



# The Journal OF THE House of Representatives

Number 5

Wednesday, March 29, 2000

The House was called to order by the Speaker at 8:50 a.m.

## Prayer

The following prayer was offered by the Reverend Mazie Woodson-Rojas of Leesburg, upon invitation of Rep. Kelly:

Eternal God, we pray this morning for all people. We give thanks for all your goodness and loving-kindness to us and bless you for our preservation and our blessings of life; but above all for your love, your grace, and for your hope and glory. We pray for those whose lives are filled with the awesome tasks of preparing this state for the future and for those who benefit from these endeavors. Sometimes the day begins with bitter and disappointing regret that more cannot be done to annihilate the ills of our domain. Direct our thoughts and feelings. Guide our energies. Instruct our minds. Strengthen our wills. Take our hands and make them skillful in service.

Bless the Governor of this state, that he may always incline to your will and walk in your way—and that you will bless all who work alongside him, that their dedication may be to the advancement of this state and the good of all humankind, that all things may be set and ordered by their endeavors upon the surest foundations of peace and happiness, truth and justice for generations to come.

O God, continue to grant your vision for our state to those whose knowledge goes into constructing her laws, that she may be a state of justice where none will prey on others; a state of plenty where vice and poverty shall cease to fester; a state of togetherness where all success shall be founded on service, and honor shall be given to nobleness alone; a state of peace where order shall not rest on force, but on love for the entire state, where justice prevails and civic dishonesty ceases.

Direct, O God, them in all their doings with your most gracious favor, and further them with your continual help; that in all works begun, continued, and ended in you, they will glorify your name and by your mercy, obtain grand favor of works well done, that the choices made have been made to the best of their ability. Nourish and strengthen their hearts and hands so that every experience becomes a lesson in wisdom.

O Lord God, Father of mercies, the fountain of comfort and blessing, who has filled the earth with your goodness, we offer our earnest thanks and humble gifts to you to support every moment we have to serve that the comfort it brings, in knowing that we have done the best we could, will avail.

Teach us how to be faithful in our service to those of our homes, our parents who love us and never see fault in us; to our brothers and sisters, different from us, but yet a part of us; our children, the promise of what we might have been; and the ones we have vowed to love till death severs our bond. If we are young, guide us through the perplexities that decisions made today may not be poison to us in the future. If we are middle-aged, build our confidence that our dreams lie

within our hearts and we are still able to get things done. If we are old, gird us with the assurance that our past labors have not been in vain. No one fails with you beside them.

Now, let the order of the day continue. Thank you, Lord, for listening to our prayer. Grant us your peace this day and always. In his name we pray. Amen.

The following Members were recorded present:

## Session Vote Sequence: 72

The Chair	Detert	Kilmer	Rojas
Albright	Diaz de la Portilla, R.	Kosmas	Rubio
Alexander	Dockery	Kyle	Russell
Andrews	Effman	Lacasa	Ryan
Argenio	Eggelletion	Lawson	Sanderson
Argenziano	Farkas	Lee	Sembler
Arnall	Feeney	Levine	Smith, C.
Bainter	Fiorentino	Littlefield	Smith, K.
Ball	Flanagan	Logan	Sobel
Barreiro	Frankel	Lynn	Sorensen
Bense	Fuller	Maygarden	Spratt
Betancourt	Futch	Melvin	Stafford
Bilirakis	Garcia	Merchant	Stansel
Bitner	Gay	Miller, L.	Starks
Bloom	Goode	Minton	Suarez
Boyd	Goodlette	Morrone	Sublette
Bradley	Gottlieb	Murman	Trovillion
Brown	Greene, A.	Ogles	Tullis
Brummer	Greenstein	Patterson	Turnbull
Bullard	Hafner	Peadar	Villalobos
Bush	Harrington	Posey	Wallace
Byrd	Hart	Prieguez	Wasserman Schultz
Cantens	Henriquez	Pruitt	Waters
Casey	Heyman	Putnam	Wiles
Chestnut	Hill	Rayson	Wilson
Constantine	Jacobs	Reddick	Wise
Crady	Johnson	Ritchie	
Crist	Jones	Ritter	
Crow	Kelly	Roberts	

(A list of excused Members appears at the end of the *Journal*.)

A quorum was present.

## Pledge

The Members, led by Lauren Bird of Fort Lauderdale, Sarah A. DePietro of Melbourne, Ashley Durham of Bristol, DoriAnn Bonita Dyess of LaBelle, Laura Christine Horne of Orange Park, and Meghan Flanagan of Bradenton, pledged allegiance to the Flag. Lauren Bird

served at the invitation of Rep. Rayson. Sarah A. DePietro served at the invitation of Rep. Posey. Ashley Durham served at the invitation of Rep. Lawson. DoriAnn Bonita Dyess served at the invitation of Rep. Spratt. Laura Christine Horne served at the invitation of the Speaker. Meghan Flanagan served at the invitation of her father, Rep. Flanagan.

#### House Physician

The Speaker introduced Dr. John Hayes of Boca Raton, who served in the Clinic today upon invitation of Rep. Levine.

#### Correction of the *Journal*

The *Journal* of March 22 was corrected and approved as follows: On page 328, column 1, line 10 from the top, in the additional reference of CS/HB 689, delete "Juvenile Justice"

The *Journal* of March 7 was further corrected as follows: On page 19, column 1, delete lines 24 through 32 from the top, including the sponsors, title, first reading, and committee reference for HB 165 and insert in lieu thereof: **HB 165**—Withdrawn

And on page 122, column 1, lines 25 through 26 from the bottom, in the additional reference of CS/HM 59, delete "Environmental Protection"

And in line 20 from the bottom, delete "CS/CS/HB 181" and insert in lieu thereof: CS/HB 181

#### Changes in Council and Committee Assignments

The Speaker advised that he had appointed Rep. Russell to the Committee on Transportation in addition to previous appointments. Additionally, Rep. Russell was removed from the Committee on Business Development & International Trade.

#### Reports of Councils and Standing Committees

On motion by Rep. Arnall, the rules were suspended and HRs 9047, 9055, 9051, 9053, and 9057 were allowed for introduction and consideration and placed on the Ceremonial Resolutions Calendar.

#### Special Orders

*The Honorable John Thrasher*  
*Speaker, House of Representatives*

March 27, 2000

*Mr. Speaker*

In accordance with the vote of the House, the following report is the Special Order for Wednesday, March 29, 2000. Consideration of the House bills on Special Order shall include the Senate companion measures on the House Calendar.

- I. Consideration of the following bill(s):
  - HB 1997—Florida Forever Program Trust Fund
  - HB 1999—Florida Forever Program Trust Fund
  - HB 2001—Florida Forever Program Trust Fund
  - CS/HB 205—Trooper Robert Smith Act
  - HB 1453—School Administrative Personnel
  - CS/HB 57—Securities/Unlawful Sales
  - HB 73—Students/Extracurricular Activities
  - SB 92—Students/Extracurricular Activities
  - HJR 1921—Trust Funds/Creation/Emergency
  - CS/HB 633—Student Records Release
  - HB 1527—Presidential Preference Primary
  - CS/CS/HB 75—Nitrous Oxide
  - HB 295—Candidates for Public Office
  - CS/CS/HB 69—Habitual Juvenile Offenders
  - HB 135—Citizen Participation in Govt. Act
  - CS/CS/HB 321—Jobs for Florida's Graduates
  - HB 1009—Imitation Controlled Substances/Sale
  - HB 1461—Hand-held Laser Lighting Devices
  - HB 1115—Bail Bond Premiums
  - CS/HB 215—Mutual Insurance Holding Company

CS/HB 251—Condominiums/Unpaid Assessments  
 HB 1601—Property Exempt From Legal Process  
 HB 643—Student Govts. & State Universities  
 CS/HB 125—Release of Employee Information  
 CS/HB 439—Public Records/Certified Capital Co.  
 CS/HB 1477—Public Records Exemption  
 CS/CS/CS/HB 49—DUI/Substance Abuse Course/Minors  
 CS/HB 607—Pretrial Release  
 HB 1465—Condominium Associations  
 CS/CS/HB 445—Real Estate Brokers/Escrow Funds  
 HM 97—POW/MIA Information

- II. CONSIDERATION OF THE CEREMONIAL RESOLUTIONS  
 CALENDAR FOR Wednesday, March 29, 2000:
  - HR 9007—Niceville High School
  - HR 9033—Levenson, Dan

Respectfully submitted,  
*Joseph Arnall*  
 Chair  
 Committee on Rules & Calendar

On motion by Rep. Arnall, the rules were suspended and the above report, as amended, was adopted.

#### Suspension of Rule 127 for Special Order Calendar

On motion by Rep. L. Miller, Rule 127 was suspended and the Chair of the Committee on Rules & Calendar, in consultation with Rep. L. Miller, was given permission to set the Special Order Calendar for Friday, March 31.

#### Motions Relating to Committee References

On motion by Rep. Sanderson, agreed to by two-thirds vote, HB 101 was withdrawn from further consideration of the House.

On motion by Rep. Rojas, agreed to by two-thirds vote, HB 325 was withdrawn from further consideration of the House.

On motion by Rep. Bullard, agreed to by two-thirds vote, HB 511 was withdrawn from further consideration of the House.

On motion by Rep. Greenstein, agreed to by two-thirds vote, HB 665 was withdrawn from further consideration of the House.

On motion by Rep. Andrews, agreed to by two-thirds vote, HB 691 was withdrawn from further consideration of the House.

On motion by Rep. Ogles, agreed to by two-thirds vote, HB 909 was withdrawn from further consideration of the House.

On motion by Rep. Kilmer, agreed to by two-thirds vote, HB 1023 was withdrawn from further consideration of the House.

On motion by Rep. Chestnut, agreed to by two-thirds vote, HB 1839 was withdrawn from further consideration of the House.

On motion by Rep. Waters, agreed to by two-thirds vote, HR 9035 was withdrawn from further consideration of the House.

On motion by Rep. R. Diaz de la Portilla, agreed to by two-thirds vote, HB 2079 was withdrawn from further consideration of the House.

On motion by Rep. Flanagan, agreed to by two-thirds vote, HR 9013 was withdrawn from further consideration of the House.

On motion by Rep. Peadar, agreed to by two-thirds vote, CS/HB 689 was withdrawn from the Committee on Children & Families and remains referred to the Committees on Transportation and Criminal Justice Appropriations.

