual School for operating expenses; amending s. 1002.45, F.S.; providing for school district virtual instruction programs to include programs offered by community colleges; requiring that community college instructors meet certification requirements; prohibiting a community college from reporting students served in a school district virtual instruction program for funding under the Community College Program Fund; removing obsolete provisions requiring a report; amending ss. 1002.55 and 1002.63, F.S.; revising the requirements for private prekindergarten providers and public school-year prekindergarten programs with respect to the number of students for each class; requiring an instructor for certain classes who holds

specified credentials; amending s. 1002.71, F.S.; reducing the amount of funds that an early learning coalition may retain for administrative purposes from funds paid to private prekindergarten providers and public schools; amending s. 1003.03, F.S.; revising requirements for the Department of Education with respect to calculating the maximum class size based on student membership; deleting obsolete provisions; providing for reductions in a district’s class-size-reduction operating categorical allocation under certain circumstances; providing for a budget amendment in the case of an extreme emergency and subject to approval of the Legislative Budget Commission; providing for alternative measures to take effect upon approval of an amendment to the State Constitution by the electors of the state; providing for virtual instruction courses to be included in implementing the class size maximums; amending s. 1003.492, F.S.; clarifying the duties of the Department of Education in approving the list of industry certifications for career education programs; amending s. 1006.28, F.S.; redefining the term “adequate instructional materials” to include electronic content; creating s. 1006.281, F.S.; encouraging school districts to provide access for teachers, students, and parents to an electronic learning management system; specifying the required functionality of such a system; requiring the Department of Education to assist school districts in deploying an electronic learning management system; amending s. 1006.29, F.S.; providing that instructional materials include electronic content; requiring that a publisher or manufacturer providing instructional materials as a single bundle make the materials available separately and priced individually; requiring that instructional materials adopted after a specified date for students in grades 9 through 12 be provided primarily in an electronic format; amending s. 1006.33, F.S.; requiring that an advertisement for bids for instructional materials require the bidder to furnish electronic specimen copies of the materials; requiring that district school superintendents request samples in a format other than an electronic format through the department; amending s. 1006.40, F.S.; requiring that a specified percentage of a district’s annual allocation for instructional materials be used for electronic materials beginning with the 2012-2013 fiscal year; including electronic content as an approved item of instruction; amending s. 1007.27, F.S.; providing that secondary school students are authorized users of the state-funded electronic library resources licensed for public colleges and universities; providing for verification of eligibility according to rules established by the State Board of Education and the Board of Governors of the State University System; amending s. 1008.34, F.S.; providing for the calculation of certain school grades to include student completion of specified courses; amending s. 1011.03, F.S.; requiring that a district school board post its proposed millage levies on the district’s website; revising the requirements for publishing the proposed levies in a newspaper; amending s. 1011.60, F.S.; deleting a requirement that the State Board of Education adopt rules governing the school term; amending s. 1011.62, F.S.; revising the requirements for calculating full-time equivalent student membership; reducing the amount authorized for teacher bonuses; requiring that a district allocate a specified percentage of funds for industry certification to the center or program that generated the funds; authorizing a district school board to use categorical funds for materials that meet the Next Generation Sunshine State Standards and for certain hardware; providing for adjusting a district’s sparsity supplement based on Merit Award Program funds; clarifying that a calculation subsequent to an appropriation does not result in negative state funds for any district; amending s. 1011.64, F.S., relating to minimum classroom expenditure requirements; conforming a cross-reference; amending s. 1011.67, F.S.; removing requirements for the staggered distribution of funds to districts for instructional materials; amending s. 1011.66, F.S.; removing a provision authorizing the distribution of 60 percent of FEFP funds to a district during the first quarter of a fiscal year; amending s. 1011.68, F.S.; requiring that the allocation for student transportation be determined by the Legislature rather than based on the prior year’s average student cost for transportation; amending s. 1011.71, F.S.; removing certain requirements for the additional millage levied by a district for critical capital outlay needs or critical operating needs; amending s. 1011.73, F.S., relating to district millage elections; correcting a cross-reference; amending s. 1012.33, F.S.; exempting specified reemployed instructional personnel from certain requirements for determining pay; amending s. 1012.467, F.S.; requiring school districts to accept reciprocity of level 2 screening for Florida High School Athletic Association Officials; amending s. 1012.55, F.S.; requiring that instructional personnel providing instruction through a virtual environment hold certification as otherwise required by law and rule; amending s. 1013.62, F.S.; providing that a charter school must serve students in facilities that are provided by a business partner for a charter school-in-

the-workplace to be eligible for an allocation of funds for capital outlay purposes; providing for the incorporation by reference of certain calculations used by the Legislature for the 2010-2011 fiscal year; providing effective dates.

