



# Journal of the Senate

Number 14—Regular Session

Thursday, April 8, 2010

## CONTENTS

Appeal of Committee Point of Order Ruling . . . . .	519
Bills on Third Reading . . . . .	516, 519
Call to Order . . . . .	513
Co-Introducers . . . . .	549
Committee Substitutes, First Reading . . . . .	527
Executive Business, Appointments . . . . .	547
Executive Business, Reference Changes . . . . .	548
Executive Business, Reports . . . . .	526
House Messages, Final Action . . . . .	549
House Messages, Returning . . . . .	548
Introduction and Reference of Bills . . . . .	527
Motions Relating to Committee Meetings . . . . .	523
Motions Relating to Committee Reference . . . . .	522
Reports of Committees . . . . .	523
Resolutions . . . . .	513
Special Order Calendar . . . . .	520
Vote Disclosure . . . . .	549
Votes Recorded . . . . .	549

## CALL TO ORDER

The Senate was called to order by President Atwater at 9:25 a.m. A quorum present—38:

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

Excused: Senators Aronberg and Deutch

## PRAYER

The following prayer was offered by Rev. Timothy McKinney, former Associate Pastor of Orlando Baptist Church, Orlando:

Heavenly Father, we thank you first for life; for adversity that provides the door to new possibilities; for creativity that allows us to discover previously unthought of solutions for life's challenges. We are so grateful, Lord, that you are concerned about the affairs of men—both our emotional and our physical well-being. That you have given us the ability to care beyond our capacity; to be patient beyond our temperament; to love beyond our own willingness; and, most importantly, to set the example of leadership by serving.

Father, may our leaders serve, remembering the people, all people, and our place, putting others above our own selves, and our purpose to honor you.

Thank you, Lord, for the sacrifice made by others that we may stand here today in this chamber, in this great state, and in the greatest country in the history of the world. In your name, Amen.

## PLEDGE

Senate Pages Lynsley Elizabeth Johnson of Ocala; Christian Purser of Jacksonville, great-nephew of Senator Wise; Kobe A. Lawson of Tallahassee, granddaughter of Senator Lawson; Stephen Scherer of North Palm Beach; and Christopher Smith, Jr. of Ft. Lauderdale, son of Senator Smith, led the Senate in the pledge of allegiance to the flag of the United States of America.

## ADOPTION OF RESOLUTIONS

On motion by Senator Wilson—

By Senator Wilson—

**SR 2824**—A resolution recognizing the Miami Norland High School Girls' Basketball Team, winners of the 2010 Florida High School Athletic Association Class 4A State Championship.

WHEREAS, with determination, skill, and perseverance the 2009-2010 Miami Norland High School Girls' Basketball Team won the Florida High School Athletic Association Class 4A State Championship on February 27, 2010, at The Lakeland Center by defeating Pensacola High by a score of 43-38 in overtime, and

WHEREAS, with a 27-2 record, the 2009-2010 Miami Norland Girls' Basketball Team posted back-to-back wins in the girls' basketball state championships, the second Miami-Dade public school to do so, but the first school to win consecutive titles in two classifications, and

WHEREAS, in the last two seasons the Miami Norland Vikings have compiled an impressive record of 59-2, posting its only losses in overtime, and

WHEREAS, Miami Norland is the only Miami-Dade high school to win four state championships between its girls' and boys' teams in a 5-year span, and

WHEREAS, it is with great enthusiasm that the 2009-2010 Miami Norland High School Girls' Basketball Team is applauded for the accomplishments of its players and coaches and for the team's contributions to its school and community, NOW, THEREFORE,

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

That the Florida Senate commends the players and coaches of the 2009-2010 Miami Norland High School Girls' Basketball Team for their outstanding record and for winning the 2010 Florida High School Athletic Association Class 4A State Championship.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the 2009-2010 Miami Norland High School Girls' Basketball Team as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Wilson, **SR 2824** was read the second time by title and adopted.

On motion by Senator Rich—

By Senator Rich—

**SR 1926**—A resolution recognizing April 2010 as “Landscape Architecture Month” in Florida.

WHEREAS, the profession of landscape architecture significantly enriches the quality of life enjoyed by Floridians and visitors to this state, and

WHEREAS, landscape architects, through thoughtful planning and design and careful stewardship of this state’s land and water resources, serve to preserve, protect, and conserve Florida’s scenic beauty, unique and fragile ecosystems, and abundant natural resources, and

WHEREAS, the profession of landscape architecture enhances the built environment through skillful and artful creation of safe, functional, accessible, secure, and aesthetically pleasing public and private places, and

WHEREAS, the profession of landscape architecture encompasses the analysis, planning, design, management, and stewardship of the natural and built environments through a broad and diverse spectrum of projects, including urban design, streetscapes and public spaces, transportation corridors and facilities, security design, greenways, parks and recreation facilities, monuments, historic preservation and restoration projects, corporate and commercial construction, institutional projects, academic campuses, conservation and reclamation projects, landscape art and earth sculpture, gardens and arboreta, interior landscapes, and residential, hospitality, and resort projects, and

WHEREAS, excellence in the practice of professional landscape architecture is promoted through graduate and undergraduate programs offered through the State University System and regulated by the Department of Business and Professional Regulation and the State Board of Landscape Architecture, and

WHEREAS, the profession of landscape architecture serves a unique and vital role in the development of green industries in Florida, which contribute tens of billions of dollars annually to the state’s economy, NOW, THEREFORE,

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

That landscape architects are commended for their valuable and important contributions to this state and nation, and April 2010 is recognized as “Landscape Architecture Month” in Florida.

—was introduced out of order and read by title. On motion by Senator Rich, **SR 1926** was read the second time by title and adopted.

On motion by Senator Fasano—

By Senator Fasano—

**SR 2782**—A resolution recognizing April 2010 as “Sexual Assault Awareness Month” in Florida.

WHEREAS, sexual assault continues to be a major social crisis in our society, with one in nine women in Florida a survivor of sexual violence, and

WHEREAS, sexual assault affects many Floridians, either directly, as the survivor of sexual assault, or, indirectly, as a family member, friend, neighbor, or co-worker of the survivor, and

WHEREAS, sexual assault has a devastating effect on survivors, affecting every aspect of their lives, often leading to post-traumatic stress disorder and increasing the risk of depression, suicide, homelessness, and substance abuse, and

WHEREAS, volunteers and service providers in Florida’s 30 certified rape crisis centers work to provide a continuum of care to sexual assault survivors through 24-hour hotlines, counseling, support groups, advocacy, medical care, and education, and

WHEREAS, the Florida Council Against Sexual Violence seeks to improve services for survivors of sexual assault and to prevent future sexual assault through public awareness and services for victims, and

WHEREAS, Lauren’s Kids, Inc., the organization founded by child sexual abuse survivor and educator Lauren Book-Lim, in conjunction with the Florida Council Against Sexual Violence, has organized a 500-mile, healing-journey walk across Florida called “Walk In My Shoes,” which symbolizes the long and painful road to recovery for survivors of sexual assault, and

WHEREAS, this “Walk In My Shoes” walk from Aventura to Tallahassee will help provide awareness, guidance, and support for survivors while also working to educate adults and children about sexual assault, including the message that it is acceptable to tell others about abuse that they have experienced, and

WHEREAS, a 2010 survey of rape crisis centers by the National Alliance to End Sexual Violence indicates that 70 percent of rape crisis programs have experienced a reduction in funding over the past year, 57 percent have experienced a reduction in staffing, 25 percent currently have a waiting list for services, and funding cuts have resulted in an overall 50 percent reduction in the provision of advocacy services, and

WHEREAS, the Florida Senate recognizes the vital importance of designating a time devoted to increasing public awareness and support of agencies providing services to sexual assault survivors, and envisions a future in which all communities are free of sexual violence, NOW, THEREFORE,

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

That April 2010 is recognized as “Sexual Assault Awareness Month” in Florida.

BE IT FURTHER RESOLVED that copies of this resolution, with the Seal of the Senate affixed, be presented to the Florida Council Against Sexual Violence and Lauren’s Kids, Inc., as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Fasano, **SR 2782** was read the second by title and adopted.

On motion by Senator Villalobos—

By Senators Villalobos, Wilson, Gelber, Bullard, and Rich—

**SR 2422**—A resolution recognizing the students, faculty, staff, board of trustees, and alumni of Miami Dade College as they celebrate the College’s 50 years as an outstanding institution of higher education.

WHEREAS, in 1960, Miami Dade College opened its doors as Dade County Junior College with a diverse student body totaling 1,428, and became the first integrated junior college in Florida, offering a tuition-free education for all high school graduates residing in the county, and

WHEREAS, enrollment at the original North Campus site quickly grew and, by 1967, the college became the largest institution of higher learning in the state of Florida with 23,341 students, prompting expansion to Kendall and downtown Miami, and

WHEREAS, by the mid-1970s, Miami Dade’s guiding philosophy of “access with excellence” was clearly defined with the adoption of higher academic standards, the addition of a Medical Center Campus, and the opening of the Inter-American Outreach Center of 2,000 students in the heart of Little Havana, now one of the largest bilingual facilities of higher learning in the United States, and

WHEREAS, Miami Dade College became known as “Democracy’s College” as it firmly established itself as the nation’s most diverse educational institution, and

WHEREAS, in 1984, the New World School of the Arts was conceived and designed to train future performing and visual artists from high school through undergraduate studies, creating the first seamless partnership between Miami-Dade County Public Schools, Miami Dade College and, later, the University of Florida, and

WHEREAS, Miami Dade College has long been the community's cultural anchor, home of the Miami Book Fair International, the Miami International Film Festival, the National Historic Landmark Freedom Tower, the Cultura del Lobo Performance Arts Series, a renowned art gallery system, and acclaimed campus theaters, and

WHEREAS, Miami Dade College has continued to expand access to students throughout the county, opening the Hialeah Center in 1981 which, today, boasts an enrollment of more than 12,000 students, and, in 1985, opening the Homestead Campus, which has become a vibrant modern campus in the heart of the revitalized Homestead community, and

WHEREAS, Miami Dade College's reputation for high achievement has continued to receive national acclaim, including recognition by the prestigious University of Texas Community College Leadership Program as the "Best and Most Innovative" community college in the nation, and

WHEREAS, in the 1990s, Miami Dade College, in a bold response to the changing economy and workforce, restructured its academic programs to meet the demands of emerging industries, introducing more than 50 new degree and short-term certificate training programs, developing multimedia classrooms and the Virtual College, and receiving recognition from Yahoo's Internet Life and the Smithsonian Institute for Innovation as one of the best-wired colleges and universities nationwide, and

WHEREAS, in response to the need for a qualified workforce in information technology and telecommunications, Miami Dade College has, over the past 10 years, built and expanded the Emerging Technologies Center of the Americas, a state-of-the-art, 40,000-square-foot facility that houses 19 multimedia classrooms and labs, specialized equipment, and simulation stations, and a new science complex consisting of 90,000 square feet of lab, classroom, meeting, greenhouse, and research space, and

WHEREAS, Miami Dade College added an eighth campus in the Doral area, the West Campus, and established the Honors College, which offers gifted students a rich, academically challenging curriculum and the opportunity to transfer to some of the most prestigious colleges and universities in the nation through more than 60 articulation agreements, and

WHEREAS, Miami Dade College is known as the "great equalizer" in the community and as an incubator of the human spirit, and continues to meet the workforce needs of the region, especially in areas of critical shortage, including education, nursing, public safety, film and digital production, and electrical engineering, and

WHEREAS, Miami Dade College offers bachelor's degrees to place-bound, nontraditional students who, otherwise, might not realize their dream of a college education, and

WHEREAS, Miami Dade College has been recognized by the Carnegie Foundation for the Advancement of Teaching for helping first-generation and disadvantaged students to attend college and engage in service-learning, and by the *Chronicle for Higher Education* as one of its "Great Colleges to Work For," and

WHEREAS, Miami Dade College received the first-annual Theodore M. Hesburgh Award for teaching and learning from the American Council on Education, was named one of the nation's top 25 "Best Neighbor Colleges and Universities" by the Survey of Best College and University Civic Partnerships Project, and has received many other national awards and recognitions, and

WHEREAS, the faculty at Miami Dade College continue to be recognized for their outstanding commitment, dedication, innovation, and excellence in teaching, as exemplified most recently by the recognition of Sandra Schultz as the 2009 Florida Professor of the Year by the Carnegie Foundation for the Advancement of Teaching and the Council for Advancement and Support of Education, and

WHEREAS, Miami Dade College has been deemed one of the most efficient, effective, and well-managed institutions in the nation by the Washington Economics Group, and

WHEREAS, Miami Dade College President Dr. Eduardo J. Padron was named to *Time* magazine's list of "The 10 Best College Presidents"

in the nation in its November 2009 issue and was honored by *Florida Trend* magazine in 2010 as "Floridian of the Year" for his tireless advocacy of the vital role community colleges play in revitalizing the economy, and

WHEREAS, Miami Dade College is the nation's largest institution of higher education, having taught more than 1.7 million students, and is the top producer of college degrees in the nation, NOW, THEREFORE,

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

That the Senate recognizes Miami Dade College on the occasion of its 50th Anniversary and congratulates President Eduardo J. Padron, Board of Trustees Chair Helen Aguirre Ferre, and the members of the board, and the faculty, staff, students, and alumni of the college on an outstanding half century of service and leadership.

—was introduced out of order and read by title. On motion by Senator Villalobos, **SR 2422** was read the second time by title and adopted.

At the request of Senator Negron—

By Senator Negron—

**SR 2830**—A resolution recognizing the students, faculty, staff, alumni, and Board of Trustees of Indian River State College as they celebrate "50 Years of Innovation" as an institution of higher learning in Florida.

WHEREAS, the Florida Legislature approved the creation of Indian River Junior College and Lincoln Junior College in 1959, establishing the first institutions of higher education on Florida's Treasure Coast in 1960, and

WHEREAS, the two institutions merged in 1965, and governance of Indian River Junior College shifted in 1968 from the local school board to a district board of trustees, concurrent with the addition of occupational and adult education programs and, in 1970, resulting in the renaming of the expanded institution as Indian River Community College, and

WHEREAS, Indian River Community College began to expand educational access in the region by establishing four branch campuses, the Mueller Campus in Vero Beach in 1976, the Chastain Campus in Stuart in 1982, the Dixon Hendry Campus in Okeechobee in 1986, and, in 1992, the St. Lucie West Campus in Port St. Lucie, a rapidly growing joint campus with Florida Atlantic University, and

WHEREAS, in 2008, the institution was granted authority to confer baccalaureate degrees in education, nursing, organizational management, health care management, and public safety administration, and was renamed Indian River State College, and

WHEREAS, throughout its history, Indian River State College has encouraged excellence both in and out of the classroom, with consistently strong student representation on the All-Florida Academic Team and achieving international recognition for the swimming and diving team's National Championship winning streak, which is the longest current winning streak in any intercollegiate competition, at any level, and

WHEREAS, Indian River State College is fundamentally committed to the advancement of science, technology, education, and math, leading the charge in the transition of the region into the "Research Coast" by creating a skilled workforce and helping to attract life science, digital media, and other emerging technology firms, and

WHEREAS, Indian River State College has been honored for 3 consecutive years as the nation's top community college in technology by the American Association of Community Colleges, and now offers more than 100 programs leading to bachelor's degrees, associate degrees, technical certificates, and applied technology diplomas, and

WHEREAS, Indian River State College remains fully committed to the mission of positively impacting lives by "making possibilities a reality," and

WHEREAS, more than 35,000 students annually and more than a million students during the past half century have walked through the

open doors of Indian River State College, increasing their earning power and improving their quality of life, and

WHEREAS, the past 50 years have witnessed Indian River State College's evolution into a dominant educational, technical, and cultural center on Florida's Treasure Coast, providing innovative leadership in the areas of economic development, workforce responsiveness, high-quality, affordable education, and, most importantly, student success, NOW, THEREFORE,

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

That the students, faculty, staff, alumni, and Board of Trustees of Indian River State College are congratulated on the occasion of their Golden Anniversary and in the celebration of "50 Years of Innovation."

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

—**SR 2830** was introduced, read and adopted by publication.

### BILLS ON THIRD READING

**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 read the third time by title.

#### MOTION

On motion by Senator Alexander, by the required two-thirds vote, consideration of the following amendment was allowed:

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

**Amendment 1 (598308) (with ballot amendment)**—Delete line 46 and insert: *and all statutorily authorized governmental entities; and*

And the ballot statement is amended as follows:

Delete line 77 and insert: *governmental entities and supervise such accounting, and to authorize*

On motion by Senator Alexander, **CS for SJR 2204** as amended was shown in full as follows:

**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.

*Be It Resolved by the Legislature of the State of Florida:*

That the following amendment to Section 4 of Article IV of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at an earlier special election specifically authorized by law for that purpose:

#### ARTICLE IV

#### EXECUTIVE

##### SECTION 4. Cabinet.—

(a) There shall be a cabinet composed of an attorney general, a chief financial officer, and a commissioner of agriculture. In addition to the powers and duties specified herein, they shall exercise such powers and perform such duties as may be prescribed by law. In the event of a tie vote of the governor and cabinet, the side on which the governor voted shall be deemed to prevail.

(b) The attorney general shall be the chief state legal officer. There is created in the office of the attorney general the position of statewide prosecutor. The statewide prosecutor shall have concurrent jurisdiction with the state attorneys to prosecute violations of criminal laws occurring or having occurred, in two or more judicial circuits as part of a

related transaction, or when any such offense is affecting or has affected two or more judicial circuits as provided by general law. The statewide prosecutor shall be appointed by the attorney general from not less than three persons nominated by the judicial nominating commission for the supreme court, or as otherwise provided by general law.

(c) The chief financial officer shall serve as the chief fiscal officer of the state, and shall settle and approve accounts against the state, and shall keep all state funds and securities. *It is a paramount duty of the state to collect, maintain, and make available accurate, verifiable, and auditable state and local government financial information. Accordingly, the chief financial officer shall:*

(1) *Establish and maintain uniform accounting of funds for the legislative and judicial branches and all state agencies, state universities, state and community colleges, school districts, water management districts, other local governments, and all statutorily authorized governmental entities; and*

(2) *Supervise matters pertaining to the accounting of funds, except as otherwise provided by law. Enforcement mechanisms involving financial or budgetary restrictions that ensure compliance with accounting procedures and financial requirements may be imposed as provided by general law.*

(d) The commissioner of agriculture shall have supervision of matters pertaining to agriculture except as otherwise provided by law.

(e) The governor as chair, the chief financial officer, and the attorney general shall constitute the state board of administration, which shall succeed to all the power, control, and authority of the state board of administration established pursuant to Article IX, Section 16 of the Constitution of 1885, and which shall continue as a body at least for the life of Article XII, Section 9(c).

(f) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the trustees of the internal improvement trust fund and the land acquisition trust fund as provided by law.

(g) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the agency head of the Department of Law Enforcement.

BE IT FURTHER RESOLVED that the following statement be placed on the ballot:

#### CONSTITUTIONAL AMENDMENT

##### ARTICLE IV, SECTION 4

**DUTIES OF THE CHIEF FINANCIAL OFFICER.**—Proposing an amendment to the State Constitution to require the Chief Financial Officer to establish and maintain uniform accounting of funds for the legislative and judicial branches and all governmental entities and supervise such accounting, and to authorize the enforcement of financial and budgetary restrictions provided by law which ensure compliance with accounting procedures and financial requirements.

On motion by Senator Alexander, **CS for SJR 2204** as amended was passed by the required constitutional three-fifths vote of the membership, and certified to the House. The vote on passage was:

Yeas—38

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

Storms  
Thrasher

Villalobos  
Wilson

Wise

Yeas—38

Mr. President  
Alexander  
Altman  
Baker  
Bennett  
Bullard  
Constantine  
Crist  
Dean  
Detert  
Diaz de la Portilla  
Dockery  
Fasano

Gaetz  
Garcia  
Gardiner  
Gelber  
Haridopolos  
Hill  
Jones  
Joyner  
Justice  
Lawson  
Lynn  
Negron  
Oelrich

Peaden  
Rich  
Richter  
Ring  
Siplin  
Smith  
Sobel  
Storms  
Thrasher  
Villalobos  
Wilson  
Wise

Nays—None

**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.

—was read the third time by title.

**MOTION**

On motion by Senator Alexander, by the required two-thirds vote, consideration of the following amendments were allowed:

Senator Alexander moved the following amendments which were adopted by two-thirds vote:

**Amendment 1 (823058)**—Delete lines 41-46 and insert:

(e) *“Statutorily authorized governmental entity” means an entity created by a governmental entity and primarily acting as an instrumentality of a governmental unit, a regulatory or governing body, or any other governmental or quasi-governmental organization that receives, disburses, expends, administers, awards, recommends expenditure of, handles, manages, or has custody or control of funds pursuant to the authority of the governmental unit.*

**Amendment 2 (572316)**—Delete lines 67-84 and insert: *established by the Board of Governors or the State Board of Education, as appropriate, for such entity.*

(e) *For each fiscal year beginning on or after December 31, 2011, each statutorily authorized governmental entity shall maintain its financial data in a manner that is consistent with the applicable common financial data management codes for such entity adopted by the Chief Financial Officer and in effect on January 1, 2010.*

(3) **UPGRADED CODING STRUCTURE.**—

(a) *By January 1, 2013, the Chief Financial Officer, after consultation with the state agencies, local governments, educational entities, entities of higher education, and statutorily authorized governmental entities affected, shall adopt charts of accounts that:*

1. *Require specific enterprise-wide data;*
2. *Permit additional agency-specific data;*
3. *Require uniform data codes for expenditures and revenues by state, local government, educational entities, and entities of higher education to the greatest extent possible; and*

**MOTION**

On motion by Senator Thrasher, by the required two-thirds vote, consideration of the following amendment was allowed:

Senators Thrasher, Negron and Gelber offered the following amendment which was moved by Senator Thrasher and adopted by two-thirds vote:

**Amendment 3 (954540)**—Delete lines 28 and 29 and insert: *Supreme Court, district courts of appeal, circuit courts, and county courts; the Judicial Qualifications Commission; and the legislative branch.*

On motion by Senator Alexander, **CS for CS for SB 2206** as amended was passed, ordered engrossed and certified to the House. The vote on passage was:

Nays—None

**CS for CS for SB 926**—A bill to be entitled An act relating to trusts; creating s. 736.0902, F.S.; limiting the duties and liability of certain trustees with respect to contracts for life insurance; defining the term “qualified person”; providing for the application and nonapplication of certain provisions of state law; requiring that notice of such provisions be given under certain circumstances; providing requirements for such notice; providing that such provisions do not apply if a party notified of the application of certain provisions of state law objects in writing; creating a rebuttable presumption of delivery of notice; defining the term “affiliate” for specified purposes; providing that certain provisions of state law do not apply under specified circumstances; prohibiting the compensation of a trustee for the performance of certain activities; amending s. 518.112, F.S.; expanding the list of delegable investment functions for certain fiduciaries; revising requirements for the provision of written notice by a trustee of an intent to begin delegating investment functions; providing an effective date.

—was read the third time by title.

On motion by Senator Richter, **CS for CS for SB 926** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President  
Alexander  
Altman  
Baker  
Bennett  
Bullard  
Constantine  
Crist  
Dean  
Detert  
Diaz de la Portilla  
Dockery  
Fasano

Gaetz  
Garcia  
Gardiner  
Gelber  
Haridopolos  
Hill  
Jones  
Joyner  
Justice  
Lawson  
Lynn  
Negron  
Oelrich

Peaden  
Rich  
Richter  
Ring  
Siplin  
Smith  
Sobel  
Storms  
Thrasher  
Villalobos  
Wilson  
Wise

Nays—None

**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 read the third time by title.

On motion by Senator Baker, **CS for SB 708** was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President  
Alexander  
Altman

Baker  
Bennett  
Bullard

Constantine  
Crist  
Dean

Detert	Jones
Diaz de la Portilla	Joyner
Dockery	Justice
Fasano	Lawson
Gaetz	Lynn
Garcia	Negron
Gardiner	Oelrich
Gelber	Peaden
Haridopolos	Rich
Hill	Richter

Nays—None

Vote after roll call:

Yea—Ring

**CS for SB 2054**—A bill to be entitled An act relating to road designations; designating Doolittle Raiders Highway in Okaloosa and Walton Counties; designating Beach Highway in Walton County; designating K. Earl Durden Highway in Bay County; directing the Department of Transportation to erect markers; providing an effective date.

—was read the third time by title.