On motion by Rep. Constantine, agreed to by two-thirds vote, HB 1753 was withdrawn from the Committee on Agriculture and remains referred to the Committees on Governmental Rules & Regulations, Finance & Taxation, and General Government Appropriations.

On motion by Rep. Constantine, agreed to by two-thirds vote, HB 1599 was withdrawn from the Committee on Environmental Protection and

remains referred to the Committee on General Government Appropriations.

On motion by Rep. Bitner, agreed to by two-thirds vote, HB 1459 was withdrawn from the Committee on Business Regulation & Consumer Affairs and remains referred to the Committees on Finance & Taxation and General Government Appropriations.

On motion by Rep. Bitner, agreed to by two-thirds vote, HB 1521 was withdrawn from the Committee on Business Regulation & Consumer Affairs and remains referred to the Committees on Crime & Punishment and Criminal Justice Appropriations.

On motion by Rep. Peaden, agreed to by two-thirds vote, CS/HB 163 was withdrawn from the Committee on Elder Affairs & Long-Term Care and remains referred to the Committee on Criminal Justice Appropriations.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HB 583 was withdrawn from the Committee on Criminal Justice Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HB 617 was withdrawn from the Committee on Finance & Taxation and remains referred to the Committee on Transportation & Economic Development Appropriations.

On motion by Rep. Pruitt, agreed to by two-thirds vote, CS/HB 395 and HB 913 were withdrawn from the Committee on General Government Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, CS/HB 149 was withdrawn from the Committee on Health & Human Services Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, CS/CS/HB 203 was withdrawn from the Committee on Transportation & Economic Development Appropriations and placed on the appropriate Calendar.

**Bills and Joint Resolutions on Third Reading**

**CS for SB 664**—A bill to be entitled An act relating to trust funds; terminating or modifying specified trust funds administered by state health and human services agencies; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 73

Yeas—113

The Chair	Constantine	Greenstein	Miller, L.
Alexander	Cosgrove	Hafner	Minton
Andrews	Crady	Harrington	Morrone
Argenio	Crist	Hart	Murman
Argenziano	Crow	Henriquez	Ogles
Arnall	Detert	Heyman	Peaden
Bainter	Diaz de la Portilla, R.	Hill	Posey
Ball	Dockery	Jacobs	Prieguez
Barreiro	Effman	Johnson	Pruitt
Bense	Eggelletion	Jones	Putnam
Betancourt	Farkas	Kelly	Rayson
Bilirakis	Feeney	Kilmer	Reddick
Bitner	Fiorentino	Kosmas	Ritchie
Bloom	Flanagan	Kyle	Ritter
Boyd	Frankel	Lacasa	Roberts
Bradley	Fuller	Lawson	Rojas
Brown	Futch	Lee	Rubio
Brummer	Garcia	Levine	Russell
Bullard	Gay	Littlefield	Ryan
Bush	Goode	Logan	Sanderson
Byrd	Goodlette	Lynn	Sembler
Cantens	Gottlieb	Melvin	Smith, C.
Casey	Green, C.	Merchant	Smith, K.
Chestnut	Greene, A.	Miller, J.	Sobel

Sorensen	Suarez	Villalobos	Wilson
Spratt	Sublette	Wallace	Wise
Stafford	Trovillion	Wasserman Schultz	
Stansel	Tullis	Waters	
Starks	Turnbull	Wiles	

Nays—None

Votes after roll call:

Yeas—Edwards, Maygarden

So the bill passed and was certified to the Senate.

**Moment of Silence**

The House observed a moment of silence in memory of former Rep. Grover C. Robinson III and his wife who were killed yesterday in a helicopter crash in New Zealand.

**Special Orders**

**HB 1997**—A bill to be entitled An act relating to trust funds; creating s. 589.065, F.S.; creating a Florida Forever Program Trust Fund within the Department of Agriculture and Consumer Services; providing purposes; providing for a source of moneys; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Rep. Sembler, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 74

Yeas—113

The Chair	Detert	Kilmer	Roberts
Alexander	Diaz de la Portilla, R.	Kosmas	Rojas
Andrews	Dockery	Kyle	Rubio
Argenio	Effman	Lacasa	Russell
Argenziano	Eggelletion	Lawson	Ryan
Arnall	Farkas	Lee	Sanderson
Bainter	Feeney	Levine	Sembler
Ball	Fiorentino	Littlefield	Smith, C.
Barreiro	Flanagan	Logan	Smith, K.
Bense	Frankel	Lynn	Sobel
Betancourt	Fuller	Maygarden	Sorensen
Bilirakis	Futch	Melvin	Spratt
Bitner	Garcia	Merchant	Stafford
Bloom	Gay	Miller, J.	Stansel
Boyd	Goode	Miller, L.	Starks
Bradley	Goodlette	Minton	Suarez
Brown	Gottlieb	Morrone	Trovillion
Brummer	Green, C.	Murman	Tullis
Bullard	Greene, A.	Ogles	Turnbull
Bush	Greenstein	Patterson	Villalobos
Byrd	Hafner	Peaden	Wallace
Cantens	Harrington	Posey	Wasserman Schultz
Casey	Hart	Prieguez	Waters
Chestnut	Henriquez	Pruitt	Wiles
Constantine	Heyman	Putnam	Wilson
Cosgrove	Jacobs	Rayson	Wise
Crady	Johnson	Reddick	
Crist	Jones	Ritchie	
Crow	Kelly	Ritter	

Nays—None

Votes after roll call:

Yeas—Edwards, Sublette

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

**HB 1999**—A bill to be entitled An act relating to trust funds; creating s. 20.3315, F.S.; creating a Florida Forever Program Trust Fund within the Florida Fish and Wildlife Conservation Commission; providing purposes; providing for a source of moneys; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Rep. Sembler, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 75

Yeas—114

The Chair	Diaz de la Portilla, R.	Kilmer	Roberts
Alexander	Dockery	Kosmas	Rojas
Andrews	Effman	Kyle	Rubio
Argenio	Eggelletion	Lacasa	Russell
Argenziano	Farkas	Lawson	Ryan
Arnall	Feeney	Lee	Sanderson
Bainter	Fiorentino	Levine	Sembler
Ball	Flanagan	Littlefield	Smith, C.
Barreiro	Frankel	Logan	Smith, K.
Bense	Fuller	Lynn	Sobel
Bilirakis	Futch	Maygarden	Sorensen
Bitner	Garcia	Melvin	Spratt
Bloom	Gay	Merchant	Stafford
Boyd	Goode	Miller, J.	Stansel
Bradley	Goodlette	Miller, L.	Starks
Brown	Gottlieb	Minton	Suarez
Brunner	Green, C.	Morrone	Sublette
Bullard	Greene, A.	Murman	Trovillion
Bush	Greenstein	Ogles	Tullis
Byrd	Hafner	Patterson	Turnbull
Cantens	Harrington	Peaden	Villalobos
Casey	Hart	Posey	Wallace
Chestnut	Henriquez	Prieguez	Wasserman Schultz
Constantine	Heyman	Pruitt	Waters
Cosgrove	Hill	Putnam	Wiles
Crady	Jacobs	Rayson	Wilson
Crist	Johnson	Reddick	Wise
Crow	Jones	Ritchie	
Detert	Kelly	Ritter	

Nays—None

Votes after roll call:

Yeas—Betancourt, Edwards

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

**HB 2001**—A bill to be entitled An act relating to trust funds; creating s. 380.5115, F.S.; creating a Florida Forever Program Trust Fund within the Department of Community Affairs; providing purposes; providing for a source of moneys; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motion by Rep. Fuller, the rules were suspended and the bill was read the third time by title. On passage, the vote was:

Session Vote Sequence: 76

Yeas—114

The Chair	Bainter	Bitner	Bullard
Alexander	Ball	Bloom	Bush
Andrews	Barreiro	Boyd	Byrd
Argenio	Bense	Bradley	Cantens
Argenziano	Betancourt	Brown	Casey
Arnall	Bilirakis	Brunner	Chestnut

Constantine	Greenstein	Merchant	Sembler
Cosgrove	Hafner	Miller, J.	Smith, C.
Crady	Harrington	Miller, L.	Smith, K.
Crist	Hart	Minton	Sobel
Crow	Henriquez	Morrone	Sorensen
Detert	Heyman	Murman	Spratt
Diaz de la Portilla, R.	Hill	Ogles	Stafford
Dockery	Jacobs	Patterson	Stansel
Effman	Johnson	Peaden	Starks
Farkas	Jones	Posey	Suarez
Feeney	Kelly	Prieguez	Sublette
Fiorentino	Kilmer	Pruitt	Trovillion
Flanagan	Kosmas	Putnam	Tullis
Frankel	Kyle	Rayson	Turnbull
Fuller	Lacasa	Reddick	Villalobos
Futch	Lawson	Ritchie	Wallace
Garcia	Lee	Ritter	Wasserman Schultz
Gay	Levine	Roberts	Waters
Goode	Littlefield	Rojas	Wiles
Goodlette	Logan	Rubio	Wilson
Gottlieb	Lynn	Russell	Wise
Green, C.	Maygarden	Ryan	
Greene, A.	Melvin	Sanderson	

Nays—None

Votes after roll call:

Yeas—Edwards

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

**CS/HB 205**—A bill to be entitled An act relating to pretrial detention; providing a short title; amending s. 907.041, F.S.; revising criteria for pretrial detention; permitting the court to order pretrial detention under specified circumstances when it finds a substantial probability that a defendant committed the charged crime of DUI manslaughter as defined by s. 316.193, F.S., relating to driving under the influence, and that the defendant poses the threat of harm to the community; specifying certain conditions that would support a finding that the defendant poses the threat of harm to the community; deleting requirement for additional court findings for pretrial detention; permitting pretrial detention for any violation of conditions of pretrial release or bond which, in the discretion of the court, supports a finding that no condition of release can reasonably protect the community from physical harm, assure the presence of the accused at trial, or assure the integrity of the judicial process; deleting limitation upon detention period when detention is based on threat of harm to the community; repealing Rules 3.131 and 3.132, Florida Rules of Criminal Procedure, relating to pretrial release and pretrial detention, to the extent of inconsistency with the act; amending s. 903.31, F.S.; providing for cancellation of bond under certain circumstances; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

**HB 1453**—A bill to be entitled An act relating to excluding school administrative personnel from collective bargaining; providing legislative findings; providing a statement of compelling state interest; amending s. 228.041, F.S.; revising definitions; amending s. 236.685, F.S.; revising a definition; amending s. 447.203, F.S.; revising definitions; clarifying an application to school administrative personnel of an exclusion from collective bargaining; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

**CS/HB 57**—A bill to be entitled An act relating to remedies for unlawful sales of securities; amending s. 517.211, F.S.; limiting authorization to rescind certain sales of securities under certain circumstances; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

**HB 73** was taken up. On motion by Rep. Boyd, the rules were suspended and SB 92 was substituted for HB 73. Under Rule 50, the House bill was laid on the table and—

**SB 92**—A bill to be entitled An act relating to education; amending s. 232.425, F.S., relating to student standards for participation in interscholastic extracurricular student activities; deleting intent language regarding providing a mechanism for all students to participate in interscholastic extracurricular activities; revising provisions relating to the grade point average required for participation in interscholastic extracurricular student activities; requiring a contract to be executed upon a student's falling below a certain cumulative grade point average; amending s. 232.61, F.S., relating to bylaws relating to student eligibility adopted by the governing organization for athletics; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

**HJR 1921**—A joint resolution proposing an amendment to Section 19 of Article III of the State Constitution relating to trust funds.