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

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

CS for SB 1390—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; providing legislative intent; authorizing the Department of Corrections and the Department of Juvenile Justice to use certain appropriated funds to assist in defraying the costs incurred by a county or a municipality to open or operate certain facilities; limiting the amount of such assistance; providing for the expiration of the authority to provide the assistance; amending s. 29.008, F.S.; providing counties with an exemption from the requirement to annually increase certain expenditures by a specified percentage for the 2010-2011 fiscal year; amending s. 216.262, F.S.; delaying the expiration of provisions directing the Department of Corrections to seek a budget amendment for additional positions and appropriations if the inmate population exceeds a certain estimate under certain circumstances; authorizing the Department of Legal Affairs to spend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in prior years; providing for the expiration of the authority to spend those appropriations; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

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

CS for SB 1396—A bill to be entitled An act relating to incentive gain-time; amending s. 944.275, F.S.; prohibiting an inmate from receiving incentive gain-time credits for completing the requirements for and receiving a general educational development certificate or vocational certificate if the inmate was convicted of a specified offense on or after a specified date; providing an effective date.

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

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

CS for SB 1400—A bill to be entitled An act relating to the state judicial system; amending s. 25.241, F.S.; requiring that \$50 from the Supreme Court filing fee be deposited into the State Courts Revenue Trust Fund; amending s. 25.3844, F.S.; renaming the Operating Trust Fund in the state courts system as the “Administrative Trust Fund”; amending s. 25.386, F.S.; directing that fees from the foreign language court interpreters program be deposited into the Administrative Trust Fund within the state courts system; amending s. 27.366, F.S.; deleting a provision requiring that each state attorney report to the Florida Prosecuting Attorneys Association, Inc., why a defendant did not receive the mandatory minimum prison sentence in cases involving possession or use of a weapon; deleting a provision requiring a report to the Governor and Legislature regarding the prosecution and sentencing of such offenders; amending s. 27.40, F.S.; requiring private court-appointed counsel compensated by the state to maintain records and documents in a prescribed manner; providing for waiver of the right to seek fees in excess of prescribed limits if the attorney refuses to allow the Justice Administrative Commission to review the documentation; providing that

the commission’s finding of a valid waiver of fees may be overcome by competent and substantial evidence; amending s. 27.425, F.S.; eliminating a requirement for the chief judge of the judicial circuit to recommend and submit compensation rates for state-funded due process service providers; requiring the Justice Administrative Commission to approve forms and procedures governing billings for the provision of due process services; amending s. 27.511, F.S.; providing for the appointment of criminal conflict and civil regional counsel in certain proceedings under the Florida Rules of Criminal Procedure and in certain adoption proceedings; providing for private court-appointed counsel, rather than criminal conflict and civil regional counsel, to have primary responsibility for representing minors in proceedings under the Parental Notice of Abortion Act; amending s. 27.52, F.S.; requiring the clerk of the court to review certain property records in evaluating an application from a criminal defendant for a determination of indigency; providing that the Justice Administrative Commission has standing in a motion seeking to have a person declared indigent for purposes of state payment of due process costs; providing a presumption that a person is not indigent for costs if the person’s attorney’s fees are being paid from private funds at a specified level; providing that the presumption may be overcome through clear and convincing evidence; providing requirements and rates for reimbursement of due process costs; providing that a person who receives state-funded due process services after being deemed indigent for costs is liable for repayment to the state; requiring the person to submit an accounting to the court of state-paid costs; providing for the court to issue an order determining the amount of the costs; providing for creation and enforcement of a repayment lien; amending s. 27.5304, F.S.; providing for a reduction in the amount paid for an attorney’s fees, costs, and related expenses as increased penalties for submitting a bill to the state after prescribed periods; creating s. 27.5305, F.S.; prescribing conditions and requirements related to payment by the state of legal fees and the costs of due process services in certain criminal and civil cases; prescribing conditions and requirements governing electronic funds transfer, transcripts, court reporters and investigators, expert witnesses and mitigation specialists, and discovery; amending s. 28.24, F.S.; clarifying that counties are not required to spend certain funds on court-related technology for the criminal conflict and civil regional counsel; amending s. 28.241, F.S.; providing an exception to the imposition of filing fees in certain family law cases; amending s. 28.36, F.S.; delaying the implementation date of unit-cost budgeting for the clerks of court; amending s. 29.001, F.S.; eliminating the offices of criminal conflict and civil regional counsel from inclusion in the defined elements of the “offices of public defenders” for purposes of certain state courts system funding; amending s. 29.008, F.S.; removing criminal conflict and civil regional counsel from the definition of the term “public defender offices” in the context of county responsibility for funding court-related functions; eliminating requirements for county funding of criminal conflict and civil regional counsel; repealing s. 29.0095, F.S., relating to a requirement for chief judges, state attorneys, and public defenders to submit budget expenditure reports; amending s. 29.0195, F.S.; providing for moneys from the recovery of expenditures for state-funded services to be deposited into the Administrative Trust Fund within the state courts system; amending s. 34.041, F.S.; specifying that the prescribed filing fee for an action involving claims of not more than \$1,000 filed along with an action for replevin is the total filing fee; amending s. 35.22, F.S.; requiring that \$50 from the District Court of Appeals filing fee be deposited into the State Courts Revenue Trust Fund; amending s. 39.0134, F.S.; providing that certain parents in proceedings related to children are liable for fees and costs after receiving legal representation or due process services funded by the state; authorizing the court to make payment of attorney’s fees and costs part of a case plan in dependency proceedings; authorizing and providing for enforcement of a lien upon court-ordered payment of fees and costs; providing for deposit of fees and costs into the Indigent Civil Defense Trust Fund; amending s. 39.821, F.S.; requiring certain background screenings for persons certified as a guardian ad litem; amending s. 57.082, F.S.; prescribing circumstances for payment of an application fee when a person seeks to be determined indigent and eligible for appointment of counsel in proceedings relating to children; providing for the court to order payment of the fee and the clerk of the court to pursue collection of the fee; amending s. 316.192, F.S.; increasing the minimum fine for reckless driving; amending s. 320.02, F.S.; extending the time within which the owner of a motor vehicle registered within the state is required to notify the Department of Highway Safety and Motor Vehicles of a change of address; amending s. 320.061, F.S.; creating a noncriminal infraction for altering or obscuring a license plate or mobile home sticker; deleting the second-degree misdemeanor penalty imposed for the offense; amending s. 320.131, F.S.;