On motion by Senator Gaetz, **CS for SB 2054** was passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

Vote after roll call:

Yea—Ring

**CS for SB 610**—A bill to be entitled An act relating to collective bargaining for certain public employees; amending s. 447.203, F.S.; specifying that for purposes of resolving an impasse the sheriff, the tax collector, the property appraiser, the supervisor of elections, and the clerk of the circuit court are each deemed the “legislative body” for their respective employees; providing that in a county that has expressly abolished the office of any constitutional officer, such duties are transferred to the officer as provided for under the county charter if the charter is not inconsistent with general law or a special law approved by a vote of the electors; providing that if the sheriff has contracted with another governmental body to act as the employer for certain employees, that body is the legislative body for those employees; providing an effective date.

—as amended April 6 was read the third time by title.

On motion by Senator Fasano, **CS for SB 610** as amended was passed and certified to the House. The vote on passage was:

Yeas—26

Mr. President	Bennett	Constantine
Altman	Bullard	Crist

Dean	Haridopolos	Ring
Detert	Jones	Siplin
Diaz de la Portilla	Lynn	Storms
Dockery	Negron	Thrasher
Fasano	Oelrich	Villalobos
Gaetz	Peaden	Wise
Gardiner	Richter	

Nays—11

Baker	Joyner	Smith
Garcia	Justice	Sobel
Gelber	Lawson	Wilson
Hill	Rich	

Vote after roll call:

Yea—Alexander

**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; requiring the Office of Program Policy Analysis and Government Accountability to conduct a study and submit a report to the Board of Trustees of the Internal Improvement Trust Fund and the Legislature on the effects of regulation relating to submerged lands on private, residential multifamily docks or piers; providing an effective date.

—as amended April 6 was read the third time by title.

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

**Amendment 1 (514472)**—Delete lines 165 and 166 and insert: *implementation effects of rules adopted pursuant to s. 253.03(11), ss. 253.67-253.75, and part II of chapter 258, Florida Statutes, on*

On motion by Senator Altman, **CS for SB 1118** as amended was passed, ordered engrossed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Alexander, Richter

**CS for SB 436**—A bill to be entitled An act relating to community colleges; amending s. 288.8175, F.S., relating to educational institutes; conforming provisions; amending s. 1000.21, F.S.; renaming Central Florida Community College as “College of Central Florida,” renaming Lake City Community College as “Florida Gateway College,” renaming Palm Beach Community College as “Palm Beach State College,” and renaming Seminole Community College as “Seminole State College of Florida”; providing an effective date.

—as amended April 6 was read the third time by title.

On motion by Senator Baker, further consideration of **CS for SB 436** as amended was deferred.

**APPEAL OF RULING ON POINT OF ORDER IN COMMITTEE**

**Senator Villalobos:** Yesterday in the Banking and Insurance Committee meeting Senator Lawson raised a Point of Order that Senator Fasano’s Amendment (361920) to Proposed Committee Substitute (PCS) for **SB 2108** was not germane to the PCS as it unduly expanded the scope of the bill. Senator Smith, who was in the chair since Senator Richter was handling the bill, ruled that the Point was not well taken and Senator Lawson appealed the ruling pursuant to Senate Rule 2.53.

The original bill related to insurance. The PCS under consideration related to property insurance. The amendment by Senator Fasano related to PIP which is auto insurance. On the merits, the PCS is “an act relating to property insurance” and the amendment does not relate to property insurance. The purpose of the PCS is to continue our property insurance reform efforts. The amendment does not fit within that purpose.

Both section 2 of the PCS and the amendment address Chapter 627, Florida Statutes. Section 2 of the PCS creates Section 627.41341, Florida Statutes, which relates to procedural notice requirements for property and casualty insurance, generally. This section falls in Part II of Chapter 627 titled “The Insurance Contract.” The amendment amends Section 627.736, Florida Statutes, creating requirements for PIP and PPO’s. This Section falls in Part XI of Chapter 627 which is titled “Motor Vehicles and Casualty Insurance Contracts.”

On balance, I recommend that the Point was well taken and that the Amendment (361920) was out of order. I further recommend that the President exercise his referral powers to refer the PCS for **SB 2108** back to the Committee on Banking and Insurance to address the issue at the next scheduled meeting.

The President concurred with the recommendation of Senator Villalobos, Chair of the Committee on Rules, and the Amendment (361920) was ruled out of order, and **SB 2108** was returned to the Committee on Banking and Insurance.

**BILLS ON THIRD READING**

The Senate resumed consideration of—

**CS for SB 436**—A bill to be entitled An act relating to community colleges; amending s. 288.8175, F.S., relating to educational institutes; conforming provisions; amending s. 1000.21, F.S.; renaming Central Florida Community College as “College of Central Florida,” renaming Lake City Community College as “Florida Gateway College,” renaming Palm Beach Community College as “Palm Beach State College,” and renaming Seminole Community College as “Seminole State College of Florida”; providing an effective date.

—which was previously considered this day.

On motions by Senator Baker, **CS for SB 436** as amended was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Baker	Constantine
Alexander	Bennett	Crist
Altman	Bullard	Dean

Detert	Jones	Ring
Diaz de la Portilla	Joyner	Siplin
Dockery	Justice	Smith
Fasano	Lawson	Sobel
Gaetz	Lynn	Storms
Garcia	Negron	Thrasher
Gardiner	Oelrich	Wilson
Gelber	Peaden	Wise
Haridopolos	Rich	
Hill	Richter	

Nays—None

On motion by Senator Altman, by two-thirds vote **CS for HB 295** was withdrawn from the Committees on Health Regulation; and Children, Families, and Elder Affairs.

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

**CS for HB 295**—A bill to be entitled An act relating to food service inspections of domestic violence centers and group care homes; amending s. 381.006, F.S.; including the investigation of food service programs for domestic violence centers and group care homes within the Department of Health’s environmental health program; amending s. 381.0072, F.S.; revising the definition of the term “food service establishment” to exclude domestic violence centers under certain conditions; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 532** as amended and read the second time by title.

On motion by Senator Altman, by two-thirds vote **CS for HB 295** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

**CS for CS for SB 998**—A bill to be entitled An act relating to trust administration; amending s. 733.607, F.S.; limiting a personal representative’s entitlement to payment from a trust of certain estate expenses and obligations; specifying application of certain criteria in making certain payments from a trust; amending s. 733.707, F.S.; specifying application of additional provisions to liability for certain estate expense and obligation payments from a trust; amending s. 736.0206, F.S.; deleting certain notice requirements relating to court review of a trustee’s employment of certain persons; authorizing the award of expert witness fees from trust assets rather than requiring the award of such fees; providing a limitation; creating s. 736.04114, F.S.; providing for interpretation of trusts not subject to the federal estate tax; providing conditions; providing definitions; providing criteria for a court interpreting a trust; providing an exception; allowing a trustee to take certain actions pending a determination of trust distribution; limiting trustee liability; providing for interpretation; providing for retroactive effect; amending s. 736.0505, F.S.; revising a value criterion for determining the extent of treating the holder of a power of withdrawal as the settlor of a trust; providing criteria for determining who contributed certain trust assets under certain circumstances; amending s. 736.05053, F.S.;

requiring application of priorities for pro rata abatement of nonresiduary trust dispositions together with nonresiduary devises; amending s. 736.1007, F.S.; deleting authority for a court to determine an attorney's compensation; deleting certain expert testimony and fee payment provisions; deleting requirements for certain court compensation determination proceedings to be part of a trust administration process and for court determination and payment of certain estate costs and fees from trust assets; creating s. 736.1211, F.S.; prohibiting state agencies and local governments from requiring the disclosure of certain characteristics of persons associated with certain charitable organizations, trusts, and foundations; prohibiting state agencies and local governments from requiring certain private foundations or trusts to disclose certain characteristics of persons associated with an entity receiving monetary or in-kind contributions from the foundation or trust; prohibiting state agencies and local governments from requiring that individuals having certain characteristics be included on the governing board or as officers of certain charitable organizations, trusts, or foundations; prohibiting state agencies and local governments from prohibiting a person from serving on the board or as an officer based on the person's familial relationship to other board members, officers, or a donor; prohibiting state agencies and local governments from requiring that certain charitable organizations, trusts, or foundations distribute funds to or contract with persons or entities having certain characteristics; specifying the effect of the act on contracts in existence before the effective date of the act; providing effective dates.

—was read the third time by title.

On motion by Senator Thrasher, **CS for CS for SB 998** was passed and certified to the House. The vote on passage was:

Yeas—36

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

Nays—None

Vote after roll call:

Yea—Detert

**CS for SB 464**—A bill to be entitled An act relating to military affairs; amending s. 115.07, F.S., relating to provisions authorizing leave of absence for officers and employees of the state or counties, municipalities, or political subdivisions who are commissioned reserve officers or reserve enlisted personnel in the United States military or naval service or who are members of the National Guard; providing that such officers and employees are entitled to 240 working hours rather than 17 working days of annual leave of absence without loss of time or efficiency rating; removing an obsolete provision calculating leaves of absence as measured in working days; amending s. 250.10, F.S.; providing for the appointment of a second Assistant Adjutant General for the Florida National Guard Army; providing a finding that the act fulfills an important state interest; providing an effective date.

—was read the third time by title.

On motion by Senator Fasano, **CS for SB 464** was passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Altman	Bennett
Alexander	Baker	Bullard

Constantine	Haridopolos	Richter
Crist	Hill	Ring
Dean	Jones	Siplin
Detert	Joyner	Smith
Diaz de la Portilla	Justice	Sobel
Dockery	Lawson	Storms
Fasano	Lynn	Thrasher
Gaetz	Negron	Wilson
Garcia	Oelrich	Wise
Gardiner	Peaden	
Gelber	Rich	

Nays—None

## SPECIAL ORDER CALENDAR

On motion by Senator Jones—

**CS for SB 622**—A bill to be entitled An act relating to gaming; providing legislative intent regarding a tribal-state compact; amending s. 285.710, F.S.; clarifying that the tribal-state compact executed by the Governor and the Seminole Tribe of Florida on November 14, 2007, is void and not in effect; providing that the tribal-state compact executed by the Seminole Tribe of Florida and the Governor on August 28, 2009, and August 31, 2009, respectively, is void and not in effect; creating s. 285.712, F.S.; designating the Governor as the official to negotiate tribal-state compacts; providing for ratification of tribal-state compacts by the Legislature; providing for submission of the tribal-state compact to the Legislature and Secretary of State; providing for submission of the tribal-state compact to the Secretary of the Interior; amending s. 26 of chapter 2009-170, Laws of Florida, relating to the effective date of a prior act of the Legislature relating to gaming; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Senator Jones moved the following amendment:

**Amendment 1 (824350) (with title amendment)**—Delete everything after the enacting clause and insert:

Section 1. Section 285.710, Florida Statutes, is amended to read:

285.710 Compact authorization.—

(1) As ~~Terms~~ used in this section, *the term*:

(a) “Compact” means the Gaming Compact between the Seminole Tribe of Florida and the State of Florida, executed on April 7, 2010.

(b) “Covered games” means the games authorized for the Seminole Tribe of Florida under the compact.

(c) “Documents” means books, records, electronic, magnetic and computer media documents, and other writings and materials, copies thereof, and information contained therein.

(d) “Indian Gaming Regulatory Act” or “IGRA” means the Indian Gaming Regulatory Act, Pub. L. No. 100-497, Oct. 17, 1988, 102 Stat. 2467, codified at 25 U.S.C. ss. 2701 et seq., and 18 U.S.C. ss. 1166-1168.

(e) “State” means the State of Florida.

(f) “State compliance agency” means the Division of Pari-mutuel Wagering of the Department of Business and Professional Regulation which is designated as the state agency having the authority to carry out the state's oversight responsibilities under the compact.

(g) “Tribe” means the Seminole Tribe of Florida or any affiliate thereof conducting activities pursuant to the compact under the authority of the Seminole Tribe of Florida have the same meaning as provided in s. 285.711.

(2)(a) The agreement executed by the Governor and the Tribe on November 14, 2007, published in the Federal Register on January 7, 2008, and subsequently invalidated by the Florida Supreme Court in the case of Florida House of Representatives, et al. v. *The Honorable Charles*

*J. Crist*, No. SC07-2154, (2008), is not ratified or approved by the Legislature, and is void, and is not in effect.

(b) *The agreement executed by the Governor and the Tribe on August 28, 2009, and August 31, 2009, respectively, and transmitted to the President of the Senate and the Speaker of the House of Representatives, is not ratified or approved by the Legislature, is void, and is not in effect.*

(3) *The Gaming Compact between the Seminole Tribe of Florida and the State of Florida, executed by the Governor and the Tribe on April 7, 2010, is ratified and approved. The Governor shall cooperate with the Tribe in seeking approval of the compact from the United States Secretary of the Interior.*

~~(2) Subject to the limitations in s. 285.711, the Governor is hereby authorized and directed to negotiate and execute a compact on behalf of the state with the Tribe pursuant to the federal Indian Gaming Regulatory Act of 1988, 18 U.S.C. ss. 1166-1168, and 25 U.S.C. ss. 2701 et seq., and this act for the purpose of authorizing Class III gaming on Seminole lands within this state. Any such compact shall not be deemed entered into by the state unless and until it is ratified by the Legislature.~~

~~(4) The Governor is authorized to bind the state to any amendment to the compact that is consistent with the terms and standards in this section and s. 285.711, provided that any amendment to provisions relating to covered games, the amount of revenue sharing payments, suspension or reduction of payments, or exclusivity shall require ratification by the Legislature.~~

~~(5)(a) The Governor shall provide a copy of the compact to the President of the Senate and the Speaker of the House of Representatives as soon as it is executed. The compact shall not be submitted to the Department of the Interior by or on behalf of the state or the Tribe until it has been ratified by the Legislature.~~

~~(b) The Governor shall provide a copy of any amendment to the compact to the President of the Senate and the Speaker of the House of Representatives as soon as it is executed and before or simultaneous with its submission to the Department of the Interior, provided that any amendment requiring ratification by the Legislature shall not be submitted to the Department of the Interior for approval until such ratification has occurred.~~

~~(4)(6) The Governor shall preserve all documents, if any, which relate to the intent or interpretation of the compact, and maintain such documents for at least the term of the compact.~~

~~(5)(7) If any provision of the compact relating to covered games, revenue-sharing payments, suspension or reduction in payments, or exclusivity is held by a court of competent jurisdiction or by the Department of the Interior to be invalid, the compact is void.~~

~~(6)(8) If in the event that a subsequent change to the Indian Gaming Regulatory Act, or to an implementing regulation thereof, mandates the retroactive application of such change without the respective consent of the state or Tribe, the compact is void if the change materially alters any provision the terms and standards in the compact relating to the covered games, revenue-sharing payments, suspension or reduction of payments, or exclusivity.~~

~~(9) The Governor shall ensure that all revenue sharing received pursuant to the compact and agreement executed by the Governor and the Tribe on November 14, 2007, is deposited into the Education Enhancement Trust Fund provided that, if necessary to comply with any covenant established pursuant to s. 1013.68(4), s. 1013.70(1), or s. 1013.737(3), funds transferred to the Educational Enhancement Trust Fund shall be first available to pay debt service on lottery bonds issued to fund school construction in the event lottery revenues are insufficient for such purpose or to satisfy debt service reserve requirements established in connection with lottery bonds.~~

~~(10) Except for the authority granted to the Governor in subsections (4) and (13), the authority granted to the Governor by this section and s. 285.711 expires at 11:59 p.m. on August 31, 2009.~~

~~(11) It is the intent of the Legislature to review a compact entered into under the provisions of this section within 5 years after the compact is approved. It is the intent of the Legislature to consider the authorization of additional Class III games for operation by the Tribe based~~

~~upon successful implementation of the compact and the history of compliance with the compact.~~

~~(7)(12) The Division of Pari-mutuel Wagering of the Department of Business and Professional Regulation is designated as the state compliance agency having the authority to carry out the state's oversight responsibilities under the a compact authorized by this section aet.~~

~~(8)(13)(a) The Governor is authorized and directed to execute an agreement on behalf of the state of Florida with the Indian tribes in this state, acting on a government-to-government basis, to develop and implement a fair and workable arrangement to apply state taxes on persons and transactions on Indian lands. Such agreements shall address the imposition of specific taxes, including sales taxes and exemptions from those taxes.~~

~~(b) The agreement shall address the Tribe's collection and remittance of sales taxes imposed by chapter 212 to the Department of Revenue. The sales taxes collected and remitted by the Tribe shall be based on all sales to non-tribal members, except those non-tribal members who hold valid exemption certificates issued by the Department of Revenue, exempting the sales from taxes imposed by chapter 212.~~

~~(c) The agreement shall require the Tribe to register with the Department of Revenue and remit to the Department of Revenue the taxes collected.~~

~~(d) The agreement shall require the Tribe to retain for at least a period of 5 years records of all sales to non-tribal members which are subject to taxation under chapter 212. The agreement shall permit the Department of Revenue to conduct an audit not more often than annually in order to verify such collections. The agreement shall require the Tribe to provide reasonable access during normal operating hours to records of transactions subject to the taxes collected.~~

~~(e) The agreement shall provide a procedure for the resolution of any disputes about the amounts collected pursuant to the agreement. For purposes of the agreement for the collection and remittance of sales taxes, the agreement must provide that the Tribe agrees to waive its immunity, except that the state may seek monetary damages limited to the amount of taxes owed.~~

~~(f) An agreement executed by the Governor pursuant to the authority granted in this section shall not take effect unless ratified by the Legislature.~~

~~(9) The moneys paid by the Tribe to the state for the benefit of exclusivity under the compact ratified by this section shall be deposited into the General Revenue Fund, except that 3 percent of the amount paid by the Tribe to the state shall be designated as the local government share and shall be distributed as provided in subsection (10).~~

~~(10) The calculations necessary to determine the local government share distributions shall be made by the state compliance agency. The local government share shall be distributed as follows:~~

~~(a) Glades County shall receive 100 percent of the local government share derived from the Seminole Indian Casino-Brighton.~~

~~(b) Broward County shall receive 7.5 percent, the City of Coconut Creek shall receive 65 percent, the City of Coral Springs shall receive 15 percent, the City of Margate shall receive 10 percent, and the City of Parkland shall receive 2.5 percent of the local government share derived from the Seminole Indian Casino-Coconut Creek.~~

~~(c) Broward County shall receive 15 percent, the City of Hollywood shall receive 65 percent, the Town of Davie shall receive 10 percent, and the City of Dania Beach shall receive 10 percent of the local government share derived from the Seminole Indian Casino-Hollywood.~~

~~(d) Collier County shall receive 100 percent of the local government share derived from the Seminole Indian Casino-Immokalee.~~

~~(e) Hendry County shall receive 100 percent of the local government share derived from the Seminole Indian Casino-Big Cypress.~~

~~(f) Broward County shall receive 15 percent, the City of Hollywood shall receive 65 percent, the Town of Davie shall receive 10 percent, and~~

the City of Dania Beach shall receive 10 percent of the local government share derived from the Seminole Hard Rock Hotel & Casino-Hollywood.

(g) Hillsborough County shall receive 100 percent of the local government share derived from the Seminole Hard Rock Hotel & Casino-Tampa.

(11)(14) Any moneys remitted by the Tribe before the effective date of the a compact shall be deposited into the General Revenue Fund and are entered into by the state and the Tribe pursuant to this act shall be deemed forfeited by the Tribe and released to the state without further obligation or encumbrance. The Legislature further finds that acceptance and appropriation of such funds does not legitimize, validate, or otherwise ratify any previously proposed compact or the operation of class III games by the Tribe for any period prior to the effective date of the a valid compact pursuant to this act.

(12)(15) For the purpose of satisfying the requirement in 25 U.S.C. s. 2710(d)(1)(B) that the gaming activities authorized under an Indian gaming compact must be permitted in the state for any purpose by any person, organization, or entity, the following class III games or other games specified in this section are hereby authorized to be conducted by the Tribe pursuant to the a compact that is substantially in the form provided in s. 285.711:

(a) Slot machines, as defined in s. 551.102(8).

(b) Games of poker without betting limits if such games are authorized in this state to any person for any purpose.

(b)(e) Banking or banked card games, including baccarat, chemin de fer, and blackjack or 21 at the tribal facilities in Broward County, Collier County, and Hillsborough County.

(c) Raffles and drawings.

(13)(16) Notwithstanding any other provision of state law, it is not a crime for a person to participate in the games specified in subsection (12) (15) at a tribal facility operating under the a compact entered into pursuant to this section act.

Section 2. Section 285.711, Florida Statutes, is repealed.

Section 3. Section 285.712, Florida Statutes, is created to read:

285.712 Tribal-state gaming compacts.—

(1) The Governor is the designated state officer responsible for negotiating and executing, on behalf of the state, tribal-state gaming compacts with federally recognized Indian tribes located within the state pursuant to the federal Indian Gaming Regulatory Act of 1988, 18 U.S.C. ss. 1166-1168 and 25 U.S.C. ss. 2701 et seq., for the purpose of authorizing class III gaming, as defined in that act, on Indian lands within the state.

(2) Any tribal-state compact relating to gaming activities which is entered into by an Indian tribe in this state and the Governor pursuant to subsection (1) must be conditioned upon ratification by the Legislature.

(3) Following completion of negotiations and execution of a compact, the Governor shall submit a copy of the executed tribal-state compact to the President of the Senate and the Speaker of the House of Representatives as soon as it is executed. To be effective, the compact must be ratified by both houses of the Legislature by a majority vote of the members present. The Governor shall file the executed compact with the Secretary of State pursuant to s. 15.01.

(4) Upon receipt of an act ratifying a tribal-state compact, the Secretary of State shall forward a copy of the executed compact and the ratifying act to the United States Secretary of the Interior for his or her review and approval, in accordance with 25 U.S.C. s. 2710(8)(d).

Section 4. Section 26 of chapter 2009-170, Laws of Florida, is amended to read:

Section 26. Sections 1 through 3 of this act and this section shall take effect upon becoming law. Sections 4 through 25 shall take effect only if the Governor and an authorized representative of the Seminole Tribe of Florida execute an Indian Gaming Compact pursuant to the Indian Gaming Regulatory Act of 1988 and requirements of this act, only if the

compact is ratified by the Legislature, and only if the compact is approved or deemed approved, and not voided pursuant to the terms of this act, by the Department of the Interior, and such sections take effect on the date that the approved compact is published in the Federal Register.

Section 5. Sections 4 through 25 of chapter 2009-170, Laws of Florida, shall take effect upon this act becoming a law.

Section 6. This act shall take effect upon becoming a law.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to gaming; amending s. 285.710, F.S., relating to compact authorization; providing definitions; providing that specified agreements executed by the Seminole Tribe of Florida and the Governor are void and not in effect; ratifying and approving a specified compact executed by the Tribe and the Governor; directing the Governor to cooperate with the Tribe in seeking approval of the compact from the United States Secretary of the Interior; revising powers and duties of the Governor regarding a compact and amendments to a compact between the Tribe and the state; revising a provision that specifies that the compact is invalid if certain provisions are held invalid by a court or the United States Department of the Interior; revising a provision for the effect on the compact of certain changes to the Indian Gaming Regulatory Act; removing a provision directing the Governor to ensure certain funds received are deposited in a specified fund; removing a provision for expiration of certain authority granted to the Governor; removing a provision that expresses legislative intent; revising duties of the Governor to execute an agreement for application of certain state taxes on Indian lands; providing for distribution of certain moneys paid to the state; providing for the calculation and distribution of a local government share of such moneys; revising provisions for moneys remitted by the Tribe to the state before the effective date of the compact; providing for deposit of the moneys into the General Revenue Fund; revising provisions that authorize certain gaming activity; repealing s. 285.711, F.S., relating to a gaming compact between the Seminole Tribe and the State of Florida; creating s. 285.712, F.S.; providing that the Governor is the designated state officer responsible for negotiating and executing, on behalf of the state, tribal-state gaming compacts with certain Indian tribes; requiring any such compact to be conditioned on ratification by the Legislature; providing procedures for ratification of a compact and submission to the United States Secretary of the Interior for review and approval; amending s. 26 of chapter 2009-170, Laws of Florida, an act relating to gaming; revising the effective date for provisions of that act to remove contingency requirements applicable to provisions relating to the pari-mutuel industry; providing a date for those provisions to take effect; providing an effective date.

## MOTION

On motion by Senator Jones, by the required two-thirds vote, consideration of the following amendment was allowed:

Senator Jones moved the following amendment to **Amendment 1** which was adopted:

**Amendment 1A (150678)**—Delete lines 264 and 265 and insert:

Section 5. Sections 4 through 25 of chapter 2009-170, Laws of Florida, shall take effect July 1, 2010.