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

That the amendment to Section 19 of Article III of the State Constitution set forth below is agreed to and shall be submitted to the electors of Florida for approval or rejection at the general election to be held in November 2000:

**SECTION 19. State Budgeting, Planning and Appropriations Processes.**—

(a) **ANNUAL BUDGETING.** Effective July 1, 1994, general law shall prescribe the adoption of annual state budgetary and planning processes and require that detail reflecting the annualized costs of the state budget and reflecting the nonrecurring costs of the budget requests shall accompany state department and agency legislative budget requests, the governor's recommended budget, and appropriation bills. For purposes of this subsection, the terms department and agency shall include the judicial branch.

(b) **APPROPRIATION BILLS FORMAT.** Separate sections within the general appropriation bill shall be used for each major program area of the state budget; major program areas shall include: education enhancement "lottery" trust fund items; education (all other funds); human services; criminal justice and corrections; natural resources, environment, growth management, and transportation; general government; and judicial branch. Each major program area shall include an itemization of expenditures for: state operations; state capital outlay; aid to local governments and nonprofit organizations operations; aid to local governments and nonprofit organizations capital outlay; federal funds and the associated state matching funds; spending authorizations for operations; and spending authorizations for capital outlay. Additionally, appropriation bills passed by the legislature shall include an itemization of specific appropriations that exceed one million dollars (\$1,000,000.00) in 1992 dollars. For purposes of this subsection, "specific appropriation," "itemization," and "major program area" shall be defined by law. This itemization threshold shall be adjusted by general law every four years to reflect the rate of inflation or deflation as indicated in the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, or successor reports as reported by the United States Department of Labor, Bureau of Labor Statistics or its successor. Substantive bills containing appropriations shall also be subject to the itemization requirement mandated under this provision and shall be subject to the governor's specific appropriation veto power described in Article III, Section 8. This subsection shall be effective July 1, 1994.

(c) **APPROPRIATIONS REVIEW PROCESS.** Effective July 1, 1993, general law shall prescribe requirements for each department and agency of state government to submit a planning document and supporting budget request for review by the appropriations committees of both houses of the legislature. The review shall include a comparison

of the major issues in the planning document and budget requests to those major issues included in the governor's recommended budget. For purposes of this subsection, the terms department and agency shall include the judicial branch.

(d) **SEVENTY-TWO HOUR PUBLIC REVIEW PERIOD.** All general appropriation bills shall be furnished to each member of the legislature, each member of the cabinet, the governor, and the chief justice of the supreme court at least seventy-two hours before final passage by either house of the legislature of the bill in the form that will be presented to the governor.

(e) **FINAL BUDGET REPORT.** Effective November 4, 1992, a final budget report shall be prepared as prescribed by general law. The final budget report shall be produced no later than the 90th day after the beginning of the fiscal year, and copies of the report shall be furnished to each member of the legislature, the head of each department and agency of the state, the auditor general, and the chief justice of the supreme court.

(f) **TRUST FUNDS.**

(1) No trust fund of the State of Florida or other public body may be created by law without a three-fifths (3/5) vote of the membership of each house of the legislature in a separate bill for that purpose only, *except that, in the case of an emergency declared pursuant to general law, the governor and cabinet may create trust funds for that purpose, which shall terminate on July 1 following the next regular session of the legislature after their creation.*

(2) *Each trust fund created by law State trust funds in existence before the effective date of this subsection shall terminate not more than four years after the effective date of this subsection. State trust funds created after the effective date of this subsection shall terminate not more than four years after the effective date of the act authorizing the initial creation of the trust fund. By law the legislature may set a shorter time period for which any trust fund is authorized. By law the legislature may continue a trust fund by re-creating it at the time of its scheduled termination and may provide by law for periodic review of re-created trust funds.*

(3) Trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions, whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the state transportation trust fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida retirement trust fund; trust funds for institutions under the management of the Board of Regents, where such trust funds are for auxiliary enterprises and contracts, grants, and donations, as those terms are defined by general law; trust funds that serve as clearing funds or accounts for the comptroller or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other trust funds authorized by this Constitution, are not subject to the requirements set forth in paragraph (2) of this subsection.

(4) All cash balances and income of any trust funds *terminated* ~~abolished~~ under this subsection shall be deposited into the general revenue fund.

(5) The provisions of this subsection shall be effective November 4, 2000 ~~1992~~.

(g) **BUDGET STABILIZATION FUND.** Beginning with the 1994-1995 fiscal year, at least 1% of an amount equal to the last completed fiscal year's net revenue collections for the general revenue fund shall be retained in a budget stabilization fund. The budget stabilization fund shall be increased to at least 2% of said amount for the 1995-1996 fiscal year, at least 3% of said amount for the 1996-1997 fiscal year, at least 4% of said amount for the 1997-1998 fiscal year, and at least 5% of said amount for the 1998-1999 fiscal year. Subject to the provisions of this subsection, the budget stabilization fund shall be maintained at an amount equal to at least 5% of the last completed fiscal year's net

revenue collections for the general revenue fund. The budget stabilization fund's principal balance shall not exceed an amount equal to 10% of the last completed fiscal year's net revenue collections for the general revenue fund. The legislature shall provide criteria for withdrawing funds from the budget stabilization fund in a separate bill for that purpose only and only for the purpose of covering revenue shortfalls of the general revenue fund or for the purpose of providing funding for an emergency, as defined by general law. General law shall provide for the restoration of this fund. The budget stabilization fund shall be comprised of funds not otherwise obligated or committed for any purpose.

(h) STATE PLANNING DOCUMENT AND DEPARTMENT AND AGENCY PLANNING DOCUMENT PROCESSES. The governor shall recommend to the legislature biennially any revisions to the state planning document, as defined by law. General law shall require a biennial review and revision of the state planning document, shall require the governor to report to the legislature on the progress in achieving the state planning document's goals, and shall require all departments and agencies of state government to develop planning documents consistent with the state planning document. The state planning document and department and agency planning documents shall remain subject to review and revision by the legislature. The department and agency planning documents shall include a prioritized listing of planned expenditures for review and possible reduction in the event of revenue shortfalls, as defined by general law. To ensure productivity and efficiency in the executive, legislative, and judicial branches, a quality management and accountability program shall be implemented by general law. For the purposes of this subsection, the terms department and agency shall include the judicial branch. This subsection shall be effective July 1, 1993.

BE IT FURTHER RESOLVED that, effective January 7, 2003, Section 19 of Article III of the State Constitution, as amended by Revision No. 8, 1998, of the Constitution Revision Commission, is amended to read:

SECTION 19. State Budgeting, Planning and Appropriations Processes.—

(a) ANNUAL BUDGETING. Effective July 1, 1994, general law shall prescribe the adoption of annual state budgetary and planning processes and require that detail reflecting the annualized costs of the state budget and reflecting the nonrecurring costs of the budget requests shall accompany state department and agency legislative budget requests, the governor's recommended budget, and appropriation bills. For purposes of this subsection, the terms department and agency shall include the judicial branch.

(b) APPROPRIATION BILLS FORMAT. Separate sections within the general appropriation bill shall be used for each major program area of the state budget; major program areas shall include: education enhancement "lottery" trust fund items; education (all other funds); human services; criminal justice and corrections; natural resources, environment, growth management, and transportation; general government; and judicial branch. Each major program area shall include an itemization of expenditures for: state operations; state capital outlay; aid to local governments and nonprofit organizations operations; aid to local governments and nonprofit organizations capital outlay; federal funds and the associated state matching funds; spending authorizations for operations; and spending authorizations for capital outlay. Additionally, appropriation bills passed by the legislature shall include an itemization of specific appropriations that exceed one million dollars (\$1,000,000.00) in 1992 dollars. For purposes of this subsection, "specific appropriation," "itemization," and "major program area" shall be defined by law. This itemization threshold shall be adjusted by general law every four years to reflect the rate of inflation or deflation as indicated in the Consumer Price Index for All Urban Consumers, U.S. City Average, All Items, or successor reports as reported by the United States Department of Labor, Bureau of Labor Statistics or its successor. Substantive bills containing appropriations shall also be subject to the itemization requirement mandated under this provision and shall be subject to the governor's specific appropriation veto power described in Article III, Section 8. This subsection shall be effective July 1, 1994.

(c) APPROPRIATIONS REVIEW PROCESS. Effective July 1, 1993, general law shall prescribe requirements for each department and agency of state government to submit a planning document and supporting budget request for review by the appropriations committees of both houses of the legislature. The review shall include a comparison of the major issues in the planning document and budget requests to those major issues included in the governor's recommended budget. For purposes of this subsection, the terms department and agency shall include the judicial branch.

(d) SEVENTY-TWO HOUR PUBLIC REVIEW PERIOD. All general appropriation bills shall be furnished to each member of the legislature, each member of the cabinet, the governor, and the chief justice of the supreme court at least seventy-two hours before final passage by either house of the legislature of the bill in the form that will be presented to the governor.

(e) FINAL BUDGET REPORT. Effective November 4, 1992, a final budget report shall be prepared as prescribed by general law. The final budget report shall be produced no later than the 90th day after the beginning of the fiscal year, and copies of the report shall be furnished to each member of the legislature, the head of each department and agency of the state, the auditor general, and the chief justice of the supreme court.

(f) TRUST FUNDS.