creating a noncriminal traffic infraction for the unlawful use of a temporary tag; deleting the second-degree misdemeanor penalty imposed for the offense; amending s. 320.38, F.S.; extending the time within which a nonresident of the state is required to register his or her motor vehicle with the Department of Highway Safety and Motor Vehicles after commencing employment or education in the state; amending s. 322.03, F.S.; creating a noncriminal traffic infraction for a commercial motor vehicle driver who fails to surrender driver's licenses from other jurisdictions prior to issuance of a license by the Department of Highway Safety and Motor Vehicles; extending the period allowed for operating a motor vehicle following expiration of a driver's license; amending s. 322.16, F.S.; creating a noncriminal traffic infraction for persons who fail to abide by driver's license restrictions; deleting the second-degree misdemeanor penalty imposed for the offense; amending s. 394.4599, F.S., relating to the notice given to various parties upon a person's involuntary admission to a mental health facility; removing reference to the state attorney providing notice; amending s. 394.4615, F.S., relating to clinical records in cases of involuntary placement; removing the state attorney from the list of parties who are entitled to receive clinical records; amending s. 394.4655, F.S., relating to involuntary outpatient placement; removing the requirement for the clerk to provide a copy of the petition for involuntary outpatient placement to the state attorney; removing the requirement for the state attorney for the circuit in which the patient is located to represent the state in the proceeding; removing the requirement for the clerk of the court to provide copies of the certificate and treatment plan to the state attorney; amending s. 394.467, F.S., relating to involuntary inpatient placement; removing the requirement for the clerk of the court to provide a copy of the petition for involuntary inpatient placement to the state attorney; removing the requirement for the state attorney for the circuit in which the patient is located to represent the state at the hearing; amending s. 775.082, F.S.; deleting a provision requiring each state attorney to report to the Florida Prosecuting Attorneys Association, Inc., certain deviations in the sentencing of reoffenders; amending s. 775.083, F.S.; redirecting revenues from certain criminal fines from the State Courts Revenue Trust Fund into the General Revenue Fund; repealing s. 775.08401, F.S., relating to criteria to be used by state attorneys when pursuing sanctions against habitual felony offenders and habitual violent felony offenders; repealing s. 775.087(5), F.S., relating to a provision requiring each state attorney to place in the court file a report explaining why a defendant did not receive the mandatory minimum prison sentence in cases involving certain specified offenses; amending s. 775.0843, F.S.; removing a cross-reference to conform to the repeal of the referenced statute; amending s. 938.06, F.S.; requiring the assessment of a court cost following conviction of a criminal offense; defining the term "convicted" for purposes of the assessed cost; amending s. 939.08, F.S.; authorizing a designee of the trial court administrator to review, approve, and certify certain bills related to costs, fees, or expenses of the state courts system; amending s. 939.185, F.S.; authorizing the chief judge of the circuit to determine innovations eligible for funding from a county-assessed court cost; amending s. 943.03, F.S.; requiring the Department of Law Enforcement to modify the statewide uniform statute table in its criminal history system; amending s. 943.053, F.S.; providing for a discounted fee for criminal history record checks for the guardian ad litem program; amending s. 943.0585, F.S., relating to court-ordered expunction of criminal history records; removing the requirement for the state attorney or statewide prosecutor to provide written certified documentation to a person seeking a certificate of eligibility to expunge a criminal record; repealing s. 985.557(4), F.S., relating to a requirement for state attorneys to develop direct-file policies and guidelines for juveniles and report to the Governor and Legislature; transferring certain funds from the Operating Trust Fund to the State Courts Revenue Trust Fund and the Administrative Trust Fund within the state courts system; providing effective dates.