**Amendment 1** as amended was adopted.

Pursuant to Rule 4.19, **CS for SB 622** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

## MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Garcia, by two-thirds vote **SB 2394** and **SB 2480** were withdrawn from the committees of reference and further consideration.

On motion by Senator Justice, by two-thirds vote **SB 832** was withdrawn from the committees of reference and further consideration.

On motion by Senator Gaetz, by two-thirds vote **CS for SB 942** and **SB 2166** were withdrawn from the Committee on Criminal Justice.

On motion by Senator Bennett, by two-thirds vote **CS for SB 1330** and **SB 1976** were withdrawn from the Committee on Banking and Insurance.

On motion by Senator Jones, by two-thirds vote **CS for SJR 2420** was withdrawn from the Committee on Governmental Oversight and Accountability.

On motion by Senator Haridopolos, by two-thirds vote **CS for SB 312, SB 618, SB 882, CS for SB 886, CS for SB 888, and CS for SB 1178** were withdrawn from the Committee on Rules.

**MOTIONS RELATING TO COMMITTEE MEETINGS**

On motion by Senator Haridopolos, the rules were waived and the Committee on Health Regulation was granted permission to meet Wednesday, April 14 from 3:15 p.m. until 8:00 p.m. and Thursday, April 15 from 4:15 p.m until 9:00 p.m.

**REPORTS OF COMMITTEES**

The Committee on Education Pre-K - 12 recommends the following pass: CS for SB 2014

The Special Master on Claim Bills recommends the following pass: SB 60

**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 Education Pre-K - 12 recommends the following pass: SB 2224

The Committee on Transportation recommends the following pass: SB 2380

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

The Committee on Commerce recommends the following pass: SB 1070

The Committee on Transportation recommends the following pass: SB 2592 with 2 amendments

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

The Committee on Criminal Justice recommends the following pass: CS for SB 1824; SB 2260

The Committee on Judiciary recommends the following pass: SB 808; SB 870; CS for SB 874; SB 2276

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

The Committee on Transportation recommends the following pass: SB 978; SB 2596

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 1060

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

The Committee on Community Affairs recommends the following pass: SB 1408 with 1 amendment; SB 2426 with 1 amendment

The Committee on Criminal Justice recommends the following pass: CS for SB 2400

The Committee on Health Regulation recommends the following pass: SB 1036 with 1 amendment

The Committee on Transportation recommends the following pass: SB 872 with 1 amendment

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

The Committee on Finance and Tax recommends the following pass: SB 1228; SB 2084; CS for CS for SB 2182

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 2106; SB 2646

The Committee on Transportation recommends the following pass: SB 170

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

The Committee on Banking and Insurance recommends the following pass: SB 1658; SB 1662; SB 1664

The Committee on Commerce recommends the following pass: SB 2576

The Committee on Community Affairs recommends the following pass: SB 198; CS for SB 658; CS for SB 1288; SB 2236

The Committee on Education Pre-K - 12 recommends the following pass: SB 2042

**The bills 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 the following pass: CS for SB 2038

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 2530

The Committee on Higher Education recommends the following pass: CS for SB 2100

**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 Community Affairs recommends the following pass: SB 2752 with 1 amendment

The Committee on Criminal Justice recommends the following pass: SB 1260

The Committee on Transportation recommends the following pass: SB 432 with 1 amendment

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

The Committee on Health Regulation recommends the following pass: SB 1734

The Committee on Regulated Industries recommends the following pass: SB 1318

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

---

The Committee on Finance and Tax recommends the following pass: SB 894

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

---

The Committee on Agriculture recommends the following pass: SB 122

The Committee on Community Affairs recommends the following pass: CS for SB 1604; SB 1996

The Committee on Criminal Justice recommends the following pass: SB 2318; SB 2544

The Committee on Education Pre-K - 12 recommends the following pass: SJR 2550

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

---

The Committee on Transportation recommends the following pass: SB 1208 with 1 amendment

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

---

The Committee on Commerce recommends the following pass: CS for SB 1126

The Committee on Criminal and Civil Justice Appropriations recommends the following pass: SB 92

The Committee on Finance and Tax recommends the following pass: SB 488; SJR 1206; CS for SB 1730; SB 1766; SB 2250

The Committee on General Government Appropriations recommends the following pass: SB 512; CS for CS for SB 788; SB 1956

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 2580

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

---

The Committee on General Government Appropriations recommends the following pass: SB 304

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 884; CS for SB 1054; SB 1576; SB 1678; CS for SB 2230

The Committee on Health and Human Services Appropriations recommends the following pass: CS for SJR 72

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

---

The Committee on Community Affairs recommends the following pass: SB 2470

The Committee on Finance and Tax recommends the following pass: CS for SB 1680; CS for SB 1754

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 282

The Committee on Transportation recommends the following pass: SB 2226

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

---

The Committee on Commerce recommends the following pass: CS for SB 2548

The Committee on Criminal and Civil Justice Appropriations recommends the following pass: SB 150; CS for SB 200; SB 502; CS for SB 704; SB 1006

The Committee on Education Pre-K - 12 Appropriations recommends the following pass: CS for SB 206; CS for CS for SB 1058; CS for SB 1096

The Committee on General Government Appropriations recommends the following pass: SB 1136; CS for SB 1612; SB 2796

The Committee on Health and Human Services Appropriations recommends the following pass: CS for SB 842; CS for SB 962; SB 1424; SB 1816

The Committee on Higher Education Appropriations recommends the following pass: SB 2460

The Committee on Judiciary recommends the following pass: CS for SB 492; SB 1446

The Committee on Transportation and Economic Development Appropriations recommends the following pass: SB 12; SB 126; CS for CS for SB 316; SB 1518

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

---

The Committee on Community Affairs recommends a committee substitute for the following: CS for SB 846

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

---

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 2520

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

---

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

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

---

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1174

The Committee on Transportation recommends a committee substitute for the following: SB 1842

**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 committee substitutes for the following: SB 860; SB 1066; SB 1068

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

---

The Committee on Community Affairs recommends a committee substitute for the following: SB 648

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

---

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: SB 642; SB 1806

The Committee on Finance and Tax recommends a committee substitute for the following: SB 1884

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 140

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

---

The Committee on Community Affairs recommends a committee substitute for the following: SB 274

The Committee on Transportation recommends a committee substitute for the following: SB 736

**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 Banking and Insurance recommends a committee substitute for the following: CS for SB 1544

The Committee on Community Affairs recommends committee substitutes for the following: CS for SB 292; CS for SB 1216

**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 Agriculture recommends a committee substitute for the following: SB 382

The Committee on Finance and Tax recommends committee substitutes for the following: SB 1912; SB 2572

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 1296; SB 2378

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

---

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1660

The Committee on Criminal Justice recommends committee substitutes for the following: CS for SB 1584; SB 2714

The Committee on Regulated Industries recommends a committee substitute for the following: SB 2210 and SB 1552

**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: SB 476

The Committee on Criminal Justice recommends committee substitutes for the following: CS for SB 752; CS for SB 966

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: CS for SB 724; CS for SB 970; SB 972; SB 2396

The Committee on Health Regulation recommends committee substitutes for the following: SB 760; SB 936

**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 Education Pre-K - 12 recommends a committee substitute for the following: SB 2102

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

---

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1366

The Committee on Community Affairs recommends a committee substitute for the following: SB 1056

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2560

**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 a committee substitute for the following: SB 1072

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: CS for SB 1138; SB 1920

The Committee on Finance and Tax recommends committee substitutes for the following: SB 514; SB 2160; CS for SB 2322

The Committee on General Government Appropriations recommends committee substitutes for the following: CS for SB 202; SB 1020; CS for SB 1078

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: CS for CS for SB 214; CS for SB 550; SB 1282; CS for CS for SB 1598

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: SB 580; CS for CS for SB 620; CS for SB 1256

The Committee on Higher Education Appropriations recommends a committee substitute for the following: CS for SB 2442

The Committee on Transportation and Economic Development Appropriations recommends a committee substitute for the following: CS for SB 1776

**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 Banking and Insurance recommends a committee substitute for the following: SB 1152

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2584

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

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 920; SB 1676; CS for SB 2144; CS for SB 2188

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: CS for SB 2014

The Committee on Finance and Tax recommends committee substitutes for the following: CS for SB 262; CS for SB 1188; CS for SB 1856

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 2330

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

The Committee on Criminal and Civil Justice Appropriations recommends committee substitutes for the following: CS for SB 334; SB 370; CS for SB 792; CS for SB 1004; SB 1012; SB 1862

The Committee on General Government Appropriations recommends committee substitutes for the following: SB 602; SB 2792; SB 2794

The Committee on Health and Human Services Appropriations recommends a committee substitute for the following: CS for CS for SB 742

The Committee on Transportation recommends committee substitutes for the following: SB 520; SB 1026

The Committee on Transportation and Economic Development Appropriations recommends a committee substitute for the following: CS for CS for SB 1016

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

## REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

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

### *Office and Appointment*

Board of Directors, Prison Rehabilitative Industries and Diversified Enterprises, Inc.

Appointees: Lukis, Vicki L.	09/30/2010
Matza, Rochelle S.	09/30/2011
Medina, John A.	09/30/2012
Mehta, Radhika "Radha" V.	09/30/2012

Director, Office of Drug Control

Appointee: Grant, Bruce D.	Pleasure of Governor
----------------------------	----------------------

The Committee on Governmental Oversight and Accountability recommends that the Senate confirm the following appointments made by the Board of Administration:

### *Office and Appointment*

Participant Local Government Advisory Council

### *Office and Appointment*

Appointees: Elia, MaryEllen	01/12/2013
Heffner, Patsy	01/12/2013
Nicolai, Karen	01/12/2013
Peterson, John Mark	01/12/2013
Wishner, Roger B.	01/12/2013
Wolfson, Daniel R.	01/12/2013

Investment Advisory Council

Appointees: Gidel, Robert H.	12/12/2012
Grain, David J.	12/12/2012

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

### *Office and Appointment*

Board of Trustees, University of Florida

Appointees: Criser, Marshall M. III	01/06/2015
Roberts, Carolyn King	01/06/2015

Board of Trustees, New College of Florida

Appointees: Johnston, William R.	01/06/2015
Schulaner, Felice	01/06/2015

Board of Trustees, University of West Florida

Appointee: Terry, Bentina C.	01/06/2015
------------------------------	------------

Board of Trustees, University of South Florida

Appointee: Lamb, Brian D.	01/06/2015
---------------------------	------------

Board of Trustees, University of North Florida

Appointee: Greene, A. Hugh	01/06/2015
----------------------------	------------

Board of Trustees, Florida Gulf Coast University

Appointee: Roepstorff, Robbie B.	01/06/2015
----------------------------------	------------

Board of Trustees, Florida State University

Appointee: Hillis, Mark	01/06/2015
-------------------------	------------

Board of Trustees, Florida International University

Appointees: Caruncho, Joseph L., Sr.	01/06/2015
Kahn, Sidney Lawrence III	01/06/2011

Board of Trustees, Florida Atlantic University

Appointee: Barbar, Anthony K.G.	01/06/2015
---------------------------------	------------

Board of Trustees, University of Central Florida

Appointees: Gilley, Raymond	01/06/2015
Webster, Daniel	01/06/2015

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

### *Office and Appointment*

Board of Trustees, New College of Florida

Appointee: Saputo, John W.	01/06/2013
----------------------------	------------

Board of Trustees, Florida International University

Appointee: Alvarez, Cesar L.	01/06/2013
------------------------------	------------

Board of Trustees, University of Central Florida

<i>Office and Appointment</i>	<i>For Term Ending</i>
Appointee: Grindstaff, Michael "Mickey" J.	01/06/2013

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Transportation Commission	
Appointee: Lanahan, Martha "Marty" T.	09/30/2013
Tampa-Hillsborough County Expressway Authority	
Appointee: Smith, Rebecca J.	07/01/2011

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

**INTRODUCTION AND REFERENCE OF BILLS**

**ADDITIONAL REFERENCES**

By Senator Storms—

**SB 60**—A bill to be entitled An act for the relief of Pierreisna Archille; providing an appropriation to compensate Pierreisna Archille, a mentally disabled person, by and through Darlene Archille, Limited Guardian of Property for Pierreisna Archille, for injuries and damages sustained as a result of the negligence of employees of the Department of Children and Family Services; providing for reversion of funds; providing a limitation on the payment of attorney’s fees, lobbying fees, costs, and other similar expenses relating to the claim; providing an effective date.

—was also referred to the Special Master on Claim Bills; and the Committee on Children, Families, and Elder Affairs.

**COMMITTEE SUBSTITUTES**

**FIRST READING**

By the Committee on Governmental Oversight and Accountability; and Senators Siplin, Rich, Gaetz, Bullard, Lawson, Wilson, Smith, and Hill—

**CS for SB 140**—A bill to be entitled An act relating to school food service programs; amending s. 1006.06, F.S.; creating the Florida Farm Fresh Schools Program within the Department of Education; providing legislative intent; requiring the department to work with the Department of Agriculture and Consumer Services to recommend policies and rules to the State Board of Education relating to school food services which encourage schools and school districts in this state to buy fresh and local food; requiring the Department of Education, in collaboration with the Department of Agriculture and Consumer Services, to provide outreach services regarding the benefits of fresh food products from this state; requiring the program to maintain compliance with the rules and regulations of the National School Lunch Program; providing an effective date.

By the Committees on General Government Appropriations; and Governmental Oversight and Accountability; and Senators Baker, Storms, Ring, Altman, Hill, Dean, and Siplin—

**CS for CS for SB 202**—A bill to be entitled An act relating to firefighter death benefits; amending s. 112.191, F.S.; revising provisions providing death benefits for firefighters; expanding activities entitling firefighters to death benefits to include participation in training exercises and injury by an unlawful and intentional act which results in death; providing legislative findings that the act fulfils an important state interest; providing for application; providing an effective date.

By the Committees on Governmental Oversight and Accountability; Banking and Insurance; and Health Regulation; and Senators Ring, Gardiner, and Fasano—

**CS for CS for CS for SB 214**—A bill to be entitled An act relating to autism and other developmental disabilities; creating s. 381.986, F.S.; requiring that a physician refer a minor to an appropriate specialist for screening for autism spectrum disorder under certain circumstances; defining the term “appropriate specialist”; amending ss. 627.6686 and 641.31098, F.S.; defining the terms “developmental disability” and “direct patient access”; providing health insurance coverage for individuals with certain developmental disabilities; requiring certain insurers and health maintenance organizations to provide direct patient access to an appropriate specialist for the screening, evaluation, or diagnosis of autism spectrum disorder or other developmental disabilities; requiring the insurer’s policy or the health maintenance organization’s contract to provide a minimum number of visits per year for the screening, evaluation, or diagnosis of autism spectrum disorder or other developmental disabilities; revising the effective dates of certain enforcement provisions; providing a declaration of important state interest; providing applicability; providing an effective date.

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

**CS for CS for SB 262**—A bill to be entitled An act relating to affordable housing; amending s. 20.055, F.S.; revising definitions relating to agency inspectors general to include the Florida Housing Finance Corporation; 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. 420.0006, F.S.; deleting provisions that require the inspector general of the Department of Community Affairs to perform functions for the corporation to conform to changes made by the act; amending s. 420.506, F.S.; providing for the appointment and removal of an inspector general for the Florida Housing Finance Corporation; 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; revising the corporation’s powers relating to criteria for establishing a preference for developers and general contractors who are domiciled in the state or have substantial experience in developing affordable housing; requiring that the corporation adopt rules applying the criteria to any competitive program; 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 the 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 274**—A bill to be entitled An act relating to domestic security; amending s. 163.3175, F.S.; specifying the military installations, and the local governments associated with those bases, to which certain provisions of the act apply; authorizing the Florida Council on Military Base and Mission Support to recommend changes to military installations and local governments; requiring affected local governments to

transmit to the commanding officer of a military installation information relating to certain proposed changes to comprehensive plans and land development regulations; requiring local governments to transmit, at the request of a commanding officer, copies of applications for development orders requesting specified variances or waivers within a zone of influence of a military installation; requiring a local government, military installation, the state land planning agency, and other parties to enter into mediation if a local government does not adopt criteria and address compatibility issues relating to lands adjacent to or closely proximate to existing military installations in its future land use plan element of a comprehensive plan by a specified date; authorizing notification of the Administration Commission if the local government comprehensive plan does not contain criteria addressing compatibility by a specified date; authorizing the imposition of sanctions by the commission; eliminating definitions; amending s. 163.3177, F.S.; specifying factors used to achieve compatibility of lands adjacent to military installations in a future land use plan element of a comprehensive plan; amending s. 196.061, F.S.; providing that valid military orders transferring a military servicemember are sufficient to maintain permanent homestead residence status; amending s. 311.12, F.S.; revising provisions relating to seaport security; prohibiting a seaport from charging any fee for administration or production of access control credentials; providing for a fine; deleting certain provisions relating to seaport security plans; deleting provisions requiring that the Department of Law Enforcement administer a statewide seaport access eligibility reporting system; deleting provisions requiring that persons seeking authorization to access secure and restricted areas of a seaport execute an affidavit; deleting provisions requiring fingerprint-based criminal history checks on seaport employee applicants, current employees, and other authorized persons; amending s. 455.02, F.S.; authorizing temporary professional licensure by the Department of Business and Professional Regulation of the spouses of certain active duty members of the Armed Forces; providing application requirements; requiring criminal history checks and fees; amending s. 250.10, F.S.; authorizing the Adjutant General to employ a second Assistant Adjutant General for Army; revising accreditation standards for educational institutions with respect to the Educational Dollars for Duty education assistance program; providing an effective date.

---

By the Committees on Community Affairs; and Judiciary; and Senators Dockery and Joyner—

**CS for 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; prescribing procedures and requirements for adverse possession claims against a portion of an identified parcel or against property to which the property appraiser has not assigned a parcel number; requiring the property appraiser to include a notation of an adverse possession filing in any searchable property database maintained by the property appraiser; amending s. 197.212, F.S.; excluding property subject to adverse possession claims without color of title from provisions authorizing the tax collector not to send a tax notice for minimum tax bills; 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 and establishing tax priority for owners of record; providing an effective date.

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

**CS for CS for SB 334**—A bill to be entitled An act relating to temporary and concurrent custody of a child; revising ch. 751, F.S., relating to petitions and court orders awarding the temporary custody of a child to an extended family member, to also provide for concurrent custody with the parents of the child; amending ss. 751.01 and 751.02, F.S.; conforming provisions to changes made by the act; amending s. 751.011, F.S.; revising definitions; defining the term “concurrent custody”; amending s. 751.03, F.S.; revising the petition for concurrent custody to require additional information; amending s. 751.05, F.S.; providing that if a parent objects to a petition for concurrent custody, the court may not grant the petition and must give the petitioner the option of converting the petition to one for temporary custody; providing for dismissal of the petition; providing that an order granting concurrent custody does not affect the ability of the parents to obtain the physical custody of the child at any time; providing for the court to terminate an order for concurrent custody if either or both parents object to the order; providing for filing for temporary custody if an order for concurrent custody has been terminated; providing for the court to modify an existing child support order; amending s. 61.13002, F.S.; authorizing a servicemember parent ordered to active duty to designate another to exercise that parent’s time-sharing responsibility for the child; providing for expedited hearings and alternative means for the servicemember parent to testify; providing an effective date.

---

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

**CS for SB 370**—A bill to be entitled An act relating to community corrections assistance to counties or county consortiums; amending s. 948.51, F.S.; adding rehabilitative community reentry programs to the list of programs, services, and facilities that may be funded using community corrections funds; providing an effective date.

---

By the Committee on Agriculture; and Senator Dean—

**CS for SB 382**—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 373.1391, F.S.; requiring that the agricultural use of land present at the time of fee simple acquisition be given priority regarding the management of the land; amending s. 403.9336, F.S.; revising a reference to the Model Ordinance for Florida-Friendly Fertilizer Use on Urban Landscapes; amending s. 403.9337, F.S.; providing criteria for the amendment of the model ordinance; authorizing the Department of Environmental Protection to adopt rules updating the model ordinance; revising the criteria for a local government’s adoption of additional or more stringent standards; exempting lands used for certain research from provisions regulating fertilizer use on urban landscapes; amending s. 493.6102, F.S.; specifying that provisions regulating security officers do not apply to certain law enforcement, correctional, and probation officers performing off-duty activities; amending s. 493.6105, F.S.; revising the application requirements and procedures for certain private investigative, private security, recovery agent, and firearm licenses; specifying application requirements for firearms instructor licenses; amending s. 493.6106, F.S.; revising citizenship requirements and documentation for certain private investigative, private security, and recovery agent licenses; prohibiting the licensure of applicants for a statewide firearm license or firearms instructor license who are prohibited from purchasing or possessing firearms; requiring that private investigative, security, and recovery agencies notify the Department of Agriculture and Consumer Services of changes to their branch office locations; amending s. 493.6107, F.S.; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6108, F.S.; revising requirements for criminal history checks of license applicants whose fingerprints are not legible; requiring the investigation of the mental and emotional fitness of applicants for firearms instructor licenses; amending s. 493.6111, F.S.; requiring a security officer school or recovery agent school to obtain the department’s approval for use of a fictitious name; specifying that a licensee may not conduct business under more than one fictitious name; amending s. 493.6113, F.S.; revising application renewal procedures and requirements; amending s. 493.6115, F.S.; conforming cross-references; amending s. 493.6118, F.S.; authorizing disciplinary action against statewide firearm licensees and firearms instructor licensees who are prohibited from purchasing or possessing firearms;

amending s. 493.6121, F.S.; deleting provisions for the department's access to certain criminal history records provided to licensed gun dealers, manufacturers, and exporters; amending s. 493.6202, F.S.; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6203, F.S.; prohibiting bodyguard services from being credited toward certain license requirements; revising the training requirements for private investigator intern license applicants; requiring the automatic suspension of an intern's license under certain circumstances; providing an exception; amending s. 493.6302, F.S.; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6303, F.S.; revising the training requirements for security officer license applicants; amending s. 493.6304, F.S.; revising application requirements and procedures for security officer school licenses; amending s. 493.6401, F.S.; revising terminology for recovery agent schools and training facilities; amending s. 493.6402, F.S.; revising terminology for recovery agent schools and training facilities; requiring the department to accept certain methods of payment for certain fees; amending s. 493.6406, F.S.; revising terminology; requiring recovery agent school and instructor licenses; providing license application requirements and procedures; amending s. 500.033, F.S.; revising the membership of the Florida Food Safety and Food Defense Advisory Council; amending ss. 501.605 and 501.607, F.S.; revising application requirements for commercial telephone seller and salesperson licenses; amending s. 501.913, F.S.; specifying the sample size required for anti-freeze registration application; amending s. 525.01, F.S.; revising requirements for petroleum fuel affidavits; amending s. 525.09, F.S.; imposing an inspection fee on certain alternative fuels containing alcohol; amending s. 526.50, F.S.; defining terms applicable to regulation of the sale of brake fluid; amending s. 526.51, F.S.; revising application requirements for brake fluid permits; amending s. 526.52, F.S.; revising requirements for printed statements on brake fluid containers; amending s. 526.53, F.S.; revising requirements and procedures for brake fluid stop-sale orders; authorizing businesses to dispose of unregistered brake fluid under certain circumstances; amending s. 527.0201, F.S.; revising requirements for liquefied petroleum gas qualifying examinations; increasing continuing education requirements for certain liquefied petroleum gas qualifiers; amending s. 527.12, F.S.; providing for the issuance of certain stop orders; amending ss. 559.805 and 559.928, F.S.; deleting social security numbers as a listing requirement on registration affidavits for independent agents of sellers of business opportunities; amending s. 570.0725, F.S.; revising provisions for public information about food banks and similar food recovery programs; authorizing the department to adopt rules; amending ss. 570.53 and 570.54, F.S.; conforming cross-references; amending s. 570.55, F.S.; revising requirements for identifying sellers or handlers of tropical or subtropical fruit or vegetables; amending s. 570.902, F.S.; conforming terminology to the repeal by the act of provisions establishing the Florida Agricultural Museum; amending s. 570.903, F.S.; revising provisions for direct-support organizations for certain agricultural programs to conform to the repeal by the act of provisions establishing the Florida Agricultural Museum; deleting provisions for a direct-support organization for the Florida State Collection of Arthropods; amending s. 573.118, F.S.; requiring the department to maintain records of marketing orders; requiring an audit at the request of an advisory council; requiring that the advisory council receive a copy of the audit within a specified time; amending s. 581.011, F.S.; deleting terminology relating to the Florida State Collection of Arthropods; revising the term "nursery" for purposes of plant industry regulations; amending s. 581.211, F.S.; increasing the maximum fine for violations of plant industry regulations; amending s. 583.13, F.S.; deleting a prohibition on the sale of poultry without displaying the poultry grade; amending s. 585.61, F.S.; designating the animal disease diagnostic laboratory complex in Osceola County; amending s. 590.125, F.S.; revising terminology for open burning authorizations; specifying purposes of certified prescribed burning; requiring the authorization of the Division of Forestry for certified pile burning; providing pile burning requirements; limiting the liability of property owners or agents engaged in pile burning; providing for the certification of pile burners; providing penalties for violations by certified pile burners; requiring rules; authorizing the division to adopt rules regulating certified pile burning; revising notice requirements for wild-fire hazard reduction treatments; providing for approval of local government open burning authorization programs; providing program requirements; authorizing the division to close local government programs under certain circumstances; providing penalties for violations of local government open burning requirements; amending s. 590.14, F.S.; authorizing fines for violations of any division rule; providing penalties for certain violations; providing legislative intent; amending s. 599.004,

F.S.; revising standards that a winery must meet to qualify as a certified Florida Farm Winery; amending s. 604.15, F.S.; revising the term "agricultural products" to make tropical foliage exempt from regulation under provisions relating to dealers in agricultural products; defining the term "responsible position"; amending s. 604.19, F.S.; revising requirements for late fees on agricultural products dealer applications; amending s. 604.25, F.S.; revising conditions under which the department may deny, refuse to renew, suspend, or revoke agricultural products dealer licenses; deleting a provision prohibiting certain persons from holding a responsible position with a licensee; amending s. 616.242, F.S.; authorizing the issuance of stop-operation orders for amusement rides under certain circumstances; amending s. 686.201, F.S.; exempting contracts to which a seller of travel is a party from provisions governing certain contracts involving commissions; amending s. 790.06, F.S.; authorizing a concealed firearm license applicant to submit fingerprints administered by the Division of Licensing; repealing ss. 570.071 and 570.901, F.S., relating to the Florida Agricultural Exposition and the Florida Agricultural Museum; requiring that the department and representatives of the state pest control industry prepare a report for the President of the Senate, the Speaker of the House of Representatives, and the chairpersons of specified legislative committees by a certain date; requiring that the report include recommendations for changes in the law to provide for disciplinary action against licensees of the pest control industry under certain circumstances; providing that the report may also address additional issues of concern to members of the industry; providing an effective date.