(1) No trust fund of the State of Florida or other public body may be created by law without a three-fifths (3/5) vote of the membership of each house of the legislature in a separate bill for that purpose only, *except that, in the case of an emergency declared pursuant to general law, the governor and cabinet may create trust funds for that purpose, which shall terminate on July 1 following the next regular session of the legislature after their creation.*

(2) ~~Each trust fund created by law State trust funds in existence before the effective date of this subsection shall terminate not more than four years after the effective date of this subsection. State trust funds created after the effective date of this subsection shall terminate not more than four years after the effective date of the act authorizing the initial creation of the trust fund. By law the legislature may set a shorter time period for which any trust fund is authorized. By law the legislature may continue a trust fund by re-creating it at the time of its scheduled termination and may provide by law for periodic review of re-created trust funds.~~

(3) Trust funds required by federal programs or mandates; trust funds established for bond covenants, indentures, or resolutions, whose revenues are legally pledged by the state or public body to meet debt service or other financial requirements of any debt obligations of the state or any public body; the state transportation trust fund; the trust fund containing the net annual proceeds from the Florida Education Lotteries; the Florida retirement trust fund; trust funds for institutions under the management of the Board of Regents, where such trust funds are for auxiliary enterprises and contracts, grants, and donations, as those terms are defined by general law; trust funds that serve as clearing funds or accounts for the chief financial officer or state agencies; trust funds that account for assets held by the state in a trustee capacity as an agent or fiduciary for individuals, private organizations, or other governmental units; and other trust funds authorized by this Constitution, are not subject to the requirements set forth in paragraph (2) of this subsection.

(4) All cash balances and income of any trust funds ~~abolished~~ *terminated* under this subsection shall be deposited into the general revenue fund.

(5) The provisions of this subsection shall be effective November 4, 2000 ~~1992~~.

(g) BUDGET STABILIZATION FUND. Beginning with the 1994-1995 fiscal year, at least 1% of an amount equal to the last completed fiscal year's net revenue collections for the general revenue fund shall be retained in a budget stabilization fund. The budget stabilization fund shall be increased to at least 2% of said amount for the 1995-1996 fiscal

year, at least 3% of said amount for the 1996-1997 fiscal year, at least 4% of said amount for the 1997-1998 fiscal year, and at least 5% of said amount for the 1998-1999 fiscal year. Subject to the provisions of this subsection, the budget stabilization fund shall be maintained at an amount equal to at least 5% of the last completed fiscal year's net revenue collections for the general revenue fund. The budget stabilization fund's principal balance shall not exceed an amount equal to 10% of the last completed fiscal year's net revenue collections for the general revenue fund. The legislature shall provide criteria for withdrawing funds from the budget stabilization fund in a separate bill for that purpose only and only for the purpose of covering revenue shortfalls of the general revenue fund or for the purpose of providing funding for an emergency, as defined by general law. General law shall provide for the restoration of this fund. The budget stabilization fund shall be comprised of funds not otherwise obligated or committed for any purpose.

(h) STATE PLANNING DOCUMENT AND DEPARTMENT AND AGENCY PLANNING DOCUMENT PROCESSES. The governor shall recommend to the legislature biennially any revisions to the state planning document, as defined by law. General law shall require a biennial review and revision of the state planning document, shall require the governor to report to the legislature on the progress in achieving the state planning document's goals, and shall require all departments and agencies of state government to develop planning documents consistent with the state planning document. The state planning document and department and agency planning documents shall remain subject to review and revision by the legislature. The department and agency planning documents shall include a prioritized listing of planned expenditures for review and possible reduction in the event of revenue shortfalls, as defined by general law. To ensure productivity and efficiency in the executive, legislative, and judicial branches, a quality management and accountability program shall be implemented by general law. For the purposes of this subsection, the terms department and agency shall include the judicial branch. This subsection shall be effective July 1, 1993.

BE IT FURTHER RESOLVED that in accordance with the requirements of section 101.161, Florida Statutes, the title and substance of the amendment proposed herein shall appear on the ballot as follows:

CREATION, TERMINATION, AND RE-CREATION OF TRUST FUNDS

Authorizes the Governor and Cabinet, during a lawfully declared emergency, to create trust funds for that purpose, which shall terminate July 1 after the next regular legislative session following their creation. Limits constitutional termination of trust funds to their initial four years, and authorizes the Legislature by law to re-create trust funds at the time of their scheduled termination and periodically review them.

—was read the second time by title. On motion by Rep. Pruitt, the rules were suspended and the joint resolution was read the third time by title. On passage, the vote was:

Session Vote Sequence: 77

Yeas—112

Table with 4 columns: Name, Name, Name, Name. Lists names of representatives such as The Chair, Alexander, Andrews, Argenio, Argenziano, Arnall, Bainter, Ball, Barreiro, Bense, Bilirakis, Bitner, Bloom, Boyd, Bradley, Brown, Brummer, Bush, Byrd, Cantens, Casey, Chestnut, Constantine, Cosgrove, Crady, Crist, Crow, Detert, Diaz de la Portilla, R., Dockery, Edwards, Effman, Eggelletion, Farkas, Feeney, Fiorentino, Flanagan, Frankel, Fuller, Futch, Garcia, Gay, Goode, Goodlette, Gottlieb, Green, C., Greene, A., Greenstein, Hafner, Harrington, Hart, Henriquez, Heyman, Jacobs, Johnson, Jones.

Table with 4 columns: Name, Name, Name, Name. Lists names of representatives such as Kelly, Kilmer, Kosmas, Kyle, Lacasa, Lawson, Levine, Littlefield, Logan, Lynn, Maygarden, Melvin, Merchant, Miller, J., Miller, L., Minton, Morroni, Murman, Ogles, Patterson, Peaden, Posey, Prieguez, Pruitt, Putnam, Rayson, Reddick, Ritchie, Ritter, Roberts, Rojas, Rubio, Russell, Ryan, Sanderson, Sembler, Smith, C., Smith, K., Sobel, Sorensen, Spratt, Stafford, Stansel, Starks, Suarez, Sublette, Trovillion, Tullis, Turnbull, Villalobos, Wallace, Wasserman Schultz, Waters, Wiles, Wilson, Wise.

Nays—None

Votes after roll call:

Yeas—Betancourt, Bullard

So the joint resolution passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

CS/HB 633—A bill to be entitled An act relating to student records; amending s. 228.093, F.S.; revising terminology; revising definitions; revising exceptions; expanding the right to a hearing; providing a penalty for third-party violation; clarifying and revising lawful release of records and directory information in certain circumstances; expanding notification requirements; authorizing the release of personally identifiable student records to the Department of Highway Safety and Motor Vehicles for purposes of the compulsory attendance driver's license eligibility requirements, and to the Department of Children and Family Services for purposes of the Learnfare program compulsory attendance requirements; amending s. 232.23, F.S., relating to maintenance and transfer of student records, and s. 411.223, F.S., relating to preventive health care services, to conform; reenacting ss. 229.57(6), 240.237, 240.323, 240.40401, 242.3315, and 381.0056(5)(p), F.S., relating to student assessment, university student records, community college student records, student financial assistance, student and employee personnel records, and school health services, to incorporate the amendment of s. 228.093, F.S.; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

HB 1527—A bill to be entitled An act relating to the presidential preference primary; amending s. 103.101, F.S.; changing the date of the presidential preference primary; revising other dates relating to selection and certification of the candidates or delegates whose names are to appear on the ballot and to the qualifying of delegates for such purpose, to conform; providing applicability; providing an effective date.

—was read the second time by title.

Rep. Logan moved that, under Rule 142(h), a late-filed amendment be allowed for consideration.

Subsequently, the motion by Rep. Logan to allow consideration of a late-filed amendment was withdrawn.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

CS/CS/HB 75—A bill to be entitled An act relating to nitrous oxide; amending s. 877.111, F.S.; prohibiting the unlawful distribution of nitrous oxide; providing a third degree felony penalty for violation; providing an effective date.

—was read the second time by title.

Representative(s) Ball offered the following:

(Amendment Bar Code: 114705)

Amendment 1—On page 3, lines 2 - 6, remove from the bill: said lines

and insert in lieu thereof: *paragraphs (a)-(g), proof that any person discharged, or aided another in discharging, nitrous oxide to inflate a balloon or any other object suitable for subsequent inhalation creates an inference of the person's knowledge that the nitrous oxide's use was for a purpose other than those provided in paragraphs (a)-(g).*

Rep. Ball moved the adoption of the amendment, which was adopted.

On motion by Rep. Ball, the rules were suspended and CS/CS/HB 75, as amended, was read the third time by title. On passage, the vote was:

Session Vote Sequence: 78

Yeas—110

The Chair	Diaz de la Portilla, R.	Kelly	Rojas
Alexander	Dockery	Kilmer	Rubio
Andrews	Edwards	Kosmas	Russell
Argenio	Effman	Kyle	Ryan
Argenziano	Eggelletion	Lacasa	Sanderson
Arnall	Farkas	Lawson	Sembler
Bainter	Feeney	Levine	Smith, C.
Ball	Fiorentino	Littlefield	Smith, K.
Barreiro	Flanagan	Logan	Sobel
Bense	Frankel	Lynn	Sorensen
Betancourt	Fuller	Maygarden	Spratt
Bilirakis	Futch	Melvin	Stafford
Bitner	Garcia	Merchant	Stansel
Bloom	Gay	Miller, J.	Starks
Boyd	Goode	Miller, L.	Suarez
Bradley	Goodlette	Minton	Sublette
Brown	Gottlieb	Murman	Trovillion
Brummer	Green, C.	Patterson	Tullis
Bush	Greene, A.	Peaden	Turnbull
Byrd	Greenstein	Posey	Villalobos
Cantens	Hafner	Prieguez	Wallace
Casey	Harrington	Pruitt	Wasserman Schultz
Chestnut	Hart	Putnam	Waters
Constantine	Henriquez	Rayson	Wiles
Cosgrove	Heyman	Reddick	Wilson
Crady	Jacobs	Ritchie	Wise
Crist	Johnson	Ritter	
Detert	Jones	Roberts	

Nays—None

Votes after roll call:

Yeas—Bullard, Crow, Morroni, Ogles

So the bill passed, as amended, and was certified to the Senate after engrossment.