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

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

CS for SB 1416—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; providing legislative intent; amending s. 253.034, F.S.; delaying the expiration of provisions authorizing the deposit of funds derived from the sale of property by the Department of

Citrus into the Citrus Advertising Trust Fund; reenacting s. 255.518(1)(b), F.S., relating to the payment of obligations during the construction of a facility financed by such obligations; providing for the future expiration of certain amendments to such provision and for the reversion of statutory text; amending s. 373.59, F.S.; delaying the expiration of provisions providing for the allocation of moneys from the Water Management Lands Trust Fund for certain purposes; amending s. 375.041, F.S.; providing for the transfer of moneys from the Land Acquisition Trust Fund to support the Clean Water State Revolving Fund and Drinking Water State Revolving Fund programs, rather than to the Ecosystem Management and Restoration Trust Fund for grants and aids to local governments for water projects; providing for future expiration; reenacting s. 403.1651(1)(g), F.S., relating to the use of funds from the Ecosystem Management and Restoration Trust Fund for the purpose of funding activities to preserve and repair the state's beaches; providing for future expiration of certain amendments to such provision and for the reversion of statutory text; amending s. 403.1651, F.S.; providing for the transfer of moneys from the Ecosystem Management and Restoration Trust Fund to the General Inspection Trust Fund for the Farm Share, Food Banks, and Mosquito Control program and the Technological Research and Development Authority; amending s. 570.20, F.S.; delaying the expiration of provisions authorizing the Department of Agriculture and Consumer Services to use funds from the General Inspection Trust Fund for certain programs; amending s. 403.7095, F.S.; delaying the expiration of provisions requiring that the Department of Environmental Protection award a specified amount in grants equally to certain counties for waste tire and litter prevention, recycling education, and general solid waste programs; authorizing the Department of Agriculture and Consumer Services to extend, revise, and renew current contracts or agreements created or entered into for the purpose of promoting agriculture; providing for future expiration; requiring the Executive Office of the Governor to sell the King Air 350 airplane; requiring the receipts from the sale of the airplane to be deposited into the Bureau of Aircraft Trust Fund; requiring the Department of Financial Services to issue a solicitation for office supplies and award a multiple supplier contract by a specified date; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

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

CS for SB 1436—A bill to be entitled An act relating to vehicle registration fees and surcharges; amending s. 320.04, F.S.; revising the service charge for each application that is handled in connection with the original issuance, duplicate issuance, or transfer of any license plate, mobile home sticker, or validation sticker or with the transfer or duplicate issuance of a registration certificate; deleting a provision requiring that a portion of the charge be deposited into the General Revenue Fund; amending s. 320.08046, F.S.; revising the amount of the surcharge that is levied on each license tax; revising the amount of the surcharge that is deposited into the General Revenue Fund; amending s. 320.203, F.S.; providing for certain registrants who paid biennial fees to receive a credit that is funded through the General Revenue Fund; providing for future expiration; providing an effective date.

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

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

CS for SB 1438—A bill to be entitled An act relating to highway safety; amending s. 316.066, F.S.; removing provisions requiring the driver of a vehicle that is involved in a crash resulting in bodily injury to or the death of any person or damage to any vehicle or other property to forward a written report of the crash to the Department of Highway Safety and Motor Vehicles within a specified time; requiring every law

enforcement officer who investigates a motor vehicle crash to complete and submit to the department a Florida Traffic Crash Report, Long Form, within a specified time under certain circumstances; providing that in cases in which a Florida Traffic Crash Report, Long Form, is not required, the law enforcement officer may complete a short-form crash report or provide a short-form crash report to be completed by each party involved in the crash; requiring the driver of a vehicle that is involved in a crash that results in damage to any vehicle or other property in an amount of at least \$500 and that is not investigated by a law enforcement agency to forward a written report of the crash to the local law enforcement agency within a specified time; requiring the local law enforcement agency to maintain the short-form crash reports prepared by law enforcement officers or parties involved in the crash; amending s. 320.05, F.S.; requiring that certain fees be imposed for electronic access to registration data provided through the tax collector's office; requiring that the fees be deposited into the Highway Safety Operating Trust Fund in the Department of Highway Safety and Motor Vehicles; amending s. 321.25, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to charge a fee to persons attending certain training events; amending s. 322.02, F.S.; revising legislative intent relating to the transition of all driver's license services from the department to the county tax collectors by a specified date; amending s. 322.135, F.S.; requiring the department to authorize any or all tax collectors in the state to serve as agents for the department by providing certain specified driver's license services; requiring the department, in conjunction with the Tax Collectors' Association, to develop a plan to provide for the transition of all driver's license issuance services to the county tax collectors who are constitutional officers; requiring that the plan be submitted to the President of the Senate and the Speaker of the House of Representatives by a specified date; removing obsolete provisions relating to the issuance of driver's licenses by the county tax collector; amending s. 322.20, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to charge a fee for searching for an individual's driver history record that is not on file or that meets requested criteria; authorizing the county clerks of court and certain tax collectors to provide driver records to any person requesting such records and to assess a fee for such service; amending ss. 322.2615, 324.051, and 921.0022, F.S.; conforming cross-references; providing an effective date.