---

By the Committee on Children, Families, and Elder Affairs; and Senators Altman, Sobel, and Detert—

**CS for SB 476**—A bill to be entitled An act relating to Medicaid; amending s. 409.912, F.S.; requiring that funds repaid to the Agency for Health Care Administration by managed care plans that spend less than a certain percentage of the capitation rate for behavioral health services be deposited into the Medical Care Trust Fund; providing that such repayments be allocated to community behavioral health providers and used for Medicaid behavioral and case management services; providing for payment to unpaid providers; providing an effective date.

---

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

**CS for SB 514**—A bill to be entitled An act relating to the tax on sales, use, and other transactions; specifying a period during which the sale of clothing and school supplies are exempt from the tax; providing definitions; providing exceptions; authorizing the Department of Revenue to adopt emergency rules; providing an appropriation; providing an effective date.

---

By the Committee on Transportation; and Senator Baker—

**CS for SB 520**—A bill to be entitled An act relating to road, bridge, and building designations; designating Doolittle Raiders Highway in Okaloosa and Walton Counties; designating Beach Highway in Walton County; designating Command Sergeant Major Gary Lee Littrell Medal of Honor Causeway and Bridge in Pinellas County; designating Perdido Key Parkway in Escambia County; designating Andrew J. Capeletti Memorial Ramp in Miami-Dade County; designating Jose Regueiro Avenue in Miami-Dade County; designating a portion of S.W. 67th Avenue in Miami-Dade County as a state historic road; restricting use of public funds for projects related to such road; providing for construction; directing the Division of Historical Resources of the Department of State to provide for the erection of suitable markers; designating Trooper Claude Baker Memorial Highway in Sarasota County; designating Gretchen Evans Memorial Bridge in Wakulla County; designating Earl S. "Coach" Kitchings Avenue in Duval County; designating Coach Jermaine D. Hall Memorial Highway in St. Johns County; designating Veterans Memorial Highway in Gilchrist County; designating Sergeant Ricky Lord Road in Gilchrist County; designating Julia Tuttle Way in Miami-Dade County; designating Cpl. Christopher Lee Poole, Jr., Memorial Highway in Lake County; designating Sgt. Frederico G. Borjas Memorial Highway in Lake County; designating Johnny C. Treadwell Memorial Highway in Lake County; designating Orange Bowl Way in Miami-Dade County; designating Purple Heart Highway; designating Heather Hurd Memorial Highway in Polk County; designating Michael

G. Rippe Parkway in Lee County; designating Earl Roland Lewis and Eloise Allen Lewis Road in Lafayette County; designating K. Earl Durdin Highway in Bay County; designating Colonel Bud Day Boulevard in Okaloosa County; designating Miss Lillie Williams Boulevard in Miami-Dade County; designating Army Sergeant Daniel L. McCall Highway in Santa Rosa County; designating Anthony J. Perez Street in Miami-Dade County; designating John Torrese Family Road in Miami-Dade County; designating Manuel Capo Way in Miami-Dade County; designating Manuel Capo Boulevard in Miami-Dade County; designating Lt. Colonel Charles Brown Memorial Highway in Miami-Dade County; amending s. 585.61, F.S.; designating the Bronson Animal Disease Diagnostic Laboratory; amending s. 17, chapter 2008-256, Laws of Florida; revising the designation of Jose A. Marques Boulevard in Miami-Dade County; designating Kenneth H. "Buddy" MacKay, Jim H. Williams Bridge, and Otis Beckford Memorial Highway in Marion County; designating Seminole Way in Seminole County; designating Judge Perry Wells Highway and Vernon Bridge in Washington County; designating Richard Raczkoski Memorial Highway in Indian River County; designating Doctor Thomas Eliot "Doc Tommy" McBride Road in Orange County; designating Herbert Lee Simon Avenue in Miami-Dade County; designating Blue Star Memorial Highway in Hillsborough County; designating Historic Biscayne Boulevard: Gateway to Miami in Miami-Dade County; designating Biscayne Park Way in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Environmental Preservation and Conservation; and Senator Constantine—

**CS for CS for SB 550**—A bill to be entitled An act relating to environmental protection; creating part VII of ch. 373, F.S., relating to water supply policy, planning, production, and funding; providing a declaration of policy; providing for the powers and duties of water management district governing boards; requiring the Department of Environmental Protection to develop the Florida water supply plan; providing components of the plan; requiring water management district governing boards to develop water supply plans for their respective regions; providing components of district water supply plans; providing legislative findings and intent with respect to water resource development and water supply development; requiring water management districts to fund and implement water resource development; specifying water supply development projects that are eligible to receive priority consideration for state or water management district funding assistance; encouraging cooperation in the development of water supplies; providing for alternative water supply development; encouraging municipalities, counties, and special districts to create regional water supply authorities; establishing the primary roles of the water management districts in alternative water supply development; establishing the primary roles of local governments, regional water supply authorities, special districts, and publicly owned and privately owned water utilities in alternative water supply development; requiring the water management districts to detail the specific allocations to be used for alternative water supply development in their annual budget submission; requiring that the water management districts include the amount needed to implement the water supply development projects in each annual budget; establishing general funding criteria for funding assistance to the state or water management districts; establishing economic incentives for alternative water supply development; providing a funding formula for the distribution of state funds to the water management districts for alternative water supply development; requiring that funding assistance for alternative water supply development be limited to a percentage of the total capital costs of an approved project; establishing a selection process and criteria; providing for cost recovery from the Public Service Commission; providing selection criteria for submittal of water supply projects to the State Board of Administration; requiring a water management district governing board to conduct water supply planning for each region identified in the district water supply plan; providing procedures and requirements with respect to regional water supply plans; providing for joint development of a specified water supply development component of a regional water supply plan within the boundaries of the Southwest Florida Water Management District; providing that approval of a regional water supply plan is not subject to the rulemaking requirements of the Administrative Procedure Act; requiring the department to submit annual reports on the status of regional water supply planning in each district; providing construction with respect to the

water supply development component of a regional water supply plan; requiring water management districts to present to certain entities the relevant portions of a regional water supply plan; requiring certain entities to provide written notification to water management districts as to the implementation of water supply project options; requiring water management districts to notify local governments of the need for alternative water supply projects; requiring water management districts to assist local governments in the development and future revision of local government comprehensive plan elements or public facilities reports related to water resource issues; providing for the creation of regional water supply authorities; providing purpose of such authorities; specifying considerations with respect to the creation of a proposed authority; specifying authority of a regional water supply authority; providing authority of specified entities to convey title, dedicate land, or grant land-use rights to a regional water supply authority for specified purposes; providing preferential rights of counties and municipalities to purchase water from regional water supply authorities; providing exemption for specified water supply authorities from consideration of certain factors and submissions; providing applicability of such exemptions; authorizing the West Coast Regional Water Supply Authority and its member governments to reconstitute the authority's governance and rename the authority under a voluntary interlocal agreement; providing compliance requirements with respect to the interlocal agreement; providing for supersession of conflicting general or special laws; providing requirements with respect to annual budgets; specifying the annual millage for the authority; authorizing the authority to request the governing board of the district to levy ad valorem taxes within the boundaries of the authority to finance authority functions; providing requirements and procedures with respect to the collection of such taxes; amending ss. 120.52, 163.3167, 163.3177, 163.3191, 189.404, 189.4155, 189.4156, and 367.021, F.S.; conforming cross-references and removing obsolete provisions; amending s. 373.019, F.S.; redefining the term "alternative water supply" to include conservation projects; amending ss. 373.036, 373.0363, 373.0421, 373.0695, 373.223, 373.2234, 373.229, 373.236, 373.536, 373.59, 378.212, 378.404, 403.0891, 403.890, 403.891, and 682.02, F.S.; conforming cross-references and removing obsolete provisions; renumbering s. 373.71, F.S.; relating to the Apalachicola-Chattahoochee-Flint River Basin Compact, to clarify retention of the section in part VI of ch. 373, F.S.; repealing s. 373.0361, F.S., relating to regional water supply planning; repealing s. 373.0391, F.S., relating to technical assistance to local governments; repealing s. 373.0831, F.S., relating to water resource and water supply development; repealing s. 373.196, F.S., relating to alternative water supply development; repealing s. 373.1961, F.S., relating to water production and related powers and duties of water management districts; repealing s. 373.1962, F.S., relating to regional water supply authorities; repealing s. 373.1963, F.S., relating to assistance to the West Coast Regional Water Supply Authority; amending s. 373.079, F.S.; deleting the requirement that the district governing board delegate its authority to take final actions; amending s. 373.083, F.S.; deleting the restriction against reviewing delegations by the board under ch. 120, F.S.; amending s. 373.118, F.S.; requiring the board to provide a process for referring certain delegated actions to the governing board for final action; creating s. 373.4131, F.S.; providing legislative findings; providing definitions; directing the Department of Environmental Protection, along with the water management districts, to create a statewide uniform stormwater management rule; providing requirements for rule creation; exempting agriculture from the rule; amending s. 403.031, F.S.; modifying the definition of "pollution" to include excess nutrients; providing definitions for "first magnitude spring" and "second magnitude spring"; amending 403.061, F.S.; directing the Department of Environmental Protection to limit nutrients in water bodies; directing the Department of Environmental Protection, along with the water management districts, to create and maintain an online, public database for consumptive use permits; creating s. 403.0675, F.S.; directing the Department of Environmental Protection to establish and implement numeric nutrient criteria that comply with the United States Environmental Protection Agency's requirements; providing legislative findings; providing requirements for development of the numeric nutrient criteria; amending s. 215.619, F.S.; authorizing the issuance of bonds to be used to finance the management of sewage facilities in the Florida Keys Area; amending s. 380.0552, F.S.; revising legislative intent relating to the designation of the Florida Keys as an area of critical state concern; revising the procedures for removing the designation; providing for administrative review of such removal rather than judicial review; authorizing the Administration Commission to adopt rules or revise existing rules; revising the principles guiding development; revising compliance requirements for reviewing compre-

hensive plan amendments; amending s. 381.0065, F.S.; providing additional legislative intent; providing additional requirements for onsite sewage treatment and disposal systems in Monroe County; providing a definition for “evaluation” and “responsible management entity”; directing the Department of Health, the Department of Community Affairs, and the Department of Environmental Protection to develop guidelines for the creation of responsible management entities; providing for duties and powers of responsible management entities; providing a statewide implementation schedule for responsible management entities; prohibiting the land application of septage after July 1, 2015; amending s. 381.00655, F.S.; requiring responsible management entities to pay central sewer connection fees; amending s. 381.0066, F.S.; providing an annual operating permit fee for responsible management entities; directing the Department of Health to evaluate fee schedules set by responsible management entities; providing minimum requirements for the evaluation; amending s. 403.086, F.S.; requiring the Department of Environmental Protection to submit a report on the effects of reclaimed water use; clarifying reuse requirements for domestic wastewater facilities that discharge through ocean outfalls; providing legislative findings and discharge requirements for wastewater facilities in Monroe County; prohibiting the land application of class AA, class A, and class B wastewater residuals; exempting class AA residuals marketed, distributed, and applied as fertilizer, repealing sections 4, 5, and 6 of chapter 99-395, Laws of Florida, as amended, relating to sewage treatment in the Florida Keys; amending ss. 11.45 and 403.1835, F.S.; conforming terms to changes made by the renaming the corporation; amending s. 403.1837, F.S.; renaming the “Florida Water Pollution Control Financing Corporation” as the “Florida Water Pollution Control and Drinking Water Financing Corporation”; expanding the jurisdiction of the corporation to include loans made from the drinking water state revolving loan fund; amending s. 403.8532, F.S.; providing definitions for the terms “bonds” and “corporation”; conforming provisions to changes made by the act; authorizing the Department of Environmental Protection to adopt certain rules; amending s. 403.8533, F.S.; revising the purposes for the Drinking Water Revolving Loan Trust Fund; providing that the trust fund is exempt from the termination provisions of the State Constitution; creating part IV of ch. 369, F.S.; providing a short title; providing legislative findings and intent with respect to the need to protect and restore springs and ground water; providing definitions; requiring the Department of Environmental Protection to delineate the springsheds of specified springs; requiring the department to adopt spring protection zones by secretarial order; requiring the department to adopt total maximum daily loads and basin management action plans for spring systems; providing requirements for onsite sewage treatment and disposal systems; providing requirements for agricultural operations; authorizing the Department of Environmental Protection, the Department of Health, and the Department of Agriculture and Consumer Services to adopt rules; requiring the water management districts and local governments to evaluate and remediate nitrogen loading and begin implementing management plans within the spring protection zones; amending s. 259.105, F.S.; providing priority under the Florida Forever Act for projects within a springs protection zone; amending s. 369.317, F.S.; clarifying mitigation offsets in the Wekiva Study Area; creating s. 373.631, F.S.; providing legislative intent to utilize State University System academic bodies to provide regular science-based policy recommendations to the Legislature; directing that the University of Florida Water Institute be the lead academic body; amending s. 553.77, F.S.; directing the Florida Building Commission to recommend products that result in water conservation; amending s. 215.47, F.S.; authorizing the State Board of Administration to make investments in alternative water supply and water resource development projects; amending s. 373.129, F.S.; requiring the water management districts to submit to alternative dispute resolution in conflicts with other governmental entities; amending s. 403.707, F.S.; requiring liners for new construction and demolition debris landfills; amending s. 298.66, F.S.; correcting a scrivener’s error to align statutory effect with legislative intent; amending s. 212.055, F.S.; allowing counties designated as an area of critical state concern to levy a one-cent sales surtax for storm-water and wastewater management; requiring approval of the surtax by voter referendum; providing an effective date.

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

**CS for SB 580**—A bill to be entitled An act relating to Alzheimer’s disease; creating s. 430.5025, F.S.; directing the Department of Elderly

Affairs to develop and implement a public education program relating to screening for Alzheimer’s disease; providing criteria for awarding grants; providing a definition; requiring grant recipients to submit an evaluation of certain activities to the department; authorizing the department to provide technical support; requiring an annual report to the Legislature; providing for implementation of the public education program to operate within existing resources of the department; providing that implementation of the memory-impairment screening grant program is contingent upon an appropriation of state funds or the availability of private resources; amending s. 400.1755, F.S.; specifying the types of facilities where an employee or direct caregiver of an assisted living facility may begin employment without repeating certain training requirements; amending s. 400.6045, F.S.; requiring direct caregivers to comply with certain continuing education requirements; amending s. 429.178, F.S.; specifying the types of facilities where an employee or direct caregiver of an assisted living facility may begin employment without repeating certain training requirements; providing an effective date.

By the Committee on General Government Appropriations; and Senators Justice, Smith, Lawson, Sobel, Gelber, Bennett, Jones, Siplin, and Storms—

**CS for SB 602**—A bill to be entitled An act relating to contamination notification; amending s. 376.30702, F.S.; revising contamination notification provisions; requiring individuals responsible for site rehabilitation to provide notice of site rehabilitation to specified entities; revising provisions relating to the content of such notice; requiring the Department of Environmental Protection to provide notice of site rehabilitation to specified entities and certain property owners; providing an exemption; requiring the department to verify compliance with notice requirements; authorizing the department to pursue enforcement measures for noncompliance with notice requirements; revising the department’s contamination notification requirements for certain public schools; requiring the department to provide specified notice to private K-12 schools and child care facilities; requiring the department to provide specified notice to public schools within a specified area; providing notice requirements, including directives to extend such notice to certain other persons; requiring local governments to provide specified notice of site rehabilitation; authorizing the local government and the department to recover notification costs from responsible parties; providing a statement of important state interest; providing an effective date.

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

**CS for CS for CS for SB 620**—A bill to be entitled An act relating to biomedical research programs; amending s. 215.5602, F.S.; deleting provisions requiring that the James and Esther King Biomedical Research Program be funded by proceeds from the Lawton Chiles Endowment Fund; modifying the terms and membership and establishing a staggered membership for appointed members of the Biomedical Research Advisory Council; authorizing the Biomedical Research Advisory Council to recommend a portion of the allocation for the James and Esther King Biomedical Research Program for specified purposes and to develop a grant application and review mechanism; prohibiting any member of the council from participating in discussions or decisions regarding certain proposals; reducing the percentage of funds available for administrative expenses of the James and Esther King Biomedical Research Program; requiring the Department of Health to adopt rules to administer the James and Esther King Biomedical Research Program and the William G. “Bill” Bankhead, Jr., and David Coley Cancer Research Program; increasing the funding available to the Florida Center for Universal Research to Eradicate Disease; allocating a specified amount of money to the James and Esther King Biomedical Research Program and the William G. “Bill” Bankhead, Jr., and David Coley Cancer Research Program; authorizing the Department of Health to accept and use gifts for awards under the James and Esther King Biomedical Research Program; deleting obsolete provisions; deleting a provision providing for the future expiration of the James and Esther King Biomedical Research Program; amending s. 381.855, F.S.; revising the membership of the advisory council within the Florida Center for Universal Research to Eradicate Disease; repealing s. 381.912, F.S., relating to the Cervical Cancer Elimination Task Force; repealing s.

381.92, F.S., relating to the Florida Cancer Council; repealing s. 381.921, F.S., relating to the mission and duties of the Florida Cancer Council; amending s. 381.922, F.S.; revising the purpose of the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; revising the duties and goals of the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; revising the types of applications considered for funding; authorizing the Biomedical Research Advisory Council to recommend a portion of the allocation for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program for specified purposes and to develop a grant application and review mechanism; prohibiting any member of the council from participating in discussions or decisions regarding certain proposals; requiring the department to submit to the Governor and Legislature a report by a specified date; providing a funding source for the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; reducing the percentage of funds available for administrative expenses of the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; authorizing the Department of Health to accept and use gifts for awards under the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; deleting obsolete provisions; deleting provisions providing for the future expiration of the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; creating s. 381.923, F.S., relating to the Florida Comprehensive Cancer Control Act; providing a short title; providing legislative intent; providing definitions; creating the Florida Cancer Control and Resource Advisory Council; providing membership of the council; providing the composition of the executive committee of the council; providing for terms of the council and meetings; providing for reimbursement for per diem and travel expenses; prohibiting a member of the council from participating in any discussion or decision to recommend any type of award or contract to any qualified nonprofit association or to any agency of this state or its political subdivisions with which the member is associated as a member of the governing body or as an employee or with which the member has entered into a contractual arrangement; providing the duties and responsibilities of the council; requiring the council to report findings and recommendations to the Governor, the Legislature, and the State Surgeon General; requiring the council to develop or purchase written summaries regarding medically viable treatment alternatives for the management of breast cancer and prostate cancer; providing requirements for the written summaries; requiring the council to develop and implement education programs regarding early detection and treatment of breast cancer and prostate cancer; requiring that the H. Lee Moffitt Cancer Center and Research Institute, Inc., provide an executive director for the council; allocating a specified amount of money from the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program to the H. Lee Moffitt Cancer Center and Research Institute, Inc., for administrative costs and staff support; authorizing the Department of Health to administer the act; requiring the department to produce the Florida Cancer Plan in consultation with the Florida Cancer Control and Resource Advisory Council; creating the Cancer Control Collaborative Program within the Department of Health; providing the responsibility and mission of the program; requiring the department to appoint a director; providing duties for each collaborative; requiring the collaborative program to submit to the Florida Cancer Control and Resource Advisory Council an annual report by a specified date; requiring the Cancer Control Collaborative Program to serve as the infrastructure for expansion or adaption as federal programs or other opportunities arise for future cancer control initiatives; amending ss. 458.324 and 459.0125, F.S.; conforming cross-references; repealing s. 1004.435, F.S., relating to cancer control and research; providing an effective date.

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

**CS for SB 642**—A bill to be entitled An act relating to public K-12 education; amending s. 1003.42, F.S.; providing that comprehensive health education taught in the public schools shall include a component on teen dating violence and abuse for students in grades 7 through 12; creating s. 1006.148, F.S.; requiring district school boards to adopt and implement a dating violence and abuse policy; providing policy requirements; requiring the Department of Education to develop a model policy; requiring school personnel training; providing an effective date.