**HB 295**—A bill to be entitled An act relating to candidates for public office; amending s. 99.012, F.S.; eliminating the requirement that a subordinate officer, deputy sheriff, or police officer who is seeking public office and who is not required to resign to run for that office must, upon qualifying, take a leave of absence without pay during the period of that candidacy; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

**CS/CS/HB 69**—A bill to be entitled An act relating to habitual juvenile offenders; providing a short title; amending s. 985.227, F.S.; revising language with respect to mandatory direct filing of information with respect to certain juvenile offenders; amending s. 985.233, F.S.; revising language with respect to alternatives for juveniles prosecuted as adults; reenacting s. 985.226, F.S., relating to criteria for waiver of juvenile court jurisdiction; hearing on motion to transfer for prosecution as an adult; to incorporate said amendments in reference thereto; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

**Immediately Certified**

On motion by Rep. Ball, the rules were suspended and CS/CS/HB 75, which passed the House earlier today, was immediately certified to the Senate.

**Ceremonial Resolutions Calendar**

**HR 9007**—A resolution recognizing Niceville High School.

WHEREAS, with the words "It is our pleasure to formally announce that the Department of Education and our 1999 cosponsor, The National Association of Secondary School Principals, has selected Niceville High School as a 1999 New American High Schools national showcase site," Niceville High School principal David Morgan learned that his school was the recipient of a prestigious award from the United States Government, and

WHEREAS, as it becomes more evident that young people must be prepared to become effective citizens, parents, and workers qualified to meet the demands of the global, knowledge-based economy of the twenty-first century, all students of New American High Schools are expected to meet challenging academic standards and to acquire the communication, problem-solving, computer, and technical skills necessary to pursue college educations and careers, and

WHEREAS, realizing that such a goal requires the involvement of more than educators alone, the association encourages schools to form active alliances with parents, employers, community members, and policymakers to promote student learning and ensure accountability for results, and

WHEREAS, impressed with the overall success of improvement efforts made by the school and the commitment of school staff and the community to high levels of student achievement, the review panel chose Niceville High School as one of only 13 high schools in the nation to be so recognized in 1999, an honor that was formally recognized in Washington, D.C., on November 18, 1999, at an awards event headlined by Secretary of Education Richard W. Riley and The National Association of Secondary School Principals executive director Gerald N. Tirozzi, and

WHEREAS, it is only fitting that Niceville High School, its staff, and the community be further commended for the outstanding strides they have made toward preparing their students for life in the new century, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives pauses in its deliberations to further recognize and extend heartiest congratulations to Niceville High School as the recipient of the United States Department of Education New American High Schools Award.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to David Morgan, Principal, Niceville High School, as a tangible token of the sentiments expressed herein.

—was read the second time by title. On motion by Rep. Melvin, the resolution was adopted.

Rep. Melvin presented the following representatives from Niceville High School: David Morgan, Principal; Sandra Foster, Vice Principal; Linda Aycock, English Department Head; Patricia Beukenkamp, Student Council President; Marlene Delacruz, Senior Class President; Andrea Acosta, Junior Class President; Kavina Starkis, Sophomore Class President; Lindsey Bumgarner, Freshman Class President; and Paula and Chet Eichenbrenner, who were serving the House as messengers for the week.

**HR 9033**—A resolution honoring Dan Levenson on the occasion of his 100th birthday, for his continued humanitarian and philanthropic activities.

WHEREAS, born in 1900 in Saint Petersburg, Russia, the outstanding humanitarian and philanthropist Dan Levenson has been

a resident of Florida for over 50 years and now resides in Hollywood, Florida, and

WHEREAS, in 1917, Mr. Levenson was denied admission to the University of Petrograd solely on the basis of his religion and, in 1920, with the aid of an organization devoted to helping immigrants, he arrived in New York City and began a career in insurance, later making his fortune in real estate, and

WHEREAS, Mr. Levenson began an effort which evolved into helping hundreds of Russian Jews relocate to Israel, assisting many more to remain safely in their homeland, and enabling dozens of people to settle in the United States, and

WHEREAS, in addition to helping families escape oppression and build new lives in freedom, Dan Levenson has devoted his energy, his fortune, and himself to assuring that thousands of young people in both the United States and Israel are granted the opportunity to attend universities, and, through their own generosity, Mr. Levenson together with his late beloved wife, Ethel, have provided such opportunities and have caused dozens of others to embrace Dan's ideals by becoming major benefactors of these important institutions, and

WHEREAS, responsible for tens of millions of dollars in gifts to a variety of educational and health care institutions in Israel and the United States, Mr. Levenson has been honored by dozens of community organizations and institutions for his generosity, his wisdom, his energy, and his dedication to his fellowman, and

WHEREAS, on March 27, 2000, Dan Levenson will celebrate the centennial anniversary of his birth, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives wishes to express its sincerest gratitude and indebtedness for all of Dan Levenson's important accomplishments and contributions throughout his 100 remarkable years of life, and extends its best wishes to Mr. Levenson for many more years of good health, continued active participation in the organizations he loves, and success in all his endeavors on behalf of the educational and health care institutions he supports.

BE IT FURTHER RESOLVED that copies of this resolution be presented to Dan Levenson and his family members as a tangible token of the sentiments expressed herein.

—was read the second time by title. On motion by Rep. Bloom, the resolution was adopted.

By Representative Bense—

**HR 9047**—A resolution commending the Florida Dental Association and recognizing March 29, 2000, as "Dentists' Day on the Hill."

WHEREAS, the Florida Dental Association is a state professional association which was founded in 1884 by 12 dentists and which now represents over 6,500 member dentists in this state and maintains permanent offices in Tallahassee, and

WHEREAS, the Florida Dental Association was formed to encourage the improvement of the public's dental health, to promote the art and science of dentistry, and to address the concerns of the members of the dental profession and the public they serve, and

WHEREAS, the Florida Dental Association is sponsoring its fifth annual "Dentists' Day on the Hill," scheduled for Wednesday, March 29, 2000, for the purpose of meeting with legislators to discuss the concerns of its members about the future of the dental profession and particularly the impact of legislative issues on the practice of dentistry and the public served by that practice, and

WHEREAS, the members of the Florida House of Representatives find that dentists perform a valuable public health service and that the Florida Dental Association is the primary association representing the dentists of this state, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the Florida House of Representatives commends the Florida Dental Association and its members for their contributions to the health and welfare of the residents of this state and recognizes March 29, 2000, as "Dentists' Day on the Hill."

—was read the first time by title and the second time by title. On motion by Rep. Bense, the resolution was adopted.

By Representatives Chestnut and J. Miller—

**HR 9055**—A resolution recognizing the College of Journalism and Communications of the University of Florida and designating March 30 and 31, 2000, as Celebration 2000 Days in Alachua County.

WHEREAS, during the year 2000, the College of Journalism and Communications of the University of Florida will observe both the 75th anniversary of a formal curriculum in journalism and communications and the 50th anniversary of the arrival at the university of Rae O. Weimer to found the School of Journalism and Communications, serving as the school's first director, and

WHEREAS, the university's College of Journalism and Communications has consistently been ranked by academics and professional publications and organizations among the top 10 in the nation in its field, and

WHEREAS, there have been more than 18,000 graduates from the program since its inception and, in the years since enrollment and degree awards have been measured, the College of Journalism and Communications of the University of Florida is reported in a recent year to have had the third largest undergraduate enrollment among all such colleges in the nation and to have granted more undergraduate degrees in the field than has any other college, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives designates March 30 and 31, 2000, as Celebration 2000 Days in Alachua County and joins with the students, faculty, and staff of the University of Florida and the citizens of the county in honoring the College of Journalism and Communications and extending heartiest congratulations on the occasion of the observance of two very significant anniversaries in the history of the college.

—was read the first time by title and the second time by title. On motion by Rep. Chestnut, the resolution was adopted.

By Representatives Kelly, Brummer, Bainter, Russell, and Patterson—

**HR 9051**—A resolution commemorating March 29, 2000, as Lake County Day.

WHEREAS, Lake County was carved out of Sumter and Orange Counties in June of 1887 and with 954 square miles of land it is the 17th largest county in the state, and

WHEREAS, in addition to many other firsts, Lake County was the first county in the State of Florida to organize a County Chamber of Commerce, and the first in the United States to have its own county flag, and

WHEREAS, the county was named for its 250 named lakes and 1,735 bodies of water which served the people of the county as a transportation system in its early days, and

WHEREAS, the county has always been blessed with a thriving citrus industry, beautiful rolling hills, and wonderful recreational opportunities, and

WHEREAS, the most enduring natural resource of Lake County has always been its people who have always welcomed visitors and new residents alike with heartfelt warmth, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives of the State of Florida hereby declares Wednesday, March 29, 2000, as Lake County Day and joins the citizens of Lake County in commemorating that date in recognition of the contributions made by Lake County to the great State of Florida.

—was read the first time by title and the second time by title. On motion by Rep. Kelly, the resolution was adopted.

By Representative Melvin—

**HR 9053**—A resolution recognizing the Governor's High School All-Stars.

WHEREAS, in introducing the Governor's High School All-Stars program, Governor Jeb Bush commented, "It is important for our state to recognize the many high school students throughout Florida who are doing all the right things," and

WHEREAS, starting with the 1999-2000 school year, one high school junior from each of Florida's public school districts will be chosen annually by a panel comprised of not less than one teacher, one administrator, one parent, one community leader, and two high school seniors who will be charged with the task of determining which students among the state's many fine young people best exemplify excellence of character based on academic success, good behavior, leadership skills, and service to their community, and

WHEREAS, the first of the Governor's High School All-Stars and the school districts they represent are as follows: Marcus Rollins, Alachua; Alison Webb, Baker; Keith Martin, Bay; Latoya Chandler, Bradford; Kyla Mocharnuk, Brevard; Lauren Dwyer, Broward; Emily Hand, Calhoun; Andrew Promey, Charlotte; Lara Harbison, Citrus; Angela Kite, Clay; Amanda Stokes, Collier; Mark Scott, Columbia; Leslie Lolley, DeSoto; Marinda Rains, Dixie; Jennifer Bean, Duval; Mary Baars, Escambia; Tiffany Meertins, Flagler; Alexis Elliott, Franklin; Hannah Sager, Gadsden; Samantha Zerbe, Gilchrist; Stacey Ahern, Glades; Bonnie Belin, Gulf; Kylie Williams, Hamilton; Ashleigh Lowe, Hardee; Natalie Swope, Hendry; Ryan Wagoner, Hernando; Allison Marks, Hillsborough; John Garner, Holmes; Allison Labine, Indian River; Erin Crisp, Jackson; Jasmine Plummer, Jefferson; Angelica Hernandez, Lafayette; Nduka Enemchukwu, Lake; Carrie Kemmerer, Lee; Michael Joanos, Leon; Jomia Harden, Levy; Ashley Green, Liberty; Sean Dixon, Madison; Jennifer McNally, Manatee; Michelle Sumner, Marion; Jennifer Heilbronner, Martin; Mathew Lowe, Miami-Dade; Lande Spottswood, Monroe; Jennifer Ledbetter, Nassau; Jessica Lulue, Okaloosa; Kelly Ard, Okeechobee; Lauren Marasignan, Orange; Jeremy Buxton, Osceola; Jennifer Bolden, Palm Beach; Larkin Reynolds, Pasco; Katherine Shepard, Polk; Jonathan Oliver, Putnam; Steven Russell, Santa Rosa; Bradley Wilson, Sarasota; Alyssa Zerkowitz, Seminole; Callie Simon, St. Johns; Nicole Belkin, St. Lucie; Sherry Mims, Sumter; Brittany Fernald, Suwannee; Anna Batten, Taylor; Zac Bielling, Union; Gerri Catha, Volusia; Timothy Carey, Wakulla; Katelyn Roehm, Walton; and Laura Marschka, Washington, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives enthusiastically endorses Governor Jeb Bush in his recognition of the outstanding young people designated the first of the Governor's High School All-Stars, congratulates them on possessing the qualities of character which have led to their selection, and wishes them utmost success in the years to come.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to each High School All-Star as a tangible token of the sentiments expressed herein.