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

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

CS for SB 1440—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; providing legislative intent; amending s. 339.135, F.S.; delaying the expiration of provisions requiring that the Department of Transportation transfer funds to the Office of Tourism, Trade, and Economic Development for the purpose of funding transportation-related needs of economic development; authorizing such funds to be used for the additional purposes of space and aerospace infrastructure and urban redevelopment infrastructure projects; amending s. 339.08, F.S.; delaying the expiration of provisions relating to the use of moneys in the State Transportation Trust Fund for certain administrative expenses; delaying the expiration of provisions authorizing the Department of Transportation to use moneys from the State Transportation Trust Fund to pay for county and school district transportation infrastructure improvements; amending s. 445.009, F.S.; delaying the expiration of provisions designating participants in an adult or youth work experience activity under ch. 445, F.S., as employees of the state for purposes of workers' compensation coverage; amending s. 163.3247, F.S.; removing a provision that entitles members of the Century Commission for a Sustainable Florida to receive per diem and travel expenses; providing for future expiration of the amendment to such provision and for the reversion of statutory text; amending s. 201.15, F.S.; revising provisions relating to funds deposited into the Grants and Donations Trust Fund in the Department of Community Affairs which are used to fund the Century Commission; providing for future expiration of the amendment to such provision and for the reversion of statutory text; amending s. 215.559, F.S.; delaying the expiration of provisions relating to the Hurricane Loss Mitigation Program; revising the amount appropriated for the purpose of inspecting and improving tie-downs for mobile homes; providing an appropriation to the State Logistics Response Center for certain purposes; providing an appropriation

to be competitively bid to improve the wind resistance of residences and mobile homes; revising the amount allocated for the operational purposes; reenacting s. 332.007(8), F.S., relating to the funding of security projects at publicly owned public-use airports; providing for the future expiration of certain amendments to such provision and for the reversion of statutory text; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

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

CS for SB 1442—A bill to be entitled An act relating to corporate license plates; creating s. 320.08052, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to create the Corporate License Plate Program and enter into certain agreements with certain entities; requiring that corporate license plates meet specified criteria and that certain aspects of such license plates be approved by the department; authorizing vehicle owners to apply for such license plates; requiring that specified minimum fees be paid by applicants and corporate sponsors for such applications; requiring that the department, upon approval of an application, issue the appropriate corporate plate to the vehicle owner along with a registration and decal valid for a specified period; providing for the distribution of fees collected; authorizing corporate sponsors to participate in the program by submitting a specified minimum initial application fee; requiring that a corporate sponsor meet specified eligibility requirements; requiring that the department adopt rules; providing an effective date.

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

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

CS for SB 1444—A bill to be entitled An act relating to supplemental corporate fees; amending s. 607.193, F.S.; deleting an exception from the application of a late charge for a business entity that does not receive the uniform business report prescribed by the Department of State; providing an effective date.

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

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

CS for SB 1464—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 395.701, F.S.; increasing the assessments imposed on hospital inpatient and outpatient services and deposited into the Public Medical Assistance Trust Fund; amending s. 400.141, F.S.; conforming a cross-reference to changes made by the act; amending s. 400.23, F.S.; providing flexibility for nursing home facilities with respect to meeting minimum staffing requirements; amending s. 409.906, F.S.; requiring the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to phase out certain specified programs and to transfer the Medicaid waiver recipients to other appropriate home and community-based service programs; prohibiting certain programs from accepting new members after a specified date; requiring community-based providers to assist in the transition of enrollees and cease provision of certain waiver services by a specified date; amending s. 409.9082, F.S.; revising requirements for the use of funds from nursing home quality assessments and federal matching funds; amending s. 409.9083, F.S.; revising requirements for the use of funds from quality assessments on privately operated intermediate care facility providers for the developmentally disabled and federal matching

funds; amending s. 409.911, F.S.; continuing the requirements for calculating the disproportionate share funds for provider service network hospitals; amending s. 409.9112, F.S.; continuing the prohibition against distributing moneys under the perinatal intensive care centers disproportionate share program; amending s. 409.9113, F.S.; continuing authorization for the distribution of moneys to teaching hospitals under the disproportionate share program; amending s. 409.9117, F.S.; continuing the prohibition against distributing moneys for the primary care disproportionate share program; requiring each Medicaid managed care plan and provider service network to include in its provider network any pharmacy that is located in a rural county and willing to accept the reimbursement terms and conditions established by the managed care plan or provider service agreement; providing an effective date.

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

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

CS for SB 1466—A bill to be entitled An act relating to child welfare services and mental health and substance abuse; limiting state agency contract monitoring to once every 3 years if the contracted provider is subject to accreditation surveys by specified accreditation organizations; providing exceptions; allowing the establishment of an Internet-based data warehouse to maintain the records of contract providers; requiring state agencies to use the warehouse for document requests; specifying the information that such records must include; amending s. 402.7305, F.S.; limiting the Department of Children and Family Services to one contract monitoring of a child-caring or child-placing contract provider per year; repealing s. 394.655, F.S., relating to the Florida Substance Abuse and Mental Health Corporation; providing an effective date.