By the Committee on Community Affairs; and Senator Bennett—

**CS for SB 648**—A bill to be entitled An act relating to building safety; amending s. 196.031, F.S.; specifying an additional condition that constitutes an abandonment of homestead property for purposes of a homestead exemption; amending s. 399.02, F.S.; authorizing the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to have access to places in which a conveyance and equipment are located; authorizing the division to grant variances from certain rules for undue hardship; prohibiting the enforcement of Phase II Firefighters' Service on certain elevators for a specified period; amending s. 399.15, F.S.; providing an alternative method to allow access to regional emergency elevators; providing for a uniform lock box; providing for a master key; providing the Division of State Fire Marshal with enforcement authority; directing the Department of Financial Services to select the provider of the uniform lock box; creating s. 455.2122, F.S.; authorizing distance learning courses as an alternative to classroom instruction for certain licenses; prohibiting the department or regulatory board from requiring centralized licensing examinations for certain licenses; amending s. 455.2123, F.S.; authorizing distance learning courses as an alternative to classroom instruction for certain licenses; prohibiting the department or a regulatory board from requiring centralized licensing examinations for certain licenses; amending s. 468.631, F.S.; revising the amount of a surcharge on certain building permits; requiring the unit of government collecting the surcharge to remit the funds to the Department of Business and Professional Regulation; requiring the unit of government collecting the surcharge to retain a portion of the funds to fund certain activities of building departments; requiring that the remaining funds from the surcharge be used to fund the Florida Homeowners' Construction Recovery Fund and the Florida Building Code Administrators and Inspectors Board; reducing the amount of information that must be reported to the Department of Business and Professional Regulation by a unit of government responsible for collecting certain permit fees; amending s. 468.83, F.S.; providing for the creation of the home inspection services licensing program within the Department of Business and Professional Regulation; amending s. 468.8311, F.S.; revising the term "home inspection services"; amending s. 468.8312, F.S.; deleting a fee provision for certain certificates of authorization; amending s. 468.8313, F.S.; revising examination requirements for licensure as a home inspector; providing fingerprinting requirements and procedures for license applications; providing that the applicant is responsible for certain costs; amending s. 468.8318, F.S.; revising requirements and procedures for certification of corporations and partnerships offering home inspection services to the public; deleting provisions relating to required certificates of authorization; amending s. 468.8319, F.S.; delaying the enforcement of a prohibition against performing certain activities by a person who is not licensed as a home inspector; revising certain prohibitions with respect to providers of home inspection services; amending s. 468.832, F.S.; providing an additional ground for taking certain disciplinary actions; amending s. 468.8324, F.S.; specifying additional requirements for licensure as a home inspector; creating s. 468.8325, F.S.; requiring the department to adopt rules to administer part XV of ch. 468, F.S., relating to home inspectors; amending s. 468.84, F.S.; providing for the creation of the mold-related services licensing program within the Department of Business and Professional Regulation; amending s. 468.8412, F.S.; deleting a fee provision for certain biennial certificates of authorization renewal; amending s. 468.8413, F.S.; revising examination requirements and procedures for licensure as a mold assessor or mold remediator; providing fingerprinting requirements and procedures for license applications; providing that the applicant is responsible for certain costs; amending s. 468.8414, F.S.; specifying an additional applicant qualification criterion for licensure by endorsement; amending s. 468.8418, F.S.; revising requirements and procedures for certification of corporations and partnerships offering mold assessment or mold remediation services to the public; deleting provisions relating to required certificates of authorization; amending s. 468.8419, F.S.; delaying the enforcement of a prohibition against performing certain activities by a person who is not licensed as a mold assessor; amending s. 468.842, F.S.; providing an additional ground for taking certain disciplinary actions; amending s. 468.8421, F.S.; specifying an insurance coverage requirement for mold assessors; amending s. 468.8423, F.S.; specifying additional requirements for licensure as a mold assessor or mold remediator; creating s. 468.8424, F.S.; requiring the Department of Business and Professional Regulation to adopt rules to administer part XVI of ch. 468, F.S., relating to mold-related services; amending s. 489.103, F.S.; conforming a cross-reference; amending s. 489.5335, F.S.; deleting certain core curriculum

requirements that a person holding a journeyman license in the electrical trade must satisfy in order to work in more than one county or municipality; amending s. 553.37, F.S.; authorizing manufacturers to pay inspection fees directly to the provider of inspection services; providing requirements for rules of the Department of Business and Professional Regulation regarding the schedule of fees; authorizing the department to enter into contracts for the performance of certain administrative duties; revising inspection requirements for certain custom manufactured buildings; amending s. 553.375, F.S.; revising the requirement for recertification of manufactured buildings prior to relocation; amending s. 553.509, F.S.; deleting certain requirements for alternate power sources for elevators for purposes of operating during an emergency; amending s. 553.512, F.S.; requiring the Florida Building Commission to establish by rule a fee for certain waiver requests; amending s. 553.721, F.S.; revising the amount of a surcharge on certain building permits; requiring the unit of government collecting the surcharge to electronically remit the funds to the Department of Community Affairs; requiring the unit of government collecting the surcharge to retain a portion of the funds to fund certain activities of building departments; requiring the remaining funds from the surcharge to be used to fund the Florida Building Commission and the Department of Community Affairs; amending s. 553.73, F.S.; conforming cross-references; authorizing counties and municipalities to adopt by ordinance administrative or technical amendments to the Florida Building Code for certain flood-related purposes; specifying requirements and procedures; revising foundation code adoption requirements; authorizing the Florida Building Commission to approve amendments relating to equivalency of standards; exempting certain mausoleums from the requirements of the Florida Building Code; exempting certain temporary housing provided by the Department of Corrections from the requirements of the Florida Building Code; restricting the code, code enforcement agencies, and local governments from imposing requirements on certain mechanical equipment on roofs; requiring that the Florida Building Code contain certain requirements regarding illumination in classroom units; requiring that classroom units be designed to provide and maintain an average of 40 foot-candles of light at each desktop; requiring that public educational facilities consider using light-emitting diode lighting before considering other lighting sources; amending s. 553.74, F.S.; specifying absence of impermissible conflicts of interest for certain committee or workgroup members while representing clients under certain circumstances; specifying certain prohibited activities for such members; amending s. 553.76, F.S.; authorizing the Florida Building Commission to adopt rules related to consensus-based decisionmaking; amending s. 553.775, F.S.; conforming a cross-reference; authorizing the commission to charge a fee for filing certain requests and for nonbinding interpretations; limiting fees for nonbinding interpretations; amending s. 553.79, F.S.; requiring certain inspection services to be performed under the alternative process for plan review and inspection or by a local governmental entity; reenacting s. 553.80(1), F.S., relating to the enforcement of the Florida Building Code, to incorporate the amendments made to s. 553.79, F.S., in a reference thereto; amending s. 553.80, F.S.; specifying nonapplicability of certain exemptions from the Florida Building Code granted by certain enforcement entities under certain circumstances; revising requirements for review of facility plans and construction surveyed for certain hospitals and health care facilities; amending s. 553.841, F.S.; deleting provisions requiring that the Department of Community Affairs maintain, update, develop, or cause to be developed a core curriculum for persons who enforce the Florida Building Code; amending s. 553.842, F.S.; authorizing rules requiring the payment of product evaluation fees directly to the administrator of the product evaluation and approval system; specifying the use of such fees; authorizing the Florida Building Commission to provide by rule for editorial revisions to certain approvals and charge certain fees; providing requirements for the approval of applications for state approval of a product; providing for certain approved products to be immediately added to the list of state-approved products; requiring that the commission's oversight committee review approved products; revising the list of approved evaluation entities; deleting obsolete provisions governing evaluation entities; amending s. 553.844, F.S.; providing an exemption from the requirements regarding protections for certain exposed mechanical equipment or appliances; providing for future expiration; amending s. 553.885, F.S.; revising requirements for carbon monoxide alarms; providing an exception for buildings undergoing alterations or repairs; defining the term "addition" as it relates to the requirement of a carbon monoxide alarm; amending s. 553.9061, F.S.; revising the energy-efficiency performance options and elements identified by the commission for purposes of meeting certain goals; amending

s. 553.909, F.S.; revising a compliance criterion for certain swimming pool pumps or water heaters; revising requirements for residential swimming pool pumps and pump motors; amending s. 553.912, F.S.; providing requirements for replacement air-conditioning systems; amending s. 627.711, F.S.; eliminating the requirement that a uniform mitigation verification form be certified by the Department of Financial Services; eliminating provisions authorizing hurricane mitigation inspectors certified by the My Safe Florida Home Program to sign a valid uniform mitigation verification form; requiring a person to personally perform an inspection in order to sign a mitigation verification form; authorizing an insurer to accept a form from a person possessing qualifications and experience acceptable to the insurer; requiring a person to personally perform an inspection in order to sign a mitigation verification form; defining the term "misconduct" for purposes of performing an inspection and completing the mitigation verification form; providing for sanctions to be imposed against a person who commits misconduct in performing inspections or completing the mitigation verification form; requiring that evidence of fraud in the completion of the mitigation verification form be reported to the Division of Insurance Fraud; requiring the division, if it finds that probable cause of misconduct exists, to send a copy of its report to the agency responsible for the licensure of the inspector who signed the report; providing that insurers need not accept a mitigation verification form that is signed by a person against whom probable cause of misconduct was found; amending s. 633.021, F.S.; providing additional definitions for fire equipment dealers; revising the definition of the term "preengineered systems"; amending s. 633.0215, F.S.; providing guidelines for the State Fire Marshal to apply when issuing an expedited declaratory statement; requiring that the State Fire Marshal issue an expedited declaratory statement under certain circumstances; providing requirements for a petition requesting an expedited declaratory statement; exempting certain condominiums from installing manual fire alarm systems; amending s. 633.0245, F.S.; conforming cross-references; amending s. 633.025, F.S.; prohibiting a local government from requiring property owners to install fire sprinklers in residential properties based on the use of that property as a rental property or any change in or reclassification of the property's primary use to a rental property; amending s. 633.026, F.S.; providing legislative intent; revising the authority of the State Fire Marshal to contract with and refer interpretive issues to certain entities; providing for the establishment of the Fire Code Interpretation Committee; providing for the membership of the committee and requirements for membership; requiring that nonbinding interpretations of the Florida Fire Prevention Code be issued within a specified period after a request is received; providing for the waiver of such requirement under certain conditions; requiring that the Division of State Fire Marshal charge a fee for nonbinding interpretations; providing that fees may be paid directly to a contract provider; providing requirements for requesting a nonbinding interpretation; requiring that the Division of State Fire Marshal develop a form for submitting a petition for a nonbinding interpretation; providing for a formal interpretation by the State Fire Marshal; requiring that an interpretation of the Florida Fire Prevention Code be published on the division's website and in the Florida Administrative Weekly; amending s. 626.061, F.S.; authorizing certain fire equipment dealer licensees to maintain inactive license status under certain circumstances; providing requirements; providing for a renewal fee; revising certain continuing education requirements; revising an applicant licensure qualification requirement; amending s. 633.081, F.S.; requiring that the State Fire Marshal inspect a building when the State Fire Marshal, rather than the Department of Financial Services, has cause to believe a violation has occurred; providing exceptions for requirements that certain firesafety inspections be conducted by firesafety inspectors; requiring that the Division of State Fire Marshal and the Florida Building Code Administrators and Inspectors Board enter into a reciprocity agreement for purposes of recertifying building code inspectors, plan inspectors, building code administrators, and firesafety inspectors; requiring that the State Fire Marshal develop by rule an advanced training and certification program for firesafety inspectors who have fire code management responsibilities; requiring that the program be consistent with certain standards and establish minimum training, education, and experience levels for such firesafety inspectors; amending s. 633.082, F.S.; authorizing alternative inspection procedures for certain fire hydrants; requiring periodic testing or operation of certain equipment; prohibiting an agency having jurisdiction from requiring the removal of a nonmandatory sprinkler system; amending s. 633.352, F.S.; providing an exception to requirements for recertification as a firefighter; amending s. 633.521, F.S.; revising requirements for certification as a fire protection system contractor; revising the prerequisites for

taking the certification examination; authorizing the State Fire Marshal to accept more than one source of professional certification; revising legislative intent; amending s. 633.524, F.S.; authorizing the State Fire Marshal to enter into contracts for examination services; providing for the direct payment of examination fees to contract providers; amending s. 633.537, F.S.; revising the continuing education requirements for certain permitholders; amending 633.72, F.S.; revising the terms of service for members of the Fire Code Advisory Council; repealing s. 718.113(6), F.S., relating to requirements for 5-year inspections of certain condominium improvements; directing the Florida Building Commission to conform provisions of the Florida Building Code with revisions made by the act relating to the operation of elevators; requiring the Department of Management Services to consider the energy efficiency of buildings owned or operated by a state agency; requiring the Department of Management Services to lease buildings and facilities having high-efficiency lighting and consider energy efficiency when leasing buildings when feasible; requiring the Department of Management Services to adopt rules requiring state agencies to install high-efficiency lamps when replacing an existing lamp or installing a new lamp in a building owned by a state agency; providing effective dates.

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

**CS for 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. 409.1671, F.S.; revising provisions relating to lead agencies; requiring the department to annually evaluate each agency; conforming provision to changes made by the act; amending s. 409.1755, F.S.; decreasing the membership of the One Church, One Child of Florida Corporation, to conform to changes made by the act; amending s. 420.621, F.S.; revising 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. 20.195, 39.01, 39.0121, 39.301, 39.302, 39.303, 39.806, 39.828, 49.011, 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, 409.1685, 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 Transportation; and Senator Garcia—

**CS for SB 736**—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; creating a Catch Me, Release Me license plate, a Florida Horse Park license plate, and a Florida Biodiversity Foundation license plate; establishing annual use fees for the plates; providing for the distribution of use fees received from the sale of such plates; revising the portion of use fees collected from the sale of the Florida Salutes Veterans license plate which is distributed to a direct-support organization; revising the time during which such distribution shall be made; providing an effective date.

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

**CS for 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 certain 911 public safety telecommunicators to pass an examination administered by the department; 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 Committees on Criminal Justice; and Health Regulation; and Senator Gaetz—

**CS for CS for SB 752**—A bill to be entitled An act relating to health care fraud; amending s. 400.471, F.S.; prohibiting the Agency for Health Care Administration from issuing an initial license to a home health agency for the purpose of opening a new home health agency under certain conditions until a specified date; prohibiting the agency from issuing a change-of-ownership license to a home health agency under certain conditions until a specified date; providing an exception; amending s. 400.474, F.S.; authorizing the agency to revoke a home health agency license if the applicant or any controlling interest has been sanctioned for acts specified under s. 400.471(10), F.S.; amending s. 408.815, F.S.; revising the grounds upon which the agency may deny or revoke an application for an initial license, a change-of-ownership license, or a licensure renewal for certain health care entities listed in s. 408.802, F.S.; amending s. 409.907, F.S.; extending the number of years that Medicaid providers must retain Medicaid recipient records; adding additional requirements to the Medicaid provider agreement; revising applicability of screening requirements; revising conditions under which the agency is authorized to deny a Medicaid provider application; amending s. 409.912, F.S.; revising requirements for Medicaid prepaid, fixed-sum, and managed care contracts; revising requirements for Medicaid durable medical equipment providers; repealing s. 409.9122(13), F.S., relating to the enrollee assignment process of Medicaid managed prepaid health plans for those Medicaid managed prepaid health plans operating in Miami-Dade County; amending s. 409.913, F.S.; removing a required element from the joint Medicaid fraud and abuse report submitted by the agency and the Medicaid Fraud Control Unit of the Department of Legal Affairs; extending the number of years that Medicaid providers must retain Medicaid recipient records; au-

thorizing the Medicaid program integrity staff to immediately suspend or terminate a Medicaid provider for engaging in specified conduct; removing a requirement for the agency to hold suspended Medicaid payments in a separate account; authorizing the agency to deny payment or require repayment to Medicaid providers convicted of certain crimes; authorizing the agency to terminate a Medicaid provider if the provider fails to reimburse a fine determined by a final order; authorizing the agency to withhold Medicaid reimbursement to a Medicaid provider that fails to pay a fine determined by a final order, fails to enter into a repayment plan, or fails to comply with a repayment plan or settlement agreement; requiring the biennial review of Medicaid fraud and abuse by the Office of Program Policy Analysis and Government Accountability to include a report on the Medicaid Fraud Control Unit within the Department of Legal Affairs; amending s. 409.9203, F.S.; providing that certain state employees are ineligible from receiving a reward for reporting Medicaid fraud; amending s. 456.001, F.S.; defining the term “affiliate” or “affiliated person” as it relates to health professions and occupations; amending s. 456.041, F.S.; requiring the Department of Health to include administrative complaints and any conviction information relating to the practitioner’s profile; providing a disclaimer; amending s. 456.0635, F.S.; revising the grounds under which the Department of Health or corresponding board is required to refuse to admit a candidate to an examination and refuse to issue or renew a license, certificate, or registration of a health care practitioner; providing an exception; amending s. 456.072, F.S.; clarifying a ground under which disciplinary actions may be taken; amending s. 456.073, F.S.; revising applicability of investigations and administrative complaints to include Medicaid fraud; amending s. 456.074, F.S.; authorizing the Department of Health to issue an emergency order suspending the license of any person licensed under ch. 456, F.S., who engages in specified criminal conduct; providing an effective date.

By the Committee on Health Regulation; and Senator Gaetz—

**CS for SB 760**—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; amending ss. 154.11, 395.3038, 400.925, 400.9935, 408.05, 440.13, 627.645, 627.668, 627.669, 627.736, 641.495, and 766.1015, F.S.; changing references to the Joint Commission on the Accreditation of Healthcare Organizations to the “Joint Commission”; amending s. 318.21, F.S.; requiring that a specified percentage of fines collected from certain civil penalties levied by county courts for traffic infractions be deposited into the Brain and Spinal Cord Injury Rehabilitation Trust Fund within the Department of Health for use for Medicaid recipients who have spinal cord injuries; amending s. 381.06014, F.S.; defining the term “volunteer donor”; requiring that certain blood establishments disclose specified information on the Internet; repealing s. 383.325, F.S., relating to records of licensed birth center facilities; amending s. 394.741, F.S.; changing references to the Council on Accreditation for Children and Family Services to the “Council on Accreditation”; amending s. 394.4787, F.S.; conforming a cross-reference; amending s. 395.002, F.S.; redefining the term “accrediting organizations” as it relates to hospital licensure and regulation; deleting definitions of the terms “initial denial determination,” “private review agent,” “utilization review,” and “utilization review plan” as they relate to hospital licensure and regulation; amending s. 395.003, F.S.; deleting an obsolete provision; conforming a cross-reference; amending s. 395.0193, F.S.; requiring the Division of Medical Quality Assurance within the Department of Health rather than the Agency for Health Care Administration to review certain peer review reports and disciplinary actions; amending s. 395.1023, F.S.; requiring a licensed facility to adopt a protocol to designate a physician to act as a liaison between the Department of Children and Family Services, rather than the Department of Health, and the licensed facility in cases involving suspected child abuse; amending s. 395.1041, F.S., relating to emergency services; deleting obsolete provisions; repealing s. 395.1046, F.S., relating to the investigation of complaints regarding hospitals; amending s. 395.1055, F.S.; requiring the agency to adopt rules that ensure that licensed facility beds conform to certain standards as specified by the agency, the Florida Building Code, and the Florida Fire Prevention Code; amending s. 395.10972, F.S.; changing a reference to the Florida Society of Healthcare Risk Management to the “Florida Society for Healthcare Risk Management and Patient Safety”; amending s. 395.2050, F.S.; providing that the federal Centers for Medicare and Medicaid Services, rather than the federal Health Care Financing Administration, designates organ procurement organizations; amending s.

395.3036, F.S.; correcting a cross-reference; repealing s. 395.3037, F.S.; deleting obsolete definitions; amending s. 395.602, F.S.; revising the definition of a “rural hospital” as it relates to hospital licensure and regulation; amending s. 400.021, F.S.; revising the definition of a “geriatric outpatient clinic” with regard to staffing; amending s. 400.0239, F.S.; deleting an obsolete provision; amending s. 400.0255, F.S.; correcting an obsolete cross-reference to administrative rules; amending s. 400.063, F.S.; removing an obsolete provision; amending s. 400.071, F.S.; revising the requirements for an application for a license to operate a nursing home facility; amending s. 400.0712, F.S.; deleting a provision related to the issuance of an inactive license to a nursing home; amending s. 400.111, F.S.; specifying that the required disclosure of a financial or ownership interest is contingent upon a request by the agency; amending s. 400.1183, F.S.; requiring nursing home facilities to maintain records of grievances for agency inspection; deleting a requirement that a facility report the number of grievances handled during the prior licensure period; amending s. 400.141, F.S.; conforming a cross-reference; deleting the requirement that a facility submit to the agency information regarding a management company with which it has entered into an agreement; specifying a fine for a nursing facility’s failure to impose an admissions moratorium if it has failed to comply with state minimum-staffing requirements; deleting the requirement for a facility to report to the agency any filing of bankruptcy protection, divestiture, or corporate reorganization; amending s. 400.142, F.S.; removing obsolete provisions requiring the agency to adopt certain rules; repealing s. 400.147(10), F.S., relating to a requirement that a nursing home 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; amending s. 400.19, F.S.; authorizing the agency to verify the correction of certain violations without reinspection, even when they are related to resident rights or resident care, after an unannounced inspection of a nursing home; repealing s. 400.195, F.S., relating to reporting requirements; deleting obsolete provisions; amending s. 400.23, F.S.; changing a reference to the Division of Children’s Medical Services to the “Division of Children’s Medical Services Network”; deleting an obsolete provision; amending s. 400.275, F.S.; deleting a requirement that the agency ensure that a newly hired nursing home surveyor is assigned full time to a licensed nursing home to observe facility operations; amending ss. 400.484, 400.967, and 429.71, F.S.; redesignating class I, II, III, and IV deficiencies as class I, II, III, and IV “violations”; amending s. 400.606, F.S.; eliminating a requirement that the plan for the delivery of home, residential, and homelike inpatient hospice services for terminally ill patients and their families include projected annual operating costs; amending s. 400.607, F.S.; revising the grounds under which the agency may take administrative action against a hospice; amending s. 400.915, F.S.; correcting an obsolete cross-reference to administrative rules; amending s. 400.931, F.S.; deleting a provision allowing an applicant for a license to be a home medical equipment provider to submit a surety bond to the agency; amending s. 400.932, F.S.; revising the grounds under which the agency may take administrative action against a home medical equipment provider; amending s. 400.933, F.S.; prohibiting a home medical equipment provider from providing a survey or inspection of an accrediting organization in lieu of periodic agency inspection if the provider’s licensure is conditional; amending s. 400.953, F.S.; deleting a requirement that the general manager of a home medical equipment provider annually sign an affidavit regarding the background screening of personnel; providing requirements for submission of the affidavit; amending s. 400.9905, F.S.; specifying that certain licensure requirements do not apply to certain orthotic, prosthetic, pediatric cardiology, or perinatology clinical facilities; redefining the term “portable service or equipment provider” as it relates to the Health Care Clinic Act; amending s. 400.991, F.S.; conforming a provision to changes made by the act; revising application requirements to show proof of financial ability to operate a health care clinic; amending s. 408.034, F.S.; prohibiting the agency from issuing a license to a health care facility that applies for a license to operate an intermediate care facility for developmentally disabled persons under certain circumstances; amending s. 408.036, F.S., relating to certificates of need; conforming a provision to changes made by the act; amending s. 408.043, F.S.; requiring a free-standing facility or a part of the facility that is the inpatient hospice care component of a hospice to obtain a certificate of need, regardless of whether it is primarily engaged in providing inpatient care and related services; amending s. 408.061, F.S.; revising requirements for the reporting of certified data elements by health care facilities; amending s. 408.10, F.S.; authorizing the agency to provide staffing for a toll-free phone number for the purpose of handling consumer complaints re-

garding a health care facility; repealing s. 408.802(11), F.S., relating to the applicability of the Health Care Licensing Procedures Act to private review agents; amending s. 408.804, F.S.; providing a criminal penalty for altering, defacing, or falsifying a license certificate of certain health care providers; providing civil penalties for displaying an altered, defaced, or falsified license certificate; amending s. 408.806, F.S.; requiring the agency to provide a courtesy notice to a licensee regarding the expiration of a licensee's license; providing that failure of the agency to provide the courtesy notice or failure of the licensee to receive the notice does not excuse the licensee from timely renewing its license; providing that payment of the late fee is required for a later application; amending s. 408.810, F.S.; revising the requirements for obtaining and maintaining a license for certain health care providers and those who own a controlling interest in a health care provider; amending s. 408.813, F.S.; authorizing the agency to impose administrative fines for unclassified violations and identifying some of those violations; amending s. 408.815, F.S.; authorizing the agency to extend the expiration date of a license for the purpose of the safe and orderly discharge of clients; authorizing the agency to impose conditions on the extension; amending s. 409.906, F.S.; requiring the agency, in consultation with the Department of Elderly Affairs, to phase out the adult day health care waiver program; requiring adult day health care waiver providers, in consultation with resource centers for the aged, to assist in the transition of enrollees from the waiver program; repealing s. 409.221(4)(k), F.S., relating to the responsibility of the agency, the Department of Elderly Affairs, the Department of Health, the Department of Children and Family Services, and the Agency for Persons with Disabilities to review and assess the implementation of the consumer-directed care program and the agency's responsibility to submit a report to the Legislature; repealing s. 409.912(15)(e), (f), and (g), F.S., relating to a requirement that the Agency for Health Care Administration submit a report to the Legislature regarding the operation of the CARES program; amending s. 429.07, F.S.; deleting the requirement for an assisted living facility to obtain an additional license in order to provide limited nursing services; deleting the requirement for the Agency for Health Care Administration to conduct quarterly monitoring visits of facilities that hold a license to provide extended congregate care services; deleting the requirement for the Department of Elderly Affairs to report annually on the status of and recommendations related to extended congregate care; deleting the requirement for the Agency for Health Care Administration to conduct monitoring visits at least twice a year to facilities providing limited nursing services; increasing the licensure fees and the maximum fee required for a standard license; increasing the licensure fees for the extended congregate care license; eliminating the license fee for the limited nursing services license; transferring from another provision of law the requirement that a biennial survey of an assisted living facility include specific actions to determine whether the facility is adequately protecting residents' rights; providing that an assisted living facility that has been cited for certain violations is subject to monitoring visits; requiring a registered nurse to participate in certain monitoring visits; amending s. 429.11, F.S.; deleting a provision authorizing issuance of a provisional license to operate as an assisted living facility; repealing s. 429.12(2), F.S., relating to the sale or transfer of ownership of an assisted living facility; amending s. 429.14, F.S.; authorizing the agency to provide to the Division of Hotels and Restaurants of the Department of Business and Professional Regulation, by electronic means or through the agency's website, information regarding the denial, suspension, or revocation of a license; amending s. 429.17, F.S.; deleting provisions related to the limited nursing services license; revising the requirements for a conditional license to operate an assisted living facility; amending s. 429.19, F.S.; clarifying that a monitoring fee may be assessed in addition to an administrative fine; repealing s. 429.23(5), F.S., relating to a requirement that each assisted living facility submit a report to the agency regarding liability claims filed against it; amending s. 429.255, F.S.; eliminating provisions authorizing the use of volunteers to provide certain health-care-related services in assisted living facilities; authorizing assisted living facilities to provide limited nursing services; requiring an assisted living facility to be responsible for certain recordkeeping and staff to be trained to monitor residents receiving certain health-care-related services; repealing s. 429.28(3), F.S., relating to a requirement for a biennial survey of an assisted living facility, to conform to changes made by the act; amending s. 429.35, F.S.; authorizing the agency to provide to the local ombudsman council, electronically or through the agency's website, information regarding the results of an inspection; amending s. 429.41, F.S., relating to rulemaking; conforming provisions to changes made by the act; amending s. 429.53, F.S.; requiring the agency, rather than the agency's area offices of licensure and certifica-

tion, to provide consultation to certain persons and licensees regarding assisted living facilities; redefining the term "consultation" as it relates to assisted living facilities; amending s. 429.54, F.S.; requiring licensed assisted living facilities to electronically report certain data semi-annually to the Agency for Health Care Administration in accordance with rules adopted by the Department of Elderly Affairs; amending s. 429.65, F.S.; redefining the term "adult family-care home" as it relates to the Adult Family-Care Home Act; repealing s. 429.901(5), F.S., relating to the definition of the term "multiple or repeated violations"; repealing s. 429.911(2)(a), F.S.; deleting a ground for agency action against an adult day care center; amending s. 429.915, F.S.; revising requirements for a conditional license to operate an adult day care center; amending s. 430.80, F.S.; conforming a cross-reference; amending s. 483.201, F.S.; providing for disciplinary action against clinical laboratories failing to disclose specified information on the Internet; providing a maximum annual administrative fine that may be imposed annually against certain clinical laboratories for failure to comply with such disclosure requirement; amending s. 483.294, F.S.; requiring the agency to biennially, rather than at least annually, inspect the premises and operations of multiphasic health testing centers; amending s. 499.003, F.S.; revising the definition of the term "health care entity" to clarify that a blood establishment may be a health care entity and engage in certain activities; amending s. 499.005, F.S.; clarifying provisions prohibiting the unauthorized wholesale distribution of a prescription drug that was purchased by a hospital or other health care entity, to conform to changes made by the act; amending s. 499.01, F.S.; exempting certain blood establishments from the requirements to be permitted as a prescription drug manufacturer and register products; requiring that certain blood establishments obtain a restricted prescription drug distributor permit under specified conditions; limiting the prescription drugs that a blood establishment may distribute under the restricted prescription drug distributor permit; authorizing the Department of Health to adopt rules; providing effective dates.