—was read the first time by title and the second time by title. On motion by Rep. Melvin, the resolution was adopted.

By Representative Ogles—

**HR 9057**—A resolution recognizing March 28, 2000, as Mote Day in Florida.

WHEREAS, Mote Marine Laboratory, an independent nonprofit organization, has well served the State of Florida and its citizenry for 45 years, and

WHEREAS, Mote Marine Laboratory is recognized throughout the world for its excellence in marine research and education, and

WHEREAS, Mote Marine Laboratory operates an aquarium that is a world-class education facility in the environmental and marine sciences, and

WHEREAS, Mote Marine Laboratory will commemorate its 45th anniversary with a year-long celebration which began on January 3, 2000, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives pauses in its deliberations to join with Mote Marine Laboratory in commemorating its 45th anniversary of exceptional service to the citizens of the state and to recognize March 28, 2000, as Mote Day in Florida.

—was read the first time by title and the second time by title. On motion by Rep. Ogles, the resolution was adopted.

On motion by Rep. Pruitt, the rules were suspended and the House moved to the order of—

### Motions Relating to Committee References

On motion by Rep. Pruitt, agreed to by two-thirds vote, HB 2089 was withdrawn from the Committee on Finance & Taxation and placed on the appropriate Calendar.

### House Reunion

The Speaker recognized the efforts of the Honorable Charles R. "Chuck" Smith and the Honorable Anne Mackenzie in organizing the second House Reunion. The following former Members were invited onto the floor of the the House Chamber by Speaker Thrasher and formally recognized: Michael I. "Mike" Abrams, J. Keith Arnold, Philip F. Ashler (Treasurer 1975-76), Laurent W. Belanger, Samuel P. Bell III, Kenneth E. "Ken" Boles, Mary M. Brennan, James K. "Jim" Brodie, Tom C. Brown, James C. "Jim" Burke (Speaker pro tempore 1986-88), Fran Carlton, Carl Carpenter, Jr., J. Kermit Coble, Ted Cohen, Doyle E. Conner (Commissioner of Agriculture 1961-91), Chris Corr, Linda C. Cox, Donald R. Crane, Jr., Timothy D. "Tim" Deratany, Mario R. Diaz-Balart, Murray H. Dubbin, Fred R. Dudley, Peter M. "Pete" Dunbar, Lewis Earle, D.D.S., James F. "Jim" Eckhart, George Firestone (Secretary of State 1979-1987), David Flagg, John R. Forbes, Edmond M. "Ed" Fortune, James Christopher "Jim" Frishe, Jeff D. Gautier, Elton J. Gissendanner, John A. Grant, Jr., Tom Gustafson (Speaker 1988-90), Ralph H. Haben, Jr. (Speaker 1980-82), James T. "Jim" Hargrett, Jr., Bert J. Harris, Jr., Robert C. Hartnett, Donald F. "Don" Hazelton, Thomas L. "Tommy" Hazouri, Mallory E. Horne (Speaker of the House 1963, President of the Senate 1972-74), Frances L. "Chance" Irvine, Lawrence R. "Larry" Kirkwood, S. Curtis "Curt" Kiser, Ron Klein, Michael Edward "Mike" Langton, John W. Lewis III, Ray Liberti, Frederick "Fred" Lippman, Dick Locke, Anne Mackenzie, Franklin B. Mann, Carlos A. Manrique, Ray Mattox, Bruce McEwan, Robert W. "Bob" McKnight, Tom McPherson, Christian "Chris" Meffert, Robert E. "Bob" Melby, O.D., Frank S. Messersmith, Elizabeth "Betty" Metcalf, William Thomas "Tom" Mims, Sam Mitchell (Speaker pro tempore 1988-90), H. Lee Moffitt (Speaker 1982-84), Herbert F. "Herb" Morgan, Luis C. Morse, Sandra Barringer Mortham (Secretary of State 1995-1999), Charles L. "Chuck" Nergard, Carl Ogden, R. Dale Patchett, Van B. Poole, James H. "Jimmy" Prescott, Don C. Price, Gene Ready, James J. Reeves, Robert R. "Bob" Reynolds, William J. "Billy Joe" Rish, Irma S. Rochlin, Hurley W. Rudd, R. Z. "Sandy" Safley, Ron Saunders, T. Terrell Sessums (Speaker 1972-74), Robert H. Shadley, George H. Sheldon, Jack Shreve, Art Simon, Peggy Simone, Tom Slade, Charles R. "Chuck" Smith, Dave Smith, Eric B. Smith, Lawrence J. "Larry" Smith (U.S. House of Representatives 1983-92), Paul B. Steinberg, E. Amos Sumner, Russell E. Sykes, James Harold Thompson (Speaker 1984-86), Jack N. Tobin, Robert DeWitt "Rob" Trammell, Donald L. Tucker

(Speaker 1974-76 and 1976-78), Hamilton D. Upchurch, Carlos L. Valdes, Joe Viscusi, James G. Ward, Tom Warner, Carroll Webb, Daniel Webster (Speaker 1996-98), T. K. Wetherell (Speaker 1990-92), Virginia "Ginger" Bass Wetherell, Walter C. "Walt" Young, and Earl Ziebarth.

## Messages from the Senate

*The Honorable John Thrasher, Speaker*

I am directed to inform the House of Representatives that the Senate has passed HBs 17 and 65; CS/HB 143; CS/HB 313; and CS/HB 405; adopted HCR 657; and passed HB 729.

*Faye W. Blanton, Secretary*

The above bills and concurrent resolution were ordered enrolled.

## Motion to Adjourn

Rep. Arnall moved that the House adjourn for the purpose of holding committee meetings and conducting other House business, to reconvene at 8:50 a.m., Friday, March 31. The motion was agreed to.

## Recorded Votes

Rep. Sanderson:

Yeas—HB 273; HB 1055; HB 4053

## Prime Sponsors

HB 473—Levine  
 HB 475—Kelly  
 HB 603—Andrews  
 HB 971—Jacobs  
 HB 1433—Bense, Bloom  
 HB 1563—Jacobs  
 HB 1571—Bloom  
 HB 1723—Bense  
 HB 1853—Jacobs  
 HB 1897—Andrews  
 HB 1937—Bloom

## Cosponsors

HB 47—Boyd, Crow, Detert, C. Green, Kelly, Ogles, Ritter  
 HB 127—Byrd, Suarez  
 HB 167—Dockery, Putnam, Tullis  
 HB 191—Ball, Betancourt, Kosmas, Melvin, Ogles, Patterson, Peaden, Stafford, Stansel, Suarez  
 CS/HB 195—Casey  
 CS/HB 207—Roberts  
 HB 221—Dockery  
 CS/HB 239—Sobel  
 HB 273—Starks  
 HB 335—Bullard  
 HB 407—Andrews  
 HB 437—Greenstein  
 HB 495—Greenstein, Henriquez, Ritter, Sobel, Wasserman Schultz  
 HB 561—Hill  
 HB 595—Hill  
 HB 617—Crist  
 CS/HB 621—R. Diaz de la Portilla  
 HB 625—Greenstein  
 HB 679—Brown  
 HB 687—Johnson  
 CS/HB 715—Bense, Bitner, Morroni  
 CS/HB 733—Cantens  
 HB 741—Bullard  
 HB 743—Greenstein  
 HJR 779—Ritchie  
 HB 799—Bense  
 HB 813—Bullard, Greenstein  
 HB 833—Crow  
 CS/HB 855—Brown

CS/HB 863—Albright, Alexander, Argenio, Arnall, Bainter, Barreiro, Betancourt, Bitner, Bloom, Boyd, Brown, Bullard, Bush, Cantens, Casey, Chestnut, Cosgrove, Crady, Dockery, Eggeleton, Frankel, Futch, Gottlieb, C. Green, Hafner, Harrington, Hart, Henriquez, Heyman, Jones, Kilmer, Kosmas, Kyle, L. Miller, Minton, Morroni, Patterson, Peaden, Ritchie, Ritter, Roberts, Russell, Sembler, C. Smith, K. Smith, Sobel, Stafford, Sublette, Tullis, Turnbull, Wallace, Wasserman Schultz, Wiles

HB 891—Chestnut  
 HB 907—Cantens  
 HB 989—Futch  
 HB 1013—Suarez  
 HB 1039—Cosgrove, Suarez  
 HB 1107—Brown, Roberts  
 HB 1121—Fiorentino  
 HB 1147—Chestnut  
 HB 1171—Spratt  
 HB 1191—Ryan  
 HB 1465—Brown  
 HB 1473—Crow  
 HB 1485—Jacobs  
 CS/HB 1539—Jacobs  
 HB 1549—Bilirakis, Morroni, Waters  
 HB 1571—Bilirakis, Bitner, Eggeleton, Goode, Gottlieb, C. Green, Greenstein, Jones, Kelly, Ogles, Rayson, Ritter, Wasserman Schultz  
 HB 1601—Crow  
 HB 1609—Bullard  
 HB 1781—Fasano  
 HB 1807—Bullard, Garcia, A. Greene, Lawson  
 HB 1849—R. Diaz de la Portilla  
 HB 1867—Crist  
 HB 1909—Ritchie  
 HB 2045—Fiorentino, Goodlette, Greenstein  
 HB 2065—Bullard

## Withdrawals as Cosponsor

HB 851—Greenstein

## Introduction and Reference

By the Committee on Business Regulation & Consumer Affairs; Representatives Ogles, Greenstein, Brown, and Sorensen—

**HB 2109**—A bill to be entitled An act relating to the Motor Fuel Marketing Practices Act; amending s. 526.303, F.S.; revising a definition; providing for application to certain civil actions; amending s. 526.311, F.S.; revising enforcement provisions; transferring from the Department of Legal Affairs to the Department of Agriculture and Consumer Services responsibilities as the lead agency to enforce the Motor Fuel Marketing Practices Act; revising disposition of funds collected in civil actions; amending ss. 526.312 and 526.313, F.S., to conform; amending s. 526.3135, F.S.; specifying certain required reporting by the Division of Standards of the Department of Agriculture and Consumer Services; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on General Government Appropriations.