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

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

CS for SB 1468—A bill to be entitled An act relating to home and community-based services; amending s. 393.0661, F.S.; reducing the annual maximum expenditure to each client assigned by the Agency for Persons With Disabilities to tier one, tier two, tier three, and tier four level services; eliminating behavior assistant services in certain group homes as a deliverable service to eligible clients; creating s. 393.0662, F.S.; establishing the iBudget program for the delivery of home and community-based services; providing for amendment of current contracts to implement the iBudget system; providing for the phasing in of the program; requiring clients to use certain resources before using funds from their iBudget; requiring the agency to provide training for clients and evaluate and adopt rules with respect to the iBudget system; providing an effective date.

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

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

CS for SB 1470—A bill to be entitled An act implementing the 2010-2011 General Appropriations Act; amending s. 394.908, F.S.; delaying the expiration of a provision requiring that funds appropriated for forensic mental health treatment services be allocated to certain areas of the state; prohibiting a state agency from adopting or implementing a rule or policy that mandates new nitrogen-reduction limits that apply to existing or new onsite sewage treatment systems, has the effect of requiring the use of performance-based treatment systems, or increases the cost of treatment for nitrogen reduction from onsite systems before a specified study is completed; providing for future expiration; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions, notwithstanding a future re-

peal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing an effective date.

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

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

CS for SB 1484—A bill to be entitled An act relating to Medicaid; amending s. 409.912, F.S.; requiring the Agency for Health Care Administration to impose a fine against a person under contract with the agency who violates certain provisions; requiring an entity that contracts with the agency as a managed care plan to post a surety bond with the agency or maintain an account of a specified sum; requiring the agency to pursue the entity if the entity terminates the contract with the agency before the end date of the contract; amending s. 409.91211, F.S.; extending by 3 years the statewide implementation of an enhanced service delivery system for the Florida Medicaid program; providing for the expansion of the pilot project into counties that have two or more plans and the capacity to serve the designated population; requiring that the agency provide certain specified data to the recipient when selecting a capitated managed care plan; revising certain requirements for entities performing choice counseling for recipients; requiring the agency to provide behavioral health care services to Medicaid-eligible children; extending a date by which the behavioral health care services will be delivered to children; authorizing the agency to extend the time to continue operation of the pilot program; requiring that the agency seek public input on extending and expanding the managed care pilot program and post certain information on its website; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to contract with an entity for the provision of comprehensive behavioral health care services to certain Medicaid recipients who are not enrolled in a Medicaid managed care plan or a Medicaid provider service network under certain circumstances; providing an effective date.

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

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

CS for SB 1508—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 20.14, F.S.; removing the Division of Dairy Industry within the department; amending s. 570.29, F.S.; removing the Division of Dairy Industry, to conform, and adding licensing as a division within the department; repealing ss. 570.40 and 570.41, F.S., relating to the powers and duties of the Division of Dairy Industry and the qualifications and duties of the director of the Division of Dairy Industry, respectively; amending s. 570.50, F.S.; adding the inspection of dairy farms, milk plants, and milk product plants and other specified functions to the duties of the Division of Food Safety within the department; reenacting s. 570.18, F.S., relating to the organization of the Department of Agriculture and Consumer Services, to incorporate the amendments made to s. 570.29, F.S., in a reference thereto; amending s. 570.531, F.S.; providing for the Market Improvements Working Capital Trust Fund within the Department of Agriculture and Consumer Services to be the depository for funds collected by agricultural marketing facilities; deleting provisions limiting the use of trust fund moneys to certain costs associated with agricultural marketing facilities; amending s. 589.08, F.S.; deleting a requirement that the Division of Forestry within the Department of Agriculture and Consumer Services pay a portion of the gross receipts from state forests to certain fiscally constrained counties for use by the counties for school purposes; repealing s. 589.081, F.S., relating to payment of a portion of the gross receipts from Withlacoochee State Forest and the Goethe State Forest to certain fiscally constrained counties; providing an effective date.

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

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

CS for SB 1510—A bill to be entitled An act relating to the Department of Citrus; amending s. 601.07, F.S.; revising the location of the executive offices of the Department of Citrus; providing an effective date.

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

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

CS for SB 1512—A bill to be entitled An act relating to state risk management programs; amending s. 284.01, F.S.; requiring that certain premiums charged to state agencies for coverage by the State Risk Management Trust Fund use a retrospective rating arrangement based upon actual losses accruing to the fund and loss prevention results; amending s. 284.36, F.S.; requiring that premiums charged to all departments of the state be computed on a retrospective rating arrangement based on such factors; amending s. 284.50, F.S.; requiring that all agencies that are provided workers' compensation insurance coverage by the fund and that employ more than a specified minimum number of full-time employees establish and maintain return-to-work programs for employees receiving workers' compensation benefits; providing goals for such programs; specifying conditions under which a worker shall be deemed able to fully perform the same work duties as performed before sustaining the injury for which benefits are sought; requiring that the Division of Risk Management of the Department of Financial Services evaluate each agency's risk management programs at specified intervals; requiring that the division provide reports of such evaluations to the head of the agency being evaluated, the Chief Financial Officer, and the director of the Division of Risk Management; requiring that the agency head provide a response to such report within a specified period after receiving the findings of the report; requiring that the division submit the evaluation report to the chairs of the appropriation committees of the Senate and the House of Representatives under certain circumstances; requiring that the division include specified information in its report beginning in a specified year; providing an effective date.