---

By the Committees on Criminal and Civil Justice Appropriations; and Criminal Justice; and Senators Baker and Storms—

**CS for CS for SB 792**—A bill to be entitled An act relating to derelict motor vehicles and mobile homes; amending s. 319.241, F.S.; revising provisions relating to an application for the removal of a lien from the files of the Department of Highway Safety and Motor Vehicles or from the certificate of title; authorizing the department to remove the lien from its files within a specified period after receiving an application for a derelict motor vehicle certificate and notification to the lienholder, unless a written statement protesting such removal is received; amending s. 319.30, F.S.; revising certain definitions; 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, or 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; requiring that the department accept all properly endorsed and completed derelict motor vehicle certificate applications and issue such certification having an effective date that authorizes when the vehicle is eligible for dismantling or destruction; requiring that such electronic information be stored and made available to authorized persons; requiring that all licensed salvage motor vehicle dealers or registered secondary metals recyclers make all payments for the purchase of any derelict motor vehicle that is sold by a seller who is not the owner of record by check or money order; providing an effective date.

---

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

**CS for CS for SB 846**—A bill to be entitled An act relating to residential fire sprinkler requirements; amending s. 553.73, F.S.; prohibiting incorporation into the Florida Building Code certain mandatory residential fire sprinkler provisions of the International Residential Code; providing an exception; amending s. 633.025, F.S.; prohibiting a local government from requiring property owners to install fire sprinklers in residential properties based on the use of that property as a rental property or any change in or reclassification of the property's primary use to a rental property; providing an effective date.

By the Committee on Criminal Justice; and Senator Oelrich—

**CS for SB 860**—A bill to be entitled An act relating to threats; amending s. 836.10, F.S.; revising provisions relating to the sending of or procuring the sending of letters or inscribed communications containing certain threats of death or bodily injury; including electronic communications in such provisions; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Health Regulation—

**CS for SB 920**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 383.412, F.S., which provides an exemption from public-records requirements for information held or obtained by the State Child Abuse Death Review Committee or any local committee and an exemption from public-meetings requirements for specified meetings of the committee or a local committee; defining the term "local committee"; reorganizing provisions; requiring any portion of a closed meeting to be recorded; providing a public-records exemption for the recording of the closed meeting; providing a penalty; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

By the Committee on Health Regulation; and Senators Aronberg and Sobel—

**CS for SB 936**—A bill to be entitled An act relating to the breast cancer early detection and treatment referral program; amending s. 381.932, F.S.; revising certain criteria of the program by requiring that the public education and outreach initiative and professional education programs use guidelines currently employed by the United States Centers for Disease Control and Prevention rather than the United States Preventive Services Task Force; providing an effective date.

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

**CS for 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 for the purpose of lewdness, assignation, or prostitution; providing penalties; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Health Regulation; and Senators Richter, Gaetz, and Sobel—

**CS for CS for SB 970**—A bill to be entitled An act relating to the practice of dentistry; requiring persons who apply for licensure renewal as a dentist or dental hygienist to furnish certain information to the Department of Health in a dental workforce survey; requiring the Board of Dentistry to issue a nondisciplinary citation and a notice for failure to complete the survey within a specified time; providing notification requirements for the citation; requiring the department to serve as the coordinating body for the purpose of collecting, disseminating, and updating dental workforce data; requiring the department to maintain a database regarding the state's dental workforce; requiring the department to develop strategies to maximize federal and state programs and to work with an advisory body to address matters relating to the state's dental workforce; providing membership of the advisory body; providing for members of the advisory body to serve without compensation; requiring the department to act as a clearinghouse for collecting and disseminating information regarding the dental workforce; requiring the department and the board to adopt rules; providing legislative intent regarding implementation of the act within existing resources; amending s. 499.01, F.S.; authorizing certain business entities to pay for prescription drugs obtained by practitioners licensed under ch. 466, F.S.; amending s. 499.01212, F.S.; providing that a pedigree paper is not required for a wholesale distribution of prescription drugs within a sealed medical convenience kit under certain conditions; providing an exception; amending s. 624.91, F.S.; revising the membership of the board of directors of the Florida Healthy Kids Corporation to include a member nominated by the Florida Dental Association and appointed by the Governor; providing an effective date.

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

**CS for SB 972**—A bill to be entitled An act relating to public records; providing an exemption from public-records requirements for information contained in dental workforce surveys submitted by dentists or dental hygienists to the Department of Health as a condition for license renewal; providing exceptions to the exemption; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

By the Committees on Criminal and Civil Justice Appropriations; and Judiciary; and Senators Gelber and Bullard—

**CS for 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 Committee on Criminal and Civil Justice Appropriations; and Senator Jones—

**CS for SB 1012**—A bill to be entitled An act relating to juvenile justice facilities and programs; amending s. 985.03, F.S.; defining the term "ordinary medical care"; amending s. 985.64, F.S.; requiring that the Department of Juvenile Justice adopt rules to ensure the effective delivery of services to children in the care and custody of the department; requiring the department to coordinate its rule-adoption process with the Department of Children and Family Services and the Agency for Persons with Disabilities to ensure that the department's rules do not encroach upon the substantive jurisdiction of those agencies; clarifying that the rules of the Department of Juvenile Justice do not supersede provisions governing consent to treatment and services; amending s. 985.721, F.S.; conforming a cross-reference; providing an effective date.

By the Committees on Transportation and Economic Development Appropriations; Judiciary; Community Affairs; and Regulated Industries; and Senator Jones—

**CS for 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 General Government Appropriations; and Senator Aronberg—

**CS for SB 1020**—A bill to be entitled An act relating to agency inspectors general; amending s. 20.055, F.S.; providing that an agency inspector general may be appointed by the agency head after 14 days notice, in writing, to the Governor; providing that an agency inspector general may be removed for good cause shown by the agency head with the approval of the Governor or a majority vote of the Cabinet; requiring each state agency to include in its legislative budget request for the 2011-2012 fiscal year the transfer of positions and funding for the inspector general's office to a new and separate budget entity within the respective agency; providing an effective date.

By the Committee on Transportation; and Senator Oelrich—

**CS for SB 1026**—A bill to be entitled An act relating to road and bridge designations; designating Veterans Memorial Highway and Sergeant Ricky Lord Road in Gilchrist County; designating Anthony J. Perez Street in Miami-Dade County; designating the Kenneth H. "Buddy" MacKay and Jim H. Williams Memorial Bridge in Ocala; directing the Department of Transportation to erect suitable markers; providing an effective date.

By the Committee on Community Affairs; and Senator Baker—

**CS for SB 1056**—A bill to be entitled An act relating to the Local Government Prompt Payment Act; amending s. 218.72, F.S.; revising definitions; amending s. 218.735, F.S.; revising provisions relating to the timely payment for purchases of construction services; requiring a local governmental entity to identify in a construction contract the agent or employee or facility or office to which a contractor may submit its payment request or invoice; requiring that an ordinance providing dispute resolution procedures applicable to a construction contract be referenced in the contract; requiring construction contracts to specify a date for the delivery of a list of items required to render complete, satisfactory, and acceptable the construction services purchased by a local governmental entity; providing for the extension of the contract if the list of items remaining to complete is not timely provided to the contractor; deleting provisions relating to the amount of retainage that may be withheld by a local governmental entity after 50 percent of construction services are completed; providing a timeframe and procedure for subcontractors to submit an invoice for the remainder of unpaid constructions services; amending s. 218.76, F.S.; revising provisions relating to the resolution of disputes concerning an improper payment request or invoice; providing that a local governmental entity waives its objection in a payment dispute if it fails to commence the dispute resolution procedure within the time required; providing an effective date.

By the Committee on Criminal Justice; and Senators Altman and Fasano—

**CS for SB 1066**—A bill to be entitled An act relating to open house parties; amending s. 856.015, F.S.; providing that a person who violates the open house party statute a second or subsequent time commits a misdemeanor of the first degree; providing that a person commits a misdemeanor of the first degree if the violation of the open house party statute causes serious bodily injury or death of a minor; providing criminal penalties; providing an effective date.

By the Committee on Criminal Justice; and Senators Altman and Fasano—

**CS for SB 1068**—A bill to be entitled An act relating to selling, giving, or serving alcoholic beverages to persons under 21 years of age;

amending s. 562.11, F.S.; providing a potential increase in the penalty imposed for a second or subsequent offense of selling, giving, or serving alcoholic beverages to a person under 21 years of age within a specified period following the prior offense; providing a defense; providing an effective date.

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

**CS for SB 1072**—A bill to be entitled An act relating to juvenile justice; amending s. 394.492, F.S.; including children 9 years of age or younger at the time of referral for a delinquent act within the definition of those children who are eligible to receive comprehensive mental health services; amending s. 984.03, F.S.; redefining the terms "child in need of services" and "family in need of services" to provide that a child is eligible to receive comprehensive services if the child is 9 years of age or younger at the time of referral to the Department of Juvenile Justice for a delinquent act; amending s. 984.14, F.S.; providing that a child may not be placed in a shelter before a court hearing unless the child is taken into custody for a misdemeanor domestic violence charge and is eligible to be held in secure detention; amending s. 985.02, F.S.; providing additional legislative findings and intent for the juvenile justice system; amending s. 985.03, F.S.; redefining the terms "child in need of services" and "family in need of services" to provide that a child is eligible to receive comprehensive services if the child is 9 years of age or younger at the time of referral to the department for a delinquent act; amending s. 985.125, F.S.; encouraging law enforcement agencies, school districts, counties, municipalities, and the department to establish prearrest or postarrest diversion programs; encouraging operators of diversion programs to give first-time misdemeanor offenders and offenders who are 9 years of age or younger an opportunity to participate in the programs; amending s. 985.145, F.S.; requiring a juvenile probation officer to make a referral to the appropriate shelter if the completed risk assessment instrument shows that the child is ineligible for secure detention; amending s. 985.24, F.S.; prohibiting a child alleged to have committed a delinquent act or violation of law from being placed into secure, non-secure, or home detention care because of a misdemeanor charge of domestic violence if the child lives in a family that has a history of family violence or if the child is a victim of abuse or neglect; prohibiting a child 9 years of age or younger from being placed into secure detention care unless the child is charged with a capital felony, a life felony, or a felony of the first degree; amending s. 985.245, F.S.; revising membership on the statewide risk assessment instrument committee; amending s. 985.255, F.S.; providing that a child may be retained in home detention care under certain circumstances; providing that a child who is charged with committing a felony offense of domestic violence and who does not meet detention criteria may nevertheless be held in secure detention if the court makes certain specific written findings; amending s. 985.441, F.S.; authorizing a court to commit a female child adjudicated as delinquent to the department for placement in a mother-infant program designed to serve the needs of juvenile mothers or expectant juvenile mothers who are committed as delinquents; requiring the department to adopt rules to govern the operation of the mother-infant program; amending s. 985.45, F.S.; providing that whenever a child is required by the court to participate in any juvenile justice work program, the child is considered an employee of the state for the purpose of workers' compensation; amending s. 985.632, F.S.; requiring the Department of Juvenile Justice to collect and analyze available statistical data for the purpose of ongoing evaluation of all juvenile justice programs; redefining terms; requiring the department to use a standard methodology to annually measure, evaluate, and report program outputs and youth outcomes for each program and program group; requiring that the department submit an annual report to the appropriate committees of the Legislature and the Governor; requiring that the department apply a program accountability measures analysis to each program; deleting obsolete provisions; amending s. 985.664, F.S.; providing that a juvenile justice circuit board may increase its membership to adequately reflect the diversity of the population, community organizations, and child care agencies in its circuit; reenacting ss. 419.001(1)(d), 984.04(5), and 984.15(2)(c) and (3)(c), F.S., relating to community residential homes, families and children in need of services, and filing decisions available to a state attorney, respectively, to incorporate the amendment made to s. 984.03, F.S., in references thereto; reenacting s. 984.13(3), F.S., relating to taking a child into custody, to incorporate the amendment made to s. 984.14, F.S., in a reference thereto; reenacting s. 419.001(1)(d), F.S., relating to community residential homes, to incorporate the amendment

made to s. 985.03, F.S., in a reference thereto; providing an effective date.

By the Committees on General Government Appropriations; and Governmental Oversight and Accountability; and Senator Ring—

**CS for CS for SB 1078**—A bill to be entitled An act relating to state financial matters; amending s. 121.4501, F.S.; defining the term “electronic means” and redefining the term “optional retirement program”; providing for excess account balances in the Public Employee Optional Retirement Program when an employee transfers to the defined benefit program and for the use of such excess balance; requiring the State Board of Administration to develop procedures to resolve complaints; providing for the use of records in resolving such complaints; clarifying the state board’s rule authority with respect to the program; amending s. 121.4502, F.S.; establishing a forfeiture account in the Public Employee Retirement Program Trust Fund and providing for the use of funds in the account; amending s. 121.591, F.S.; permitting an application for benefits under the optional retirement program to be submitted by electronic means; amending s. 121.74, F.S.; revising the contribution rates for employers participating in the Florida Retirement System; amending s. 121.78, F.S.; exempting the Division of Retirement, the state board, and the third-party administrator from liability for market losses due to acts of God; amending s. 215.44, F.S.; authorizing the State Board of Administration to invest the funds of any state university or college or a direct-support organization of any state agency, university or college, or local government; amending s. 215.47, F.S.; expanding the types of investments that the state board is authorized to make; increasing the fund amount that may be invested in a foreign entity; amending s. 218.409, F.S.; providing for extending a moratorium on contributions to the Local Government Surplus Funds Trust Fund under certain circumstances; authorizing the state board to develop work products that are subject to trademark, copyright, or patent; providing an effective date.

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

**CS for CS for SB 1138**—A bill to be entitled An act relating to motor vehicles; amending s. 320.02, F.S.; requiring the application form for motor vehicle registration or renewal of registration to include language permitting the applicant to make a voluntary contribution to Blind Babies and Blind Youth Services, for services for persons with developmental disabilities, and to the Ronald McDonald House; amending s. 322.08, F.S.; requiring the application form for a driver’s license or duplicate thereof to include language permitting the applicant to make a voluntary contribution to Senior Vision Services, for services for persons with developmental disabilities, and to the Ronald McDonald House; providing for distribution of funds collected from voluntary contributions; providing that such contributions are not considered income of a revenue nature; providing an effective date.

By the Committee on Banking and Insurance; and Senators Bennett and Negron—

**CS for SB 1152**—A bill to be entitled An act relating to the Florida Funeral, Cemetery, and Consumer Services Act; amending s. 497.005, F.S.; defining the terms “direct supervision” and “general supervision” as they relate to supervision by funeral directors and embalmers; amending s. 497.101, F.S.; revising qualifications for the membership of the Board of Funeral, Cemetery, and Consumer Services; amending s. 497.103, F.S.; authorizing the waiver of certain provisions during a state of emergency; amending s. 497.140, F.S.; authorizing fees for certain inspections of licensees; amending s. 497.141, F.S.; prohibiting the issuance or renewal of a license to an applicant that has specified criminal records under certain circumstances; authorizing a licensing authority of the Department of Financial Services to adopt rules; authorizing the licensing authority to require the submission of applications in an online electronic format; authorizing fees for applications submitted in a paper format; amending s. 497.142, F.S.; requiring an applicant for renewal of a license to disclose certain criminal offenses; requiring an applicant for issuance or renewal of a license to disclose certain criminal pleas; requiring the licensing authority to adopt rules for the disclosure of criminal records; authorizing an exception from disclosure requirements for previously disclosed criminal records; amending s. 497.143, F.S.; re-

vising legislative intent; authorizing the licensing authority to adopt rules for the issuance of limited licenses to certain persons licensed outside the state; revising eligibility and application requirements for a limited license; amending s. 497.147, F.S.; deleting limits on the continuing education credit provided for attendance at board meetings; amending s. 497.152, F.S.; providing that certain criminal pleas are a ground for denial of an application or discipline of a licensee under ch. 497, F.S.; amending s. 497.161, F.S.; authorizing the department to adopt rules that temporarily suspend or modify certain provisions during and following a state of emergency; amending s. 497.162, F.S.; revising which nonlicensed personnel are required to complete a course on communicable diseases; extending the time for completion of the course; amending s. 497.166, F.S.; conforming terminology to changes made by the act; amending s. 497.277, F.S.; authorizing a cemetery company to charge a fee for performing specified duties related to certain cemetery sales contracts; requiring disclosure of the charges; exempting charges from certain trust deposit requirements; authorizing the department to adopt rules; amending s. 497.278, F.S.; authorizing a cemetery company to require certain persons and firms to show proof of certain insurance coverage; prohibiting a cemetery company from setting certain insurance coverage limits; amending s. 497.365, F.S.; prohibiting the embalming of human remains except by certain licensees; amending s. 497.372, F.S.; revising certain functions construed to be the practice of funeral directing; prohibiting a funeral director from engaging in the practice of funeral directing except under certain circumstances; providing an exception; requiring that the Board of Funeral, Cemetery, and Consumer Services adopt rules; providing that certain provisions of state law do not prohibit a funeral director from being designated the licensed funeral director in charge of a cineration facility; revising the acts that are exempt from regulation as the practice of funeral directing; amending s. 497.373, F.S.; revising the educational and examination requirements for licensure of funeral directors by examination; revising requirements for the supervision of provisional licensees; amending s. 497.374, F.S.; revising the examination requirements for licensure of funeral directors by endorsement; amending s. 497.375, F.S.; establishing educational requirements for funeral director intern licenses; revising the application requirements for funeral director intern licenses; revising requirements for the supervision of funeral director interns; providing for the expiration of funeral director intern licenses; prohibiting the renewal of funeral director intern licenses except under certain circumstances; authorizing rules for the renewal of funeral director intern licenses; providing for license renewal fees; amending s. 497.376, F.S.; deleting provisions requiring rules for the display of certain licenses; amending s. 497.378, F.S.; conforming the continuing education requirements for funeral directors and embalmers to the repeal by the act of provisions requiring a course on HIV and AIDS; authorizing the licensing authority to adopt rules for the renewal of funeral director and embalmer licenses; amending s. 497.380, F.S.; providing duties of a funeral director in charge of a funeral establishment; requiring a funeral director in charge to have an embalmer license and providing exceptions; requiring the reporting of a change in the funeral director in charge of a funeral establishment; requiring certain licensees to display their licenses in funeral establishments; creating s. 497.4555, F.S.; authorizing a preneed licensee to charge a fee for performing certain duties related to a preneed contract; requiring disclosure of the charges; exempting charges from certain trust deposit requirements; authorizing the department to adopt rules; amending s. 497.456, F.S.; authorizing requirements that certain claims forms be sworn and notarized; amending s. 497.464, F.S.; deleting a requirement that trust payments for preneed contracts be deposited in this state; requiring that funds discharging a preneed contract be disbursed from the trust under certain circumstances; amending s. 497.602, F.S.; revising the course requirements for a direct disposer license; deleting provisions requiring rules for the display of certain licenses; amending s. 497.603, F.S.; requiring the licensing authority to adopt rules for the renewal of direct disposer licenses; requiring a course on communicable diseases; conforming the continuing education requirements for direct disposers to the repeal by the act of provisions requiring a course on HIV and AIDS; amending s. 497.604, F.S.; requiring a direct disposal establishment to have a licensed funeral director act as the direct disposer in charge and providing exceptions; requiring certain licensees to display their licenses in direct disposal establishments; repealing s. 497.367, F.S., relating to a continuing education course required for funeral directors and embalmers on HIV and AIDS; providing an effective date.

By the Committee on Regulated Industries; and Senator Altman—

**CS for SB 1174**—A bill to be entitled An act relating to the regulation of hoisting equipment used in construction, demolition, or excavation work; creating s. 489.1138, F.S.; defining the terms “hoisting equipment,” “mobile crane,” and “tower crane”; requiring an applicant for a building permit to submit certain information to a local building official; requiring radio communications between certain crane operators; requiring certain preparations for a hurricane or high-wind event; requiring a preparedness plan for certain cranes; requiring that hoisting equipment be secured in a specified manner under certain circumstances; providing penalties for violation of the act by certain licensed contractors; preempting regulation of hoisting equipment and persons operating the equipment to the state; providing exemptions; providing an effective date.

By the Committees on Finance and Tax; and Commerce; and Senators Altman and Crist—

**CS for CS for SB 1188**—A bill to be entitled An act relating to spaceflight; amending s. 14.2015, F.S.; providing for the Office of Tourism, Trade, and Economic Development to administer corporate income tax credits for commercial spaceflight projects; amending s. 213.053, F.S.; authorizing the Department of Revenue to share information relating to corporate income tax credits for commercial spaceflight projects with the Office of Tourism, Trade, and Economic Development; amending s. 220.02, F.S.; revising the order in which credits against the corporate income tax or franchise tax may be taken; amending s. 220.13, F.S.; providing that the amount taken as a credit for a commercial spaceflight project must be added to taxable income; prohibiting a deduction from taxable income for any net operating loss taken as a credit against corporate income taxes or transferred; amending s. 220.16, F.S.; authorizing the amount of payments received in exchange for transferring a certain net operating loss to be allocated to this state; creating s. 220.194, F.S.; providing legislative intent; defining terms; authorizing nontransferable corporate income tax credits, transferable net operating loss tax credits, and machinery and equipment tax credits for certified commercial spaceflight businesses engaged in commercial spaceflight projects; specifying tax credit amounts and eligibility criteria; requiring that a business demonstrate eligibility to claim a tax credit to the satisfaction of the Office of Tourism, Trade, and Economic Development and the Department of Revenue; requiring a business to submit an application to the Office of Tourism, Trade, and Economic Development for approval to earn credits; specifying the required contents of an application; requiring the Office of Tourism, Trade, and Economic Development to approve or deny an application within 60 days after receipt; requiring that a business apply to be certified by the Office of Tourism, Trade, and Economic Development in order to take or transfer a credit; requiring the Office of Tourism, Trade, and Economic Development to recommend approval or denial of an application for certification within 60 days after receipt; specifying the required contents of an application for certification; requiring the executive director of the Office of Tourism, Trade, and Economic Development to approve or deny the application for certification within 30 days after receiving the recommendation for approval or denial; requiring that the Office of Tourism, Trade, and Economic Development submit a copy of a certification for tax credits to the Department of Revenue; providing procedures to transfer a tax credit; authorizing the Department of Revenue to perform audits and investigations necessary to verify the accuracy of returns; authorizing the Office of Tourism, Trade, and Economic Development to revoke or modify a certification granting eligibility for tax credits under certain circumstances; requiring a certified commercial spaceflight business to pay any required tax within 60 days after receiving notice that previously approved tax credits have been revoked or modified; authorizing the Department of Revenue to assess additional taxes, interest, or penalties; authorizing the Office of Tourism, Trade, and Economic Development to adopt rules; requiring the Office of Tourism, Trade, and Economic Development to submit an annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the activities of the commercial launch zone incentive program; providing for application; providing an effective date.