By the Committee on Law Enforcement & Crime Prevention; Representative Futch—

**HB 2111**—A bill to be entitled An act relating to rulemaking; amending ss. 316.1932, 322.63, and 327.352, F.S.; specifying the responsibilities of the Alcohol Testing Program of the Department of Law Enforcement with respect to breath test instruments, persons who operate, inspect, and instruct on such instruments, and blood analysts who conduct blood testing, in connection with testing pursuant to the driving or boating under the influence provisions of chapters 316, 322, and 327, F.S., and providing for rules with respect thereto; removing references to department authority and rulemaking with respect to such

testing; amending s. 943.03, F.S.; revising the department's rulemaking authority; authorizing rules relating to employee misconduct and discipline; amending s. 943.131, F.S.; directing the Criminal Justice Standards and Training Commission to adopt rules relating to determination of an applicant's eligibility for exemption from completing the basic recruit training program; amending s. 943.14, F.S.; directing the commission to establish procedures for discipline of criminal justice training school instructors by rule; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Governmental Rules & Regulations.

By Representative Roberts—

**HB 2113**—A bill to be entitled An act relating to economic development; providing for the establishment of the Florida-Africa Trade Program by the Office of Tourism, Trade, and Economic Development within the Executive Office of the Governor; providing purpose of the program; providing responsibilities of the Office of Tourism, Trade, and Economic Development; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Business Development & International Trade, Governmental Operations, and Transportation & Economic Development Appropriations.

By the Committee on Business Regulation & Consumer Affairs; Representatives Ogles and Brown—

**HB 2115**—A bill to be entitled An act relating to the Florida Engineers Management Corporation; amending s. 471.038, F.S., the "Florida Engineers Management Corporation Act"; providing purpose; providing for per diem and travel expenses for the board of directors and staff of the management corporation; providing for termination of initial appointments and for new appointments to the board of directors; revising powers and duties of the management corporation; providing additional requirements of the contract between the management corporation and the Department of Business and Professional Regulation; changing the submission date of the management corporation's annual status report; specifying that meetings of the board of directors are open to the public as provided by law; providing for maintenance of board records by the management corporation; providing rulemaking authority to the board to ensure the security of examinations; eliminating a provision requiring the Office of Program Policy Analysis and Government Accountability to conduct performance audits at the request of the Joint Legislative Auditing Committee; abrogating the repeal of s. 471.038, F.S., the "Florida Engineers Management Corporation Act," notwithstanding s. 5, ch. 97-312, Laws of Florida; amending s. 471.005, F.S.; providing definitions; revising cross references; amending s. 471.0035, F.S.; revising cross references, to conform; amending ss. 471.011, 471.015, 471.017, 471.021, 471.023, and 471.033, F.S.; transferring to the management corporation duties of the department relating to issuance, reissuance, and renewal of licenses, certifications, and temporary registrations and to purchase of the licensure examination; revising cross references; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on General Government Appropriations.

By Representative Jones—

**HB 2117**—A bill to be entitled An act relating to pari-mutuel wagering; creating the Interstate Compact on Licensure of Participants in Live Horseracing with Pari-Mutuel Wagering; providing purposes; providing definitions; providing for entry into force; providing eligibility criteria; providing for withdrawal; providing the establishment of a compact committee; providing powers and duties; providing voting requirements; providing administrative and management criteria; providing for immunity from liability; providing rights and

responsibilities of each party state; providing fee standards; providing construction and severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Regulated Services, Finance & Taxation, and General Government Appropriations.

By Representatives Stansel, Patterson, Alexander, Henriquez, C. Smith, Minton, Ryan, and Putnam—

**HB 2119**—A bill to be entitled An act relating to ad valorem tax assessment; amending s. 193.621, F.S., which provides special provisions for the assessment of pollution control devices; revising the definition of "facility" to include compost or litter facilities used in connection with a poultry raising or dairy operation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Agriculture, Finance & Taxation, and General Government Appropriations.

By Representative Villalobos—

**HB 2121**—A bill to be entitled An act relating to the Miami-Dade County Lake Belt Plan; amending s. 373.4149, F.S.; clarifying the boundaries of the plan area; repealing s. 373.4149(5), F.S.; relating to requirements on the sale or lease of certain property or the issuance of a development order in the plan area; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Community Affairs and Real Property & Probate.

By Representatives Sanderson, Greenstein, C. Smith, Eggelietion, Gottlieb, Ritter, Effman, and Wasserman Schultz—

**HB 2123**—A bill to be entitled An act relating to public records; providing an exemption from the public records requirements for information that reveals the identify of applicants and recipients of child-support services in the possession of a non-Title IV-D county child-support-enforcement agency; providing for future legislative review and repeal; providing a finding of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Family Law & Children and Governmental Operations.

By the Committee on Children & Families; Representative Murman—

**HB 2125**—A bill to be entitled An act relating to the Department of Children and Family Services; amending s. 20.04, F.S.; providing for program offices to be headed by program directors rather than assistant secretaries; amending s. 20.19, F.S.; revising mission and purpose of the department; providing duties and responsibilities of the secretary, deputy secretary, and program directors; providing for program offices and support offices; providing for local services, service districts, district administrators, and community alliances; providing certain budget transfer authority; providing for operation of a prototype region; providing for contracts with lead agencies; providing for consultation with counties on mandated programs; requiring a report; amending s. 39.3065, F.S.; providing for the sheriff in any county to provide child protective investigative services; requiring individuals providing such services to complete protective investigation training; providing for funding; providing for performance evaluation; requiring annual reports to the department; providing for program performance evaluation; amending ss. 393.502 and 393.503, F.S.; providing for appointment of family care councils by the Governor; deleting references to health and human services boards; creating s. 402.73, F.S.; providing contracting and performance standards for contracted client services; providing conditions for competitive procurement; providing for procurement and contract for services that involve multiple providers; providing

requirements relating to matching contributions; providing for independent contract for assessment and case management services; providing for penalties; requiring certain notice; providing for standards of conduct and disciplinary actions with respect to department employees carrying out contracting responsibilities; providing requirements relating to the developmental services Medicaid waiver service system; requiring a report; providing for cancellation of provider contracts; restricting new contracts with canceled providers; providing for liens against facility properties; providing for performance-based incentives; creating s. 402.731, F.S.; authorizing certification programs for department employees and service providers; providing rulemaking authority; requiring employment programs for staff to facilitate transition to privatized community-based care; requiring contracts for outpatient services; authorizing certain time-limited exempt positions; amending s. 409.1671, F.S., relating to foster care and related services; deleting provisions relating to a statewide privatization plan; deleting requirement that excess earnings be distributed to all entities contributing to the excess; providing for the designation of more than one eligible lead community-based provider within a single county under certain circumstances; providing the establishment of a risk pool to reduce financial risk to community-based providers; providing for any excess earnings to be distributed to all entities contributing to the excess; creating s. 409.1675, F.S.; providing conditions and procedures for placing a lead community-based provider in receivership; providing for notice and hearing; providing powers and duties of a receiver; providing for compensation; providing liability; requiring a receiver to post a bond under certain circumstances; providing for termination of receivership; amending ss. 20.43, 39.001, 39.0015, 39.01, 39.201, 39.302, 216.136, 381.0072, 383.14, 393.064, 393.13, 394.462, 394.4674, 394.67, 394.75, 397.311, 397.321, 397.821, 397.901, 400.435, 402.17, 402.3015, 402.40, 402.47, 409.152, 409.1673, 410.0245, 411.01, 411.223, 411.224, 414.028, 414.105, 414.36, 916.107, 985.223, and 985.413, F.S.; providing changes to conform with the provisions of the act; repealing s. 402.185(2), F.S., relating to funding for staff of the Office of Standards and Evaluation of the department; repealing s. 409.152(6), F.S., relating to designation of family preservation programs by the health and human services boards; providing a directive to the statute editors to conform terminology; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Governmental Operations and Health & Human Services Appropriations.

By the Committee on Business Development & International Trade; Representative Bradley—

**HB 2127**—A bill to be entitled An act relating to state procurement; amending s. 287.094, F.S.; revising provisions relating to minority business enterprise programs; providing for revoking the certification of certain minority businesses under certain circumstances; providing exceptions; prohibiting agencies from denying contractors, firms, or individuals an opportunity to compete in public procurement of commodities and services under certain circumstances; providing for filing of certain complaints; providing procedures and requirements; providing a penalty for certain discrimination; amending s. 287.0943, F.S.; requiring the Office of Supplier Diversity to accept certain businesses as certified minority businesses for certain purposes under certain circumstances; revising criteria for certification of minority business enterprises; requiring businesses to comply with state licensing requirements for certain certification; providing for review or audit of certain businesses under certain circumstances; providing for random reviews or audits of certain business by the Office of Supplier Diversity; authorizing the Auditor General to review or audit certain minority businesses for certain purposes; transferring the Minority Business Advocacy and Assistance Office from the Department of Labor and Employment Security to the Department of Management Services and renaming the office as the Office of Supplier Diversity; amending s. 287.09451, F.S., to conform to such transfer and renaming; amending s. 288.703, F.S.; revising certain definitions; creating s. 287.134, F.S.; providing definitions; prohibiting certain entities or affiliates from bidding on certain contracts; prohibiting public entities from accepting

certain bids from, awarding certain contracts to, or transacting business with certain entities; requiring invitations to bid, requests for proposals, and certain written contracts to contain notice of provisions; providing requirements, procedures, and limitations for determinations of discrimination by certain entities; providing for notice and administrative hearings; providing for nonapplication to certain activities; amending ss. 17.11, 255.102, 287.012, 287.042, 287.057, and 287.9431, F.S., to conform; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Governmental Operations and General Government Appropriations.