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

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

CS for SB 1514—A bill to be entitled An act relating to recreational licenses; amending ss. 379.3511 and 379.352, F.S.; exempting the shoreline fishing license from a charge imposed to compensate the subagent or tax collector issuing the license; authorizing the subagent or tax collector to retain a portion of certain other license proceeds; amending s. 379.354, F.S.; removing the fee for an annual resident shoreline fishing license; providing an effective date.

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

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

CS for SB 1516—A bill to be entitled An act relating to state-owned lands; amending s. 193.023, F.S.; requiring the property appraiser to physically inspect any parcel of taxable or state-owned real property upon the request of the taxpayer or owner; amending s. 193.085, F.S.; removing provisions requiring the Department of Revenue to notify property appraisers of state ownership of real property; requiring local governments to notify property appraisers of lands owned by the local government; amending s. 213.053, F.S.; authorizing the Department of Revenue to disclose certain information to the Department of Environmental Protection regarding state-owned lands; amending s. 216.0152, F.S.; requiring the Division of Real Estate Development and Manage-

ment in the Department of Environmental Protection rather than the Department of Management Services to develop and maintain an automated inventory of all facilities owned, leased, rented, or otherwise occupied or maintained by any agency of the state; requiring that the facilities inventory data be provided to the department on or before a specified date each year by the owning or operating state agency; requiring the division to adopt rules; directing the department to update its inventory with information concerning the physical condition of facilities that have 3,000 square feet or more of usable space; requiring the department to submit annually a report to the Governor and the Legislature which lists the state-owned real property recommended for disposition; amending s. 253.03, F.S.; requiring the Department of Revenue to furnish, in electronic form, annual current tax roll data for public lands to the Board of Trustees of the Internal Improvement Trust Fund to be used in compiling the inventory of public lands; requiring the board to use tax roll data from the Department of Revenue to assist in the identification and confirmation of publicly held lands; amending s. 253.034, F.S.; removing provisions relating to an inventory of public lands, including federal lands, within the state; requiring that a building or parcel of land be offered for lease to state agencies, state universities, and community colleges before being offered for lease, sublease, or sale to a local or federal unit of government or a private party; requiring that priority consideration for such a lease be given to state universities and community colleges; requiring that a state university or community college submit a plan regarding the intended use of such building or parcel of land for review and approval by the Board of Trustees of the Internal Improvement Trust Fund before approval of a lease; providing that priority consideration be given to the University of South Florida Polytechnic for the lease of vacant land and buildings located at the G. Pierce Wood facility in DeSoto County; providing for future expiration; creating the comprehensive state-owned real property system; directing the Department of Environmental Protection to create, administer, operate, and maintain a comprehensive system for all state lands and real property leased, owned, rented, or otherwise occupied or maintained by any state agency or the judicial branch; providing for a database of all real property owned or leased by the state; requiring all state agencies to enter required real property information into the comprehensive state-owned real property system; describing the principal objectives of the comprehensive state-owned real property system; setting forth the timeframes in which the department must complete the comprehensive state-owned real property system; requiring the department to report to the Governor and Legislature by a specified date; providing for an executive steering committee for management of the comprehensive state-owned real property system; describing the composition of the executive steering committee; setting forth the responsibilities of the executive steering committee; creating a project management team to work under the direction of the executive steering committee; requiring the project management team to be headed by a full-time project manager and to consist of senior managers and personnel appointed by members of the executive steering committee; setting forth the responsibilities of the project management team; providing an effective date.

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

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

CS for SB 1592—A bill to be entitled An act relating to fiscally constrained counties; amending s. 218.12, F.S.; providing for the determination by a fiscally constrained county of the reduction in ad valorem revenues resulting from the implementation of a provision of the State Constitution; providing an effective date.

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

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

CS for SB 1646—A bill to be entitled An act relating to regional workforce boards; amending s. 445.007, F.S.; prohibiting board members and their relatives from contracting with or having a financial interest in a contract with the regional workforce board on which the member

serves; requiring a member who is employed by or who receives remuneration from a contracting entity to abstain from voting on a contract with that entity; requiring the chief elected officers within a region to approve the appointment of any executive director to the staff of a regional workforce board; providing that the chairperson of a regional workforce board is subject to confirmation by the Senate; prohibiting workforce boards from expending federal or state funds for the purpose of providing meals, food, or beverages or recreational activities and entertainment for board members, staff, or employees of regional workforce boards, Workforce Florida, Inc., or the Agency for Workforce Innovation, except as expressly authorized by state law; authorizing the reimbursement of certain expenses; providing an effective date.