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

**CS for 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 Committees on Health and Human Services Appropriations; and Health Regulation; and Senator Peadar—

**CS for CS for SB 1256**—A bill to be entitled An act relating to the physician workforce; repealing s. 381.0403(4) and (9), F.S., relating to the program for graduate medical education innovations and the graduate medical education committee and report; 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. 458.315, F.S.; revising the standards for the Board of Medicine to issue a temporary certificate to a certain physicians to practice medicine in areas of critical need; authorizing the State Surgeon General to designate areas of critical need; creating s. 459.0076, F.S.; authorizing the Board of Osteopathic Medicine to issue temporary certificates to osteopathic physicians who meet certain requirements to practice osteopathic medicine in areas of critical need; providing restrictions for issuance of a temporary certificate; authorizing the State Surgeon General to designate areas of critical need; authorizing the Board of Osteopathic Medicine to waive the application fee and licensure fees for obtaining temporary certificates for certain purposes; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Fasano and Storms—

**CS for SB 1282**—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; expanding a public-records exemption for specified personal information of the spouses and children of active and former law enforcement and investigatory personnel; expanding a public-records exemption for specified personal information of firefighters and for their spouses and children; providing for future legislative review and repeal of the exemptions under the Open Government Sunset Review Act; providing a statement of public necessity; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Ring, Negron, and Crist—

**CS for SB 1296**—A bill to be entitled An act relating to public records and public meetings; creating s. 624.36, F.S.; creating a public-records exemption for specified information held by the Medicaid and Public Assistance Fraud Strike Force; creating a public-meetings exemption for meetings of the Medicaid and Public Assistance Fraud Strike Force at which specified information is discussed; providing for future legislative review and repeal of the exemptions 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 Wise—

**CS for SB 1366**—A bill to be entitled An act relating to the Uniform Commercial Code; revising and providing provisions of the Uniform Commercial Code relating to electronic documents of title, warehouse receipts, bills of lading, and other documents of title to conform to the revised Article 7 of the Uniform Commercial Code as prepared by the National Conference of Commissioners on Uniform State Laws; amending ss. 668.50 and 671.304, F.S.; correcting cross-references; amending ss. 671.201, 672.103, 672.104, 674.104, 677.102, and 679.1021, F.S.; revising and providing definitions; revising provisions pertaining to definitions applicable to certain provisions of the code, to conform cross-references to revisions made by this act; amending s. 672.310, F.S.; revising time when certain delivery payments are due; amending ss. 559.9232, 672.323, 672.401, 672.503, 672.505, 672.506, 672.509, 672.605, 672.705, 674.2101, 677.201, 677.202, 677.203, 677.205, 677.206, 677.207, 677.208, 677.301, 677.302, 677.304, 677.305, 677.401, 677.402, 677.403, 677.404, 677.502, 677.503, 677.505, 677.506, 677.507, 677.508, 677.509, 677.602, 677.603, 679.2031, 679.2071, 679.3011, 679.3101, 679.3121, 679.3131, 679.3141, 679.3171, 679.338, 680.1031, 680.514, and 680.526, F.S.; revising provisions to conform to changes made by this act; making editorial changes; amending s. 677.103, F.S.; revising and providing application in relation of chapter to treaty, statute, tariff, classification, or regulation; amending s. 677.104, F.S.; providing when certain documents of title are nonnegotiable; amending s. 677.105, F.S.; authorizing an issuer of the electronic document to issue a tangible document of title as a substitute for the electronic document under certain conditions; authorizing an issuer of a tangible document to issue an electronic document of title as a substitute for the tangible document under certain conditions; creating s. 677.106, F.S.; providing when certain persons have control of an electronic document of title; amending s. 677.204, F.S.; revising liability of certain damages; authorizing a warehouse receipt or storage agreement to provide certain requirements; amending s. 677.209, F.S.; revising conditions for a warehouse to establish a lien against a bailor; providing when and against whom the lien is effective; amending s. 677.210, F.S.; revising provisions relating to the enforcement of liens; amending s. 677.303, F.S.; prohibiting liability for certain carriers; amending s. 677.307, F.S.; revising conditions under which a carrier has a lien on goods covered by a bill of lading; amending s. 677.308, F.S.; revising provisions relating to the enforcement of a carrier's lien; amending s. 677.309, F.S.; revising provisions relating to the contractual limitation of a carrier's liability; amending s. 677.501, F.S.; providing requirements for negotiable tangible documents of title and negotiable electronic documents of title; amending s. 677.504, F.S.; providing condition under which the rights of the transferee may be defeated; amending s. 677.601, F.S.; revising provisions relating to lost, stolen, or destroyed documents of title; amending s. 678.1031, F.S.; providing that certain documents of title are not financial assets; amending s. 679.2081, F.S.; providing requirements for secured parties having control of an electronic document; providing an effective date.

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

**CS for CS for SB 1544**—A bill to be entitled An act relating to probate procedures; amending s. 655.934, F.S.; updating terminology relating to a durable power of attorney; amending s. 655.935, F.S.; imposing additional duties on the lessor of a safe-deposit box relating to the contents of the box when the lessee has died; authorizing the lessor to charge fees for performing such duties; amending s. 731.110, F.S.; revising requirements relating to filing a caveat; providing that a caveat may be filed before or after a person's death; providing for the expiration of the caveat; amending s. 731.201, F.S.; revising the definitions of

“formal notice” and “informal notice”; amending s. 731.301, F.S.; clarifying provisions relating to notice; amending s. 732.2125, F.S.; clarifying a provision relating to the right of election; amending s. 732.401, F.S.; providing that a decedent's spouse may elect to take an interest in a homestead as a tenant in common rather than a life estate; providing procedures and forms for filing notice of such election; providing that such election is irrevocable; providing for the allocation of expenses relating to the homestead; specifying that the interests of the decedent's descendants in the homestead may not be divested if the spouse's interest is disclaimed; amending s. 732.4015, F.S.; providing that if a spouse's interest in a homestead has been disclaimed, the disclaimed interest passes in accordance with ch. 739, F.S.; creating s. 732.4017, F.S.; providing for the inter vivos transfer of homestead property; providing limitations; amending s. 732.608, F.S.; clarifying provisions relating to which laws apply when determining intestate succession in certain circumstances; creating s. 732.805, F.S.; denying certain rights or benefits to a surviving spouse who procured a marriage by fraud, duress, or undue influence; providing procedures for challenging a surviving spouse; providing for the award of costs and fees; providing for notice to obligors; providing a time limitation on bringing such actions; creating s. 733.1051, F.S.; providing for the temporary construction of the terms of a will that has specified provisions with respect to federal tax; authorizing the court to define respective shares or determine beneficiaries during a specified period if the will contains certain provisions; providing that such provision is remedial in nature and operates retroactively to January 1, 2010; amending s. 733.107, F.S.; providing that, in a will contest, certain affidavits and oaths are prima facie evidence relating to execution and attestation of a will; amending s. 733.2123, F.S.; deleting the requirement for attaching a copy of a will to a notice of a petition for administration; amending s. 733.608, F.S.; specifying the manner for serving notice of the personal representative's lien for expenditures and obligations incurred; amending s. 735.203, F.S.; revising provisions relating to providing notice for a petition for summary administration; amending s. 736.1102, F.S.; clarifying provisions relating to which laws apply when determining intestate succession in certain circumstances; amending s. 744.444, F.S.; conforming provisions to changes made by the act; providing effective dates.

By the Committees on Criminal Justice; and Children, Families, and Elder Affairs; and Senator Smith—

**CS for 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 Committees on Governmental Oversight and Accountability; Judiciary; and Community Affairs; and Senators Dockery and Crist—

**CS for CS for CS for SB 1598**—A bill to be entitled An act relating to public records and public meetings; creating s. 119.001, F.S.; creating the “Sunshine in Government Act”; creating s. 119.002, F.S.; requiring all elected and appointed public officials to undergo education and training on the requirements of the Sunshine in Government Act; creating s. 119.003, F.S.; defining terms; amending s. 119.01, F.S.; requiring that an agency consider a recordkeeping system's capabilities of

redacting exempt or confidential information when designing, acquiring, or upgrading such a system; amending s. 119.07, F.S.; conforming a cross-reference; requiring that the custodian of a public record furnish a copy or certified copy of the record to the person requesting the record after payment of a designated fee; providing that if the nature or volume of the public record requested to be inspected or copied requires more than 30 minutes of agency resources, the agency may charge a fee for the agency resources incurred; providing for payment of the actual cost to duplicate a public record stored in an electronic format; authorizing an agency to charge a fee for converting a record into an electronic format; limiting the clerical cost of duplication of a record to the base hourly rate of the lowest paid personnel capable of providing such clerical or supervisory assistance; authorizing an agency to reduce or waive a fee pursuant to consistent policies; prohibiting an agency from charging a fee for the costs associated with redacting information from the record which the agency maintains is not subject to public-records requirements; amending s. 119.071, F.S.; removing the definitions for the terms "security system plan," "commercial activity," and "commercial entity"; creating s. 119.13, F.S.; directing the Division of Library and Information Services of the Department of State to adopt a rule to establish a model policy for providing public access to public records; amending s. 119.15, F.S.; providing that in the 10th year after reenactment of a statutory exemption, the exemption shall be repealed on October 2nd of that year, unless the Legislature acts to reenact the exemption; creating s. 119.20, F.S.; providing that all meetings of any board or commission of any state agency or authority or of any agency or authority of any county, municipal corporation, or political subdivision at which official acts are to be taken are declared to be public meetings that are open to the public at all times; requiring that the minutes of a meeting of any board or commission or any state agency or authority be promptly recorded and open to the public; prohibiting a person or entity subject to the open-meetings requirements from holding meetings at any facility or location that discriminates on the basis of sex, age, race, creed, color, origin, or economic status or that operates in such a manner as to unreasonably restrict public access to such a facility; creating s. 119.201, F.S.; providing for certain specified exemptions from open-meetings requirements; setting forth the procedures by which the closed meeting must proceed; providing for future repeal of the exemption and review under the Open Government Sunset Review Act; creating s. 119.202, F.S.; prohibiting a member of a state, county, or municipal governmental board, commission, or agency who is present at a meeting at which an official decision, ruling, or other official act is to be taken or adopted from abstaining from voting in regard to any such decision; providing for procedures with respect to a possible conflict of interest of the member; creating s. 119.30, F.S.; providing penalties for violations of the Sunshine in Government Act; creating s. 119.31, F.S.; authorizing the circuit courts of this state to issue injunctions to enforce the act; authorizing any person to petition the court for an injunction; creating s. 119.32, F.S.; providing for attorney's fees under certain circumstances; repealing ss. 119.011, 119.10, 119.12, 286.011, 286.0113, and 286.012, F.S., relating to definitions, violations and penalties of public-records requirements, attorney's fees, public meetings, general exemptions from public-meetings requirements, and voting requirements at meetings of governmental bodies, respectively; reenacting s. 27.02(2), F.S., relating to the duties of the state attorney before the circuit court; reenacting s. 119.01(2)(f), F.S., relating to state policy on public records; reenacting s. 119.0712(1)(d), F.S., relating to specific exemptions from inspection or copying of public records for executive branch agencies; reenacting s. 119.084(2)(a), F.S., relating to the copyright of data processing software created by governmental agencies; reenacting s. 455.219(6), F.S., relating to licensure fees charged by professional boards; reenacting s. 456.025(11), F.S., relating to costs of regulating health care professions and practitioners; reenacting ss. 458.3193(1)(c) and 459.0083(1)(c), F.S., relating to confidentiality of certain information contained in physician workforce surveys; reenacting s. 472.011(16), F.S., relating to fees the surveyors and mappers board may charge for application, examination, reexamination, and licensing; reenacting s. 1012.31(2)(e), F.S., relating to public school system employee personnel files, to incorporate the amendments made to s. 119.07, F.S., in references thereto; reenacting s. 17.076(5), F.S., relating to the direct deposit of funds for a person who is drawing a salary or retirement benefits from the state; reenacting s. 119.0714, F.S., relating to court files and court records; reenacting s. 1007.35(8)(b), F.S., relating to the Florida Partnership for Minority and Underrepresented Student Achievement Act, to incorporate the amendments made to s. 119.071, F.S., in references thereto; amending ss. 11.0431, 28.001, 28.24, 73.0155, 97.0585, 112.3188, 163.61, 257.34, 257.35, 281.301, 364.107, 382.0085, 383.402, 550.0251, 607.0505,

617.0503, 636.064, 668.50, 668.6076, 713.313, 787.03, 817.568, 817.569, 893.0551, 914.27, 943.031, 943.0313, 943.0314, and 943.032, F.S.; conforming cross-references; providing an effective date.

---

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

**CS for SB 1660**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 497.172, F.S., which provides exemptions from public-meetings and public-records requirements for the Board of Funeral, Cemetery, and Consumer Services within the Department of Financial Services and for certain information held by the Department of Financial Services; requiring a recording of a closed meeting of the board wherein licensure examination questions or answers are discussed; creating a public-record exemption for a recording of the closed meeting; providing for future legislative review and repeal of the exemption; requiring a recording of a closed meeting of a probable cause panel of the board; removing the scheduled repeal of exemptions within the section; providing a statement of public necessity; providing an effective date.

---

By the Committees on Governmental Oversight and Accountability; and Higher Education—

**CS for SB 1676**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 1005.38, F.S., which provides an exemption from public-records requirements for investigatory records held by the Commission for Independent Education and an exemption from public-meetings requirements for a probable cause panel wherein exempt information is discussed; reorganizing the exemption; requiring a recording for any portion of a closed meeting of a probable cause panel; providing a public-records exemption for the recording of a closed meeting of a probable cause panel and the minutes and findings of the meeting; providing for limited duration of the exemption; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

---

By the Committees on Transportation and Economic Development Appropriations; and Commerce; and Senator Altman—

**CS for CS for SB 1776**—A bill to be entitled An act relating to space and aerospace infrastructure; creating s. 331.370, F.S.; revising authorized uses of specified Space Florida appropriations; providing an effective date.

---

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

**CS for SB 1806**—A bill to be entitled An act relating to education; amending s. 413.20, F.S.; redefining and deleting terms relating to vocational rehabilitation programs; replacing an obsolete term; amending s. 413.30, F.S.; revising provisions relating to eligibility for vocational rehabilitation services; providing for an individualized plan for employment; requiring the Division of Vocational Rehabilitation in the Department of Education to conduct trial work experiences before determining that an individual is incapable of benefiting from services; requiring the division to refer an individual to other services if the division determines that the individual is ineligible for vocational rehabilitation services; requiring the division to serve those having the most significant disabilities first under specified circumstances; conforming provisions to changes made by the act; amending s. 413.341, F.S.; allowing confidential records to be released for audit, program evaluation, or research purposes; amending s. 413.371, F.S.; requiring the division to administer an independent living program; conforming provisions to changes made by the act; repealing the division's authority to contract for specified services; amending s. 413.393, F.S.; correcting references and conforming provisions to changes made by the act; amending s. 413.40, F.S.; revising the division's powers to administer the independent living program; authorizing the division to employ specified individuals and to contract for services in accordance with the state plan for independent living; conforming provisions to changes made by the act; amending s. 413.405, F.S.; revising the membership of the Florida Rehabilitation Council; providing that Department of Education employees may serve only as nonvoting members; revising provisions re-

lating to terms of office; revising council functions; correcting references and replacing obsolete cross-references; amending s. 413.407, F.S.; correcting a reference; repealing s. 413.206, F.S., relating to a 5-year plan for the division; repealing s. 413.39, F.S., relating to administration of the independent living program; repealing ss. 413.70 and 413.72, F.S., relating to the limiting disabilities program; repealing s. 413.73, F.S., relating to the disability assistance program; repealing s. 1013.05, F.S., relating to the Office of Educational Facilities and SMART Schools Clearinghouse; amending ss. 163.31777, 1001.20, and 1013.04, F.S.; deleting obsolete references; amending s. 1013.21, F.S.; deleting obsolete references; requiring the Office of Educational Facilities in the Department of Education to monitor district facilities work programs; amending ss. 1013.33 and 1013.35, F.S.; deleting obsolete references; amending s. 1013.41, F.S.; deleting obsolete references; requiring the Office of Educational Facilities to assist school districts in building SMART schools; amending s. 1013.42, F.S.; deleting obsolete references; specifying criteria for the prioritization of School Infrastructure Thrift Program awards; amending s. 1013.72, F.S.; revising the cost per student station for purposes of School Infrastructure Thrift Program awards; deleting obsolete references; amending s. 1013.73, F.S.; deleting an obsolete reference; requiring the Division of Statutory Revision of the Office of Legislative Services to prepare a reviser's bill to make conforming changes to address past legislation amending terminology relating to the Florida College System; repealing s. 1004.87, F.S., relating to Florida College System Task Force; repealing s. 1002.335, F.S., relating to the Florida Schools of Excellence Commission; amending s. 1002.33, F.S.; conforming provisions to changes made by the act; repealing s. 1003.413(5), F.S., relating to the Secondary School Improvement Award Program; repealing s. 1003.62, F.S., relating to academic performance-based charter school districts; amending ss. 1011.69 and 1013.64, F.S.; conforming provisions to changes made by the act; repealing ss. 1003.63 and 1008.345(7), F.S., relating to the deregulated public schools pilot program; amending s. 1004.68, F.S.; conforming a cross-reference; repealing s. 1006.67, F.S., relating to the reporting of campus crime statistics; amending s. 1013.11, F.S.; conforming provisions to changes made by the act; repealing ss. 1009.63 and 1009.631, F.S., relating to the occupational therapist or physical therapist critical shortage program; repealing s. 1009.632, F.S., relating to the Critical Occupational Therapist or Physical Therapist Shortage Student Loan Forgiveness Program; repealing s. 1009.633, F.S., relating to the Critical Occupational Therapist or Physical Therapist Shortage Scholarship Loan Program; repealing s. 1009.634, F.S., relating to the Critical Occupational Therapist or Physical Therapist Shortage Tuition Reimbursement Program; repealing s. 1009.64, F.S., relating to the Certified Education Paraprofessional Welfare Transition Program; amending ss. 1009.40 and 1009.94, F.S.; conforming provisions to changes made by the act; providing an effective date.

---

By the Committee on Transportation; and Senator Bennett—

**CS for SB 1842**—A bill to be entitled An act relating to transportation projects; creating s. 335.199, F.S.; directing the Department of Transportation to notify local governmental entities of certain proposed projects before the design is finalized; providing a timeframe for notification; requiring the local governmental entity to receive and review public input regarding the effects of the project on local business and to provide comments to the department; directing the department to consider the comments in the final design of the project; providing an effective date.

---

By the Committees on Finance and Tax; Commerce; and Commerce—

**CS for 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 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 Criminal and Civil Justice Appropriations; and Senator Sobel—

**CS for SB 1862**—A bill to be entitled An act relating to child abduction prevention; providing a short title; amending s. 61.45, F.S.; authorizing additional persons to move to have certain restrictions placed in parenting plans upon showing of a risk that one party may violate the court's parenting plan by removing a child from this state or country or by concealing the child's whereabouts; authorizing courts to impose certain restrictions in parenting plans upon a specified finding; authorizing a court to impose certain restrictions in addition to or in lieu of a requirement that a child's passport be surrendered; authorizing a court to impose specified restrictions upon entry of an order to prevent removal of a child from this state or country; providing additional factors that may be considered in assessing the risk that a party may violate a parenting plan by removing a child from this state or country or by concealing the child's whereabouts; providing that violations may subject a violator to specified penalties or other consequences; providing an effective date.

---

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

**CS for SB 1884**—A bill to be entitled An act relating to real property; amending s. 193.155, F.S.; revising the criteria under which a transfer of homestead property is not considered a change of ownership; providing for such provisions to apply to a leasehold interest under certain circumstances; amending s. 193.1554, F.S.; providing that a change in the ownership of nonhomestead residential property is not deemed to have occurred due to certain transactions involving a publicly traded company; amending s. 193.1555, F.S.; providing that a change in the ownership of nonresidential property is not deemed to have occurred due to certain transactions involving a publicly traded company; amending s. 193.1556, F.S.; providing that a recorded deed or other instrument shall serve as notice of a change of ownership; requiring the Department of Revenue to provide a form by which a property owner may notify any property appraiser of a change of ownership or control; providing an effective date.

---

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

**CS for SB 1912**—A bill to be entitled An act relating to the Internal Revenue Code; amending s. 220.03, F.S.; providing for the adoption of the 2010 version of the Internal Revenue Code; providing exceptions; providing for retroactive operation; providing an effective date.

---

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

**CS for SB 1920**—A bill to be entitled An act relating to the Florida Endowment for Vocational Rehabilitation; amending s. 413.615, F.S.; removing a provision that requires the State Board of Administration to invest and reinvest moneys in the endowment fund for the Florida Endowment for Vocational Rehabilitation; requiring that a specified percent of the remainder of all civil penalties received by a county court pursuant to ch. 318, F.S., be remitted to the Department of Revenue on a monthly basis for deposit in the endowment fund; requiring that funds

currently held for investment and reinvestment by the State Board of Administration for the endowment fund be submitted back to the endowment fund; requiring that a specified percent of the additional fine assessed for violating traffic regulations protecting mobility-impaired persons be remitted to the Department of Revenue on a monthly basis for deposit in the endowment fund; providing an effective date.

---

By the Committee on Transportation; and Senator Ring—

**CS for SB 1986**—A bill to be entitled An act relating to license plates; amending ss. 320.08056 and 320.08058, F.S.; revising authorized uses of revenue received from the sale of the Sea Turtle license plate; creating the Go Green license plate, the Preserving the Past license plate, and the Peace license plate; establishing annual use fees for the plates; providing for the distribution of use fees received from the sale of the plates; providing an effective date.

---

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

**CS for 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 reference 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.; providing that child care facilities, large family child care homes, or family day care homes may apply to the Department of Children and Family Services to receive a Gold Seal Quality Care designation; updating an obsolete reference to a former council; requiring that the department consult with the Agency for Workforce Innovation regarding the approval of accrediting associations for the Gold Seal Quality Program; requiring that the department provide to accrediting associations notice of approval to participate in the program; requiring that each accrediting association provide notice to the department of its intent to revise its accreditation standards or discontinue participation in the 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 In-

novation; 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 prekindergarten 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 Education Pre-K - 12; and Senator Wise—

**CS for SB 2102**—A bill to be entitled An act relating to postsecondary education fee waivers; amending s. 1009.26, F.S.; authorizing state universities and community colleges to waive tuition and fees for certain public school teachers for certain courses; providing an effective date.

---

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

**CS for CS for SB 2144**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 1002.72, F.S., which provides an exemption from public-records requirements for records of children in the Voluntary Prekindergarten Education Program; making editorial changes; reorganizing the section; removing the scheduled repeal of the exemption; providing an effective date.

---

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

**CS for SB 2160**—A bill to be entitled An act relating to real property assessment; creating s. 193.1552, F.S.; providing a definition; requiring property appraisers to adjust the assessed value of certain properties affected by imported drywall under certain circumstances; providing for a nominal just value of \$0 under certain circumstances; providing for application to certain properties; providing for nonapplication to certain property owners; specifying homestead property as damaged for certain purposes; prohibiting consideration of homestead property as abandoned under certain circumstances; providing for assessment of certain property after completion of remediation or repair; providing for future repeal unless reviewed and reenacted; providing for application; providing an effective date.