By Representatives Bradley, Cantens, and Logan—

**HB 2129**—A bill to be entitled An act relating to postsecondary education; authorizing a college of law at Florida International University and Florida Agricultural and Mechanical University; providing duties of the Board of Regents and others; providing authority to accept grants and other available funds; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Colleges & Universities, Judiciary, and Education Appropriations.

By Representative Sublette—

**HB 2131**—A bill to be entitled An act relating to medically essential electric utility service; creating s. 366.15, F.S.; providing definitions; requiring continuation or restoration of medically essential electric service for certain customers under certain circumstances; requiring the Public Service Commission to adopt rules relating to physician certificates of medically essential service requirements; providing criteria and requirements; requiring utilities to adopt certain policies and procedures; authorizing utilities to disconnect electric service under certain circumstances; requiring notice; providing procedures; requiring payment for medically essential service; providing responsibilities for customers requiring medically essential electric service; specifying absence of certain obligations or duties by utilities under certain circumstances; requiring utilities to establish programs to assist customers requiring medically essential utility service in obtaining funding for such service; providing requirements; authorizing the commission to adopt certain rules; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Utilities & Communications, Health Care Licensing & Regulation, and Transportation & Economic Development Appropriations.

By Representative Waters—

**HB 2133**—A bill to be entitled An act relating to the operation of soundmaking devices in vehicles; amending s. 316.3045, F.S.; providing that the unlawful operation of a soundmaking device in a vehicle is a moving violation rather than a nonmoving violation; providing for points to be assessed against the driver's license of a person who unlawfully operates a soundmaking device in a vehicle; requiring the Department of Highway Safety and Motor Vehicles to impound the vehicle of certain persons cited for unlawfully operating a soundmaking device in a vehicle; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Law Enforcement & Crime Prevention and Transportation & Economic Development Appropriations.

By Representative Roberts—

**HB 2135**—A bill to be entitled An act relating to education funding; amending s. 236.081, F.S., relating to calculation of additional full-time equivalent membership based on college board advanced placement

scores of students; providing bonuses for teachers who provide advanced placement instruction; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Education/K-12 and Education Appropriations.

By Representatives Wilson, C. Smith, Eggelletion, Henriquez, Bullard, Bush, Reddick, A. Greene, Betancourt, Lee, Hill, Lawson, L. Miller, Sobel, Effman, Ritchie, Rayson, and Ryan—

**HB 2137**—A bill to be entitled An act relating to school performance grade categories; amending s. 229.57, F.S.; requiring specific criteria to be used in the analysis of student performance; prohibiting the use of certain students' FCAT scores in the determination of school performance grades; requiring the Department of Education to study the effects of poverty on student achievement and to report to the Legislature; prohibiting the use of the FCAT scores of impoverished students in determining school performance grades, except in specified circumstances; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Education/K-12 and Education Appropriations.

By Representatives Stafford, Wiles, Levine, and Heyman—

**HB 2139**—A bill to be entitled An act relating to evidence; amending s. 90.803, F.S.; modifying conditions under which statements of elderly persons or mentally disabled persons, as defined, may be admitted into evidence as a hearsay exception; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Judiciary and Crime & Punishment.

By Representatives Levine, Ritter, Sanderson, Greenstein, Fasano, Wasserman Schultz, L. Miller, and Sobel—

**HM 2141**—A memorial to the President of the United States, urging the President to relocate the United States Embassy in the State of Israel to the City of Jerusalem.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Rules & Calendar.

By Representative Eggelletion—

**HB 2143**—A bill to be entitled An act relating to surety bonds for minority contractors; requiring the Treasurer to develop a program to facilitate acquisition by minority contractors of surety bonds for certain construction projects; specifying a program criterion for guaranteeing payment of such bonds; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Governmental Operations and General Government Appropriations.

By the Committee on General Appropriations; Representatives Pruitt, Lacasa, Villalobos, Sanderson, Fuller, Sembler, and Wise—

**HB 2145**—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2000, and ending June 30, 2001, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of State government; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representatives Pruitt, Lacasa, Villalobos, Sanderson, Fuller, Sembler, and Wise—

**HB 2147**—A bill to be entitled An act implementing the 2000-2001 General Appropriations Act; providing legislative intent; providing for

allocation of moneys provided for workforce development and providing for budget amendment when a program is moved; making certain findings regarding funds for the San Carlos Institute; amending s. 240.384, F.S.; requiring an audit and the transfer of certain funds relating to certain transferred criminal justice training programs; amending s. 240.2605, F.S.; requiring the Board of Regents to rank certain donations; requiring presidents of universities in the State University System to provide lists of certain donations; amending s. 409.9115, F.S.; specifying how the Agency for Health Care Administration shall make payments for the Medicaid disproportionate share program for mental health hospitals; requiring the Agency for Health Care Administration to use a specified disproportionate share formula, specified audited financial data, and a specified Medicaid per diem rate in fiscal year 2000-2001 for qualifying hospitals; amending s. 409.9116, F.S.; providing a formula for rural hospital disproportionate share payments; creating s. 409.9119, F.S.; creating a disproportionate share program for children's hospitals; providing formulas governing payments made to hospitals under the program; providing for withholding payments from a hospital that is not complying with agency rules; amending s. 216.181, F.S.; authorizing the Department of Children and Family Services and the Department of Health to advance certain moneys for certain contract services; directing the Agency for Health Care Administration to include health maintenance organization recipients in the county billing for a specified purpose; authorizing the Departments of Children and Family Services, Revenue, Management Services, and Health and the Agency for Health Care Administration to transfer positions and funds to comply with the 2000-2001 General Appropriations Act or the WAGES Act; amending s. 402.3015, F.S.; providing eligibility guidelines for subsidized child care; amending s. 39.3065, F.S.; providing for the Broward County Sheriff to provide child protective investigative services; requiring Healthy Families Florida service providers to furnish participants with certain disclaimers and documentation; prohibiting disclosure of certain records by such providers; providing for disposal of records after a specified period; amending s. 409.912, F.S.; extending additional responsibilities of the Agency for Health Care Administration in fostering cost-effective purchasing of health care; amending s. 287.084, F.S.; allowing consideration of certain vendors in a request for proposals relating to telemedicine by the Glades School District; amending s. 411.01, F.S.; deferring certain funding requirements for school readiness programs; authorizing the Department of Law Enforcement to use certain moneys to provide meritorious-performance bonuses for employees, subject to approval; authorizing the Correctional Privatization Commission to make certain expenditures to defray costs incurred by a municipality or county as a result of opening a facility of the commission or the department; authorizing the Department of Legal Affairs to transfer certain funds between trust funds; providing for reimbursement for purchase of retirement credit by employees of the public defender; restricting releases of juvenile justice prevention funds; amending s. 216.181, F.S.; authorizing the Department of Transportation to transfer salary rate to the turnpike budget entity to facilitate transferring personnel to the turnpike headquarters facility in Orange County; amending s. 252.373, F.S.; providing for use of funds of the Emergency Management, Preparedness, and Assistance Trust Fund to improve, and increase the number of, disaster shelters in the state and improve local disaster preparedness; restricting release of economic development tools funds and requiring reversion at end of fiscal year; amending s. 212.20, F.S.; providing for use of moneys allocated to the Solid Waste Management Trust Fund; amending s. 403.7095, F.S., relating to the solid waste management grant program; requiring a specified level of funding for counties receiving solid waste management and recycling grants; providing for allocation of funds for innovative programs to address recycling practices and procedures; amending s. 373.59, F.S.; requiring release of certain moneys by the Secretary of Environmental Protection to water management districts, upon request; authorizing the Department of Agriculture and Consumer Services to use certain funds for expenses associated with its administrative and regulatory powers and duties; providing for future repeal of various provisions; providing effect of veto of specific appropriation or proviso to which implementing language refers; providing applicability to other legislation; providing performance measures and standards for individual programs within state agencies; providing that the

performance measures and standards are directly linked to the appropriations made in the 2000-2001 General Appropriations Act, as required by the Government Performance and Accountability Act of 1994; providing severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Villalobos—

**HB 2149**—A bill to be entitled An act relating to the Department of Juvenile Justice; creating s. 985.3045, F.S.; providing eligibility requirements for funding and accountability standards for juvenile justice prevention activities; requiring all entities that receive or use state appropriations through contracts or grants for prevention services to conform to certain established prevention strategies and to collect minimum outcome data relative to the performance measures; providing requirements for state-funded private sector service providers; requiring the department to submit a report, present findings, and make recommendations to the Legislature; requiring any panel established to make recommendations to the Governor or Legislature to use such accountability standards; exempting children-in-need-of-services and families-in-need-of-services programs; creating s. 985.2155, F.S.; imposing daily subsistence fees for children in detention or commitment programs of the department; allowing the department to engage the assistance of a private collection agency or the Department of Revenue in collecting required maintenance and daily subsistence fees; limiting the total amount of the maintenance and daily subsistence fees to the actual cost of care; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Sanderson—

**HB 2151**—A bill to be entitled An act relating to the Agency for Health Care Administration; amending s. 409.912, F.S., relating to cost-effective purchasing of health care under the Medicaid program; requiring the agency to implement a Medicaid prescribed drug spending control program; specifying program components; providing for implementation to the extent funds are appropriated; authorizing contracts; requiring an annual report; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Sembler—

**HB 2153**—A bill to be entitled An act relating to trust funds; creating s. 570.207, F.S.; creating a Conservation and Recreation Lands Program Trust Fund within the Department of Agriculture and Consumer Services; providing for purpose and sources of funds; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Sembler—

**HB 2155**—A bill to be entitled An act relating to trust funds; creating s. 372.127, F.S.; creating a Conservation and Recreation Lands Program Trust Fund within the Fish and Wildlife Conservation Commission; providing for purpose and sources of funds; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Pruitt—

**HB 2157**—A bill to be entitled An act relating to state employee benefits; amending s. 110.12315, F.S.; removing the repeal date for the prescription drug program; amending s. 110.1239, F.S.; removing repeal dates with respect to state group health insurance program