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

By the Committee on Banking and Insurance; and Senator Richter—

CS for SB 2070—A bill to be entitled An act relating to public records; creating s. 559.5558, F.S.; providing a public-records exemption for information held by the Office of Financial Regulation pursuant to an investigation of consumer collection agencies; providing for future repeal and legislative review of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

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

By the Committee on Banking and Insurance; and Senator Richter—

CS for SB 2072—A bill to be entitled An act relating to public records; creating s. 559.1155, F.S.; providing a public-records exemption for information held by the Office of Financial Regulation pursuant to an investigation of debt relief organizations; providing for future repeal and legislative review of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

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

By the Committees on Community Affairs; and Agriculture; and Senator Alexander—

CS for CS for SB 2182—A bill to be entitled An act relating to agriculture; amending s. 193.461, F.S.; clarifying that land that is classified as agricultural retains that classification when offered for sale; providing for retroactive application; providing the methodology for assessing certain agricultural improvements, structures, or equipment located on agricultural land and used for specified purposes; amending s. 573.112, F.S.; requiring that the Citrus Research and Development Foundation provide advice to the Department of Agriculture and Consumer Services with respect to citrus research marketing orders; amending s. 573.118, F.S.; providing for the deposit of certain agricultural assessments; revising the assessment rate on citrus fruit; amending s. 581.031, F.S.; expanding the type of research projects that may be conducted by the department; requiring the Citrus Research and Development Foundation, Inc., to recommend the research projects; providing an effective date.

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

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

CS for SJR 2204—A joint resolution proposing an amendment to Section 4 of Article IV of the State Constitution, relating to the duties of the Chief Financial Officer.

—was placed on the Calendar.

By the Committee on Commerce; and Senators Gelber, Rich, Detert, Garcia, Crist, Oelrich, Sobel, Justice, and Smith—

CS for SB 2482—A bill to be entitled An act relating to the workforce; requiring that job orders placed with the state’s job bank system for the purpose of hiring certain nonagricultural workers under a federal temporary visa program remain active for a specified period; requiring a job order to be posted within the area of intended employment; requiring that construction contracts funded by state funds contain a provision requiring the contractor to give preference to the employment of Florida residents if they have substantially equal qualifications as nonresidents; defining the term “substantially equal qualifications”; providing for severability; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Transportation and Economic Development Appropriations.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Accountancy	
Appointees: Borcheck, Teresa W., Maitland	10/31/2013
Durkin, William H., Valrico	10/31/2013
Robinson, Eric W., Venice	10/31/2013
Board of Architecture and Interior Design	
Appointee: Johnson, James Emory, Tallahassee	10/31/2013
Board of Chiropractic Medicine	
Appointee: Wellikoff, Ronald J., Plantation	10/31/2013
Board of Trustees for the Florida School for the Deaf and the Blind	
Appointees: Ross, Carol, Tallahassee	11/20/2013
Zavelson, Thomas M., Gainesville	11/07/2011
Juvenile Welfare Board of Pinellas County	
Appointee: Sewell, James D.	08/11/2010
Board of Occupational Therapy Practice	
Appointee: Hicks, Anthony J., Atlantic Beach	10/31/2013
North Central Florida Regional Planning Council, Region 3	
Appointees: Montgomery, James H., Lake City	10/01/2010
Smith, Andrew P., Raiford	10/01/2012
Williams, Charles L., Jasper	10/01/2012
Board of Speech-Language Pathology and Audiology	
Appointee: Boyev, K. Paul, Tampa	10/31/2013

Referred to the Committee on Ethics and Elections.

Board of Governors of the State University System	
Appointee: Frost, Patricia, Miami Beach	01/06/2017

Referred to the Committees on Higher Education; and Ethics and Elections.

Board of Trustees, University of South Florida	
Appointee: Tomasino, Sherrill M., Temple Terrace	01/06/2011

Office and Appointment

*For Term
Ending*

Lynn—CS for SB 708, CS for CS for SB's 1196 and 1222; Siplin—SB 1300; Smith—SB 140, SB 1300; Wilson—SB 102, SB 140; Wise—CS for SB 1284

Referred to the Committees on Higher Education; and Ethics and Elections.

Florida Transportation Commission

Appointee: Lanahan, Martha "Marty" T., Jacksonville

09/30/2013

Referred to the Committees on Transportation; and Ethics and Elections.

CO-INTRODUCERS

Senators Baker—CS for CS for SB 644; Dockery—SM 1168; Fasano—CS for SB 214, SB 1300; Hill—SB 140, CS for SB 1284; Lawson—SB 140;

SENATE PAGES

March 22-26, 2010

Austin Benacquisto, Wellington; Julia "Juj" Bernstein, Palm Beach; Christopher "Chris" Link, Palm Beach Gardens; Michael Lawrence Link, Palm Beach Gardens; Kaitlyn McCoy, Winter Park; Megan Elizabeth McKinley, Tallahassee; Alexander "Alex" Merrill, Osprey; Catherine G. Sheets, Lakeland; Amanda Spears, Lake Wales; Samuel "Sam" Sundook, Wellington; Nicholas "Nick" Syris II, Boca Raton; Tayler Morgen Uselton, Palmetto