---

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

**CS for CS for SB 2188**—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; 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 specified personal identifying information of stalking victims held by the Attorney General or contained in voter registration and voting records held by the supervisor of elections or the Department of State; providing for future legislative review and repeal of the exemption under the Open Government Sunset

Review Act; providing a statement of public necessity; repealing s. 3 of chapter 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 Regulated Industries; and Senators Constantine and Fasano—

**CS for SB's 2210 and 1552**—A bill to be entitled An act relating to regulation of real estate appraisers and appraisal management companies; amending s. 475.611, F.S.; providing definitions; amending s. 475.613, F.S.; increasing number of members on the Florida Real Estate Appraisal Board; amending s. 475.614, F.S.; requiring the Florida Real Estate Appraisal Board to adopt certain rules; amending s. 475.6147, F.S.; requiring application, registration, and renewal fees for appraisal management companies; creating s. 475.6235, F.S.; requiring appraisal management companies to register with the Department of Business and Professional Regulation; specifying application requirements and procedures; requiring the fingerprinting and criminal history records checks of, and providing qualifications for, certain persons who control appraisal management companies; requiring nonresident appraisal management companies to consent to commencement of actions in this state; requiring the department to adopt rules relating to the renewal of registrations; amending s. 475.624, F.S.; conforming provisions to changes made by the act; creating s. 475.6245, F.S.; providing for the discipline of appraisal management companies by the board; amending s. 475.626, F.S.; providing penalties; conforming provisions to changes made by the act; amending s. 475.629, F.S.; revising requirements for the retention of appraisal records; requiring appraisal management companies to follow such requirements; providing an effective date.

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

**CS for CS for SB 2322**—A bill to be entitled energy; 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 a 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; amending s. 366.92, F.S.; revising legislative intent regarding the state’s renewable energy policy; deleting provisions requiring that the Public Service Commission adopt rules for a renewable portfolio standard; requiring that the commission provide for full cost recovery, including a return on equity, for certain renewable energy projects; requiring excess customer-owned renewable generation delivered to the provider’s electric grid to be credited to the customer’s energy consumption; requiring such energy credits produced to accumulate and be used to offset the customer’s energy usage; requiring the provider to pay the customer for any unused energy credits at an average

annual rate; requiring the commission to approve certain renewable energy projects; creating s. 366.921, F.S.; providing legislative findings; requiring that a petition filed by a provider for approval of a facility producing a Florida renewable energy resource comply with certain criteria; specifying the criteria to be considered by the commission in approving a petition for such facility; requiring that the commission’s final order approving a facility include authorization for annual cost recovery; requiring providers to file a report with commission; providing report requirements; providing penalties for failure to file the report; providing exemptions from determination-of-need requirements; providing that certain legislative determinations constitute a public need and necessity and fulfill certain determination-of-need requirements; providing for applicants meeting certain criteria to obtain a final order of certification; amending s. 403.503, F.S.; redefining the term “electrical power plant” for purposes of the Florida Electrical Power Plant Siting Act to exclude solar electrical generating facilities; providing an effective date.

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

**CS for CS for SB 2330**—A bill to be entitled An act relating to a review of the Department of State under the Florida Government Accountability Act; reenacting s. 20.10, F.S., relating to the establishment of the department; amending s. 117.01, F.S.; assigning various duties of the Executive Office of the Governor relating to notaries public to the department; revising the application requirements for notaries public; requiring notary public applicants to complete certain interactive or classroom instruction; authorizing certain persons or entities to offer courses for the required instruction; revising provisions for the deposit and use of funds from the notary public surcharge; providing penalties for applicants who submit applications containing certain statements; requiring the department to provide notice on notary application forms of criminal penalties for providing false information; providing for the filing and investigation of complaints against notaries public; requiring the department to submit investigative findings to the Executive Office of the Governor; deleting obsolete provisions relating to notary bonds; requiring entities issuing notary bonds to submit annual reports to the department; requiring the department to refuse bonding certificates from such entity that does not submit its annual report by a specified date; conforming provisions; amending ss. 117.021, 117.05, and 117.103, F.S.; deleting an obsolete provision relating to notary public seals; conforming provisions; amending s. 117.107, F.S.; prohibiting a notary public from using a signature stamp except under certain circumstances; providing penalties; specifying that notaries public are subject to suspension under certain circumstances; transferring the administration of certain provisions relating to notaries public from the Executive Office of the Governor to the department; amending s. 668.50, F.S.; deleting requirements for certain interactive or classroom instruction for notaries public, to conform; providing an appropriation and authorizing additional positions; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Altman and Crist—

**CS for SB 2378**—A bill to be entitled An act relating to streamlining the issuance of licenses, certifications, and registrations issued by state agencies; providing a short title; providing legislative findings and intent; requiring the Governor to establish the One-Stop Business Workgroup; providing for the membership of the workgroup; authorizing the workgroup to consult with other agencies and use consultants; providing duties of the workgroup; requiring that the workgroup submit a plan for establishing a licensing portal to the Governor and Legislature by a specified date; providing requirements for the plan to implement a technology solution for businesses and individuals to access state business licenses, certifications, and registrations; providing an effective date.

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

**CS for SB 2396**—A bill to be entitled An act relating to persons with disabilities; amending s. 393.13, F.S.; providing that persons with developmental disabilities have a right to be free from abuse, regardless of the setting, and from negligence; specifying that entities as well as in-

dividuals are liable for damages; amending s. 509.092, F.S.; providing that the operator of a public lodging or food establishment may not discriminate on the basis of disability; amending s. 760.01, F.S.; conforming provisions to changes made by the act; substituting the term “disability” for the term “handicap”; reordering and amending s. 760.02, F.S.; conforming provisions to changes made by the act; redefining the term “public accommodation”; amending ss. 760.05, 760.07, 760.08, and 760.10, F.S.; conforming provisions to changes made by the act; substituting the term “disability” for the term “handicap”; amending s. 760.11, F.S.; applying administrative and civil remedies available under the Florida Civil Rights Act of 1992 to certain violations against persons with disabilities; creating s. 760.15, F.S.; creating the “Floridians with Disabilities Act”; providing legislative intent; adopting the federal Americans with Disabilities Act into state law and making it part of the Florida Civil Rights Act of 1992; providing an effective date.

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

**CS for CS for SB 2442**—A bill to be entitled An act relating to the state university system; amending s. 1001.706, F.S.; revising the powers and duties of the Board of Governors relating to accountability; requiring that the board align the missions of each constituent university; amending s. 1004.226, F.S.; revising the legislative findings and intent relating to the 21st Century Technology, Research, and Scholarship Enhancement Act to conform to changes made by the act; amending s. 1007.33, F.S.; revising provisions that require a Florida college to provide notice of its intent to propose a baccalaureate degree program; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senators Deutch, Aronberg, Lynn, Justice, and Sobel—

**CS for SB 2520**—A bill to be entitled An act relating to restrictions on business entities doing business with Iran; providing definitions; prohibiting the state from entering into, awarding, or renewing a contract or purchasing agreement for commodities or contractual services with, or receiving or soliciting proposals for the acquisition of commodities or contractual services from, any business entity doing business with Iran; providing an exception for the State Board of Administration; providing for the cessation of such prohibition under specified circumstances; directing the Department of State, in conjunction with the Department of Management Services, the Department of Business and Professional Regulation, the Department of Legal Affairs, and the State Board of Administration, to develop a mechanism for the identification of business entities doing business with the nation of Iran and for the enforcement of the act; providing an effective date.

By the Committee on Criminal Justice; and Senators Aronberg and Sobel—

**CS for SB 2560**—A bill to be entitled An act relating to the offense of sexting; providing that a minor commits the offense of sexting if he or she knowingly uses a computer, or any other device capable of electronic data transmission or distribution, to transmit or distribute to another minor any photograph or video of himself or herself which depicts nudity and is harmful to minors; providing noncriminal and criminal penalties; providing that the act does not prohibit prosecution of a minor for conduct relating to material that includes the depiction of sexual conduct or sexual excitement or for stalking; providing an effective date.

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

**CS for SB 2572**—A bill to be entitled An act relating to tax credits; amending s. 220.02, F.S.; revising the priority of tax credits that may be taken against the corporate income tax or the franchise tax; amending s. 220.13, F.S.; redefining the term “adjusted federal income” to include the amount of certain tax credits; creating s. 220.1811, F.S.; authorizing aerospace-sector jobs tax credits and tuition reimbursement tax credits; defining terms; authorizing a tax credit to aerospace businesses based on the salary or tuition reimbursed to certain employees; specifying the maximum annual amount of tax credits for an aerospace business; limiting the annual amount of tax credits available; prohibiting a business from claiming an aerospace-sector jobs tax credit and a tuition re-

imbursement tax credit for the same employee; providing for the Department of Revenue to approve applications for tax credits; prohibiting increases in the amount of unused tax credits carried over in amended tax returns; providing fines and criminal penalties for certain unlawful claims of tax credits; authorizing the Department of Revenue to adopt rules; providing for the expiration of the tax credit program; providing for applicability; providing an effective date.

By the Committee on Criminal Justice; and Senator Altman—

**CS for SB 2584**—A bill to be entitled An act relating to handbill distribution; amending s. 509.144, F.S.; revising definitions; providing additional penalties for the offense of unlawfully distributing handbills in a public lodging establishment; specifying that certain items used in committing such offense are subject to seizure and forfeiture under the Florida Contraband Forfeiture Act; amending s. 901.15, F.S.; authorizing a law enforcement officer to arrest a person without a warrant when there is probable cause to believe the person violated s. 509.144, F.S., and where the owner or manager of the public lodging establishment signs an affidavit containing information supporting the determination of probable cause; amending s. 932.701, F.S.; revising the definition of the term “contraband”; providing that the terms and provisions of the act do not affect or impede the provisions of a specified state statute or any protection or right guaranteed by the Second Amendment to the United States Constitution; providing an effective date.

By the Committee on Criminal Justice; and Senator Rich—

**CS for SB 2714**—A bill to be entitled An act relating to inmate services; creating s. 397.755, F.S.; requiring that the Department of Corrections develop and implement a reentry program to provide a mechanism by which an eligible, nonviolent offender who has received a conditional split sentence may be transferred into the community through a transitional process; requiring that the program consist of a prison-based treatment reentry program for substance abuse disorders and a community-based substance abuse aftercare treatment and reentry program; providing eligibility criteria for the reentry program; permitting the sentencing judge to sentence an offender who meets the eligibility requirements to a conditional split sentence; providing for the last year of the prison sentence to be suspended and for the offender to serve the last year on drug offender probation; requiring that the offender must serve at least 85 percent of the incarcerative portion of the sentence; providing for terms and conditions of probation; providing that an offender who does not complete the in-prison treatment program to remain incarcerated; requiring the probation order to authorize transfer of the offender’s case to the drug court in the county where the offender is sentenced; requiring a written order documenting acceptance of the offender by the drug court; providing that the drug court judge is deemed to be the sentencing judge; providing for revocation of supervision if the offender violates the terms and conditions of probation; providing for an offender whose probation is revoked to lose accumulated gain time and to return to prison to complete the sentence; requiring the department to establish criteria for participation in the reentry program; providing the department’s responsibilities; directing the department to prepare a postrelease treatment plan; authorizing the department to develop performance-based contracts to supply services to the reentry program; permitting the department to establish a system of incentives to promote participation by private-sector employers in rehabilitative reentry programs; directing the department to track recidivism and recommitment of inmates who have participated in the reentry program; requiring a report to the Governor and Legislature; requiring a review and report by the Office of Program Policy Analysis and Government Accountability; authorizing rulemaking; providing an effective date.

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

**CS for SB 2792**—A bill to be entitled An act relating to trust funds; creating the Operating Trust Fund within the Department of Financial Services; providing for the purpose of the trust fund and sources of funds; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

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

**CS for SB 2794**—A bill to be entitled An act relating to trust funds; creating the Administrative Trust Fund within the Executive Office of the Governor; providing for the purpose of the trust fund and sources of funds; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

**MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS**

**EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:**

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

	<i>For Term Ending</i>
<i>Office and Appointment</i>	
Board of Acupuncture	
Appointees: Clancy, Melody J., Venice	10/31/2013
Tian, Min	10/31/2013
Florida Board of Auctioneers	
Appointees: Collins, Billy W., Lake Helen	10/31/2013
D'Angelo, Pat Thomas, Coral Springs	10/31/2011
Moecker, Michael E., Mt. Dora	10/31/2012
Greater Orlando Aviation Authority	
Appointee: Kruppenbacher, Frank, Orlando	04/16/2014
Barbers' Board	
Appointee: Stewart, Edwin A., Jr., Milton	10/31/2013
Board of Chiropractic Medicine	
Appointee: Reynolds, Linda W., Longwood	10/31/2013
Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling	
Appointees: Barlow, Sandra M., Tallahassee	10/31/2010
Day, William L., Tampa	10/31/2013
White, Sue, Aventura	10/31/2012
State of Florida Correctional Medical Authority	
Appointees: Constantine, Robert J., Tampa	07/01/2013
Little, Alma B., Quincy	09/30/2013
Watson, Theresa M., Lake Helen	07/01/2012
Board of Cosmetology	
Appointees: Jowers, Myra, Jacksonville	10/31/2013
Lackey, Crystal L., Geneva	10/31/2012
Board of Trustees for the Florida School for the Deaf and the Blind	
Appointee: Rodriguez, Yolanda A.	11/13/2013
Board of Dentistry	
Appointee: Stevens, Carol West, Port Charlotte	10/31/2013
Board of Employee Leasing Companies	
Appointee: Reeves, Keith W., Lakewood Ranch	10/31/2012
Board of Professional Engineers	
Appointees: Batterson, Richard "Scott," Orlando	10/31/2013
Hahn, Warren G., Tampa	10/31/2013
Environmental Regulation Commission	
Appointees: Meeker, Melissa L., Stuart	07/01/2011
Walton, Sarah St. John, Pensacola	07/01/2013
Commission on Ethics	
Appointee: Rogers, Roy, Lighthouse Point	06/30/2011
Board of Professional Geologists	
Appointee: Funderburk, James W., Apollo Beach	10/31/2013

<i>Office and Appointment</i>	<i>For Term Ending</i>
Council on Efficient Government	
Appointee: Agrawal, Akhil K., Miami Beach	08/22/2011
Board of Hearing Aid Specialists	
Appointees: Ellsworth, Randy M., Clermont	10/31/2012
Moore, Douglas R., Delray Beach	10/31/2012
Pickard, Robert E., Miami	10/31/2013
Florida Commission on Human Relations	
Appointee: Gamero de Romano, Lizzette, West Palm Beach	09/30/2013
Board of Landscape Architecture	
Appointee: Ribes, John P., Naples	10/31/2012
Board of Massage Therapy	
Appointees: Hagen, Amy, Cantonment	10/31/2013
Nixon, Lydia R., Pensacola	10/31/2013
Oliver, Lisa J., Margate	10/31/2012
Board of Nursing	
Appointees: Gordon, Cathy A., Palm Beach	10/31/2013
Kolb, Maria E., Atlantic Beach	10/31/2013
Walker, Sandra L., Tallahassee	10/31/2012
Board of Nursing Home Administrators	
Appointee: Lynch, Marcella, Ormond Beach	10/31/2011
Board of Opticianry	
Appointee: Feroce, Antonio, Orlando	10/31/2013
Board of Optometry	
Appointee: Maule, Tamara L., Lake Worth	10/31/2013
Board of Pharmacy	
Appointee: Garcia, Alberto L., Miami	10/31/2013
Board of Physical Therapy Practice	
Appointee: Petraglia, Gina C., Ft. Myers	10/31/2013
Board of Pilot Commissioners	
Appointees: de la Parte, L. David	10/31/2011
Viso, Jorge J., Tampa	10/31/2013
Board of Podiatric Medicine	
Appointee: Koppel, Scott T., Gainesville	10/31/2013
Florida Real Estate Commission	
Appointees: DeNapoli, Richard L., Hollywood	10/31/2013
Furst, Darla Ann, Sarasota	10/31/2012
North Central Florida Regional Planning Council, Region 3	
Appointees: Aderibigbe, Adeniyi	10/01/2010
Eubank, F. Wesley, Gainesville	10/01/2012
Haas, Sandra K., McAlpin	10/01/2010
Maultsby, Charles T., Perry	10/01/2012
Thomas, Lorene J., Old Town	10/01/2012
Williams, Michael R., Madison	10/01/2012
Northeast Florida Regional Planning Council, Region 4	
Appointees: Corrigan, Michael L., Jr., Jacksonville	10/01/2010
Register, Darryl E., Glen St. Mary	10/01/2012
Sgroi, Robert E., Palm Coast	10/01/2012
Williams, Larry, Fernandina Beach	10/01/2012
East Central Florida Regional Planning Council, Region 6	
Appointees: Chase, Melanie F., Winter Springs	10/01/2012
Dixon, Christina A., Orlando	10/01/2011
Glover, Robert Alonza "Al," Cocoa	10/01/2012
Lesman, John G., Jr., Ocoee	10/01/2012
O'Keefe, Daniel T., Windermere	10/01/2012
Central Florida Regional Planning Council, Region 7	

<i>Office and Appointment</i>	<i>For Term Ending</i>	<i>Office and Appointment</i>	<i>For Term Ending</i>
Appointee: Rada-Pilkington, Erlinda "Linda," Lake Wales	10/01/2012	Appointee: Atchison, James "Jim," Windermere	01/06/2015
Treasure Coast Regional Planning Council, Region 10		Board of Trustees, Florida State University	
Appointees: Foley, Kevin J., Tequesta	10/01/2012	Appointees: Haggard, William Andrew, Coral Gables	01/06/2015
Parrish, Reece J.	10/01/2012	Sembler, Brent W., Pinellas Park	01/06/2015
South Florida Regional Planning Council, Region 11		Board of Trustees, Florida Gulf Coast University	
Appointee: Walters, Sandra, Sugarloaf Key	10/01/2012	Appointees: Corey, Adam B., Ft. Lauderdale	01/06/2015
Board of Respiratory Care		Morton, Edward Allen, Naples	01/06/2015
Appointee: Fields, Delbert "Dick" R., Bradenton	10/31/2010	Board of Trustees, Florida International University	
State Retirement Commission		Appointees: Agrawal, Sukrit, Miami Beach	01/06/2015
Appointee: Laudicina, Carol L.	12/31/2012	Claire, R. Marcelo, Miami Beach	01/06/2015
Board of Veterinary Medicine		Board of Trustees, New College of Florida	
Appointee: Figarola, Raul, Brooksville	10/31/2013	Appointees: Johnson, Robert "Bob" M., Sarasota	01/06/2015
Governing Board of the Northwest Florida Water Management District		Monda, Keith D., Sarasota	01/06/2015
Appointee: Bloyd, Stephanie H., Panama City Beach	03/01/2014	Board of Trustees, University of North Florida	
Governing Board of the St. Johns River Water Management District		Appointees: Abdullah, Edythe M., Jacksonville	01/06/2015
Appointees: Miklos, John A., Orlando	03/01/2014	Taylor, R. Bruce, Jacksonville	01/06/2015
Wood, W. Leonard, Fernandina Beach	03/01/2014	Board of Trustees, University of South Florida	
Governing Board of the South Florida Water Management District		Appointees: Shinn, Byron E., Bradenton	01/06/2015
Appointees: Batchelor-Robjohns, Anne "Sandy," Miami Beach	03/01/2012	Zimmerman, Jordan, Boca Raton	01/06/2015
Waldman, Glenn J., Weston	03/01/2014	Board of Trustees, University of West Florida	
Governing Board of the Southwest Florida Water Management District		Appointees: Bear, Lewis, Jr., Gulf Breeze	01/06/2015
Appointees: Adams, Jeffrey M., St. Petersburg	03/01/2014	Jones, Robert L., Westville	01/06/2015
Pressman, Todd, Oldsmar	03/01/2014		
Coastal Rivers Basin Board of the Southwest Florida Water Management District		<b>Referred to the Committees on Higher Education; and Ethics and Elections.</b>	
Appointee: Matassa, Richard J., Spring Hill	03/01/2012	Florida Transportation Commission	
Governing Board of the Suwannee River Water Management District		Appointee: Howse, Ronald S., Cocoa	09/30/2013
Appointees: Alexander, Alphonas, Madison	03/01/2014	<b>Referred to the Committees on Transportation; and Ethics and Elections.</b>	
Curtis, Donald Raymond "Ray" III, Perry	03/01/2011		
Williams, Guy N., Lake City	03/01/2014	<b>EXECUTIVE BUSINESS, REFERENCE CHANGES</b>	
<b>Referred to the Committee on Ethics and Elections.</b>		The following executive appointment referrals, previously published on March 2, 2010, were removed from the Committee on Environmental Preservation and Conservation:	
Board of Directors, Prison Rehabilitative Industries and Diversified Enterprises, Inc.		<i>Office and Appointment</i>	<i>For Term Ending</i>
Appointee: Jimenez, Tomas A., Jacksonville	09/30/2013	Governing Board of the Northwest Florida Water Management District	
<b>Referred to the Committees on Criminal Justice; and Ethics and Elections.</b>		Appointees: Estes, Joyce, Eastpoint	03/01/2013
State Board of Education		Pate, Jerome K., Pensacola	03/01/2013
Appointees: Kaplan, Mark, Tallahassee	12/31/2013	Rish, Ralph P., Port St. Joe	03/01/2012
Shanahan, Kathleen, Tampa	12/31/2013	Governing Board of the Southwest Florida Water Management District	
Story, Susan N., Gulf Breeze	12/31/2013	Appointee: Combee, C. A. "Neil," Jr., Polk City	03/01/2013
<b>Referred to the Committees on Education Pre-K - 12; and Ethics and Elections.</b>		Governing Board of the Suwannee River Water Management District	
Board of Trustees, Florida A & M University		Appointee: Fraleigh, James L., Madison	03/01/2013
Appointee: Badger, Solomon L. III, Jacksonville	01/06/2015	<b>MESSAGES FROM THE HOUSE OF REPRESENTATIVES</b>	
Board of Trustees, Florida Atlantic University		<b>RETURNING MESSAGES ON SENATE BILLS</b>	
Appointees: Feingold, Jeffrey P.	01/06/2015	The Honorable Jeff Atwater, President	
Rubin, Robert, Boca Raton	01/06/2015	I am directed to inform the Senate that the House of Representatives has passed <b>CS for CS for SB 1238, CS for SB 1396, CS for SB 1436, CS for SB 1442, CS for CS for SB 1484, CS for SB 1508, CS for SB 1510, CS for SB 1514, CS for CS for SB 1516, CS for SB 1592, CS for</b>	
Board of Trustees, University of Central Florida			

**SB 1646, CS for SB 2020, CS for SB 2024, CS for SB 2374, and CS for SB 2386** as amended by the House, and we accede to conference.

*Robert L. "Bob" Ward, Clerk*

**RETURNING MESSAGES — FINAL ACTION**

The Honorable Jeff Atwater, President

I am directed to inform the Senate that the House of Representatives has passed CS for SB 1644.

*Robert L. "Bob" Ward, Clerk*

The bill contained in the foregoing message was ordered enrolled.

**DISCLOSURE**

I have an ownership interest in Caregivers, Inc., a company based in Pensacola, Florida. The company provides services to the elderly and the disabled and a minority of its revenues are derived from reimbursements from the Escambia County Council on Aging and the Florida Medicaid program. Because Caregivers, Inc. is among a class of health care providers receiving funds from such state sources, it appears to me that the company may be affected by **HB 5001, HB 5301, HB 5303, HB 5305, HB 5307, and HB 5311** which came before the full Senate for a vote on April 6, 2010.

Therefore, I believe that, because Caregivers, Inc. is a member of such class, I am required by Senate Rule 1.39 to disclose the above facts.

*Senator Don Gaetz, 4th District*

**VOTES RECORDED**

Senator Rich was recorded as changing her vote from "yea" to "nay" on the following bill which was considered April 6: **HB 5305**.

**CORRECTION AND APPROVAL OF JOURNAL**

The Journal of April 6 was corrected and approved.

**CO-INTRODUCERS**

Senators Baker—CS for SB 1284; Bullard—SR 2422; Crist—SB 150, CS for SB 282, CS for CS for SB 334, CS for SB 370, SB 1060, CS for SB 1296, SB 1576, CS for CS for SB 1598, CS for SB 1646, CS for SJR 2204, CS for CS for SB 2206, SB 2318, CS for SB 2378, SB 2530; Fasano—SB 2446, SB 2776; Gaetz—CS for SB 1824, CS for SJR 2204; Gelber—SR 2422; Jones—SB 2754, SB 2776; Joyner—SB 2754, SB 2776; Justice—SB 2754; Negron—SB 1296; Rich—SR 2422; Siplin—CS for SB 202; Wilson—SR 2422

Senator Fasano was recorded as introducer of CS for SB's 2210 and 1552.

**RECESS**

On motion by Senator Haridopolos, the Senate recessed at 12:07 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:30 a.m., Thursday, April 15 or upon call of the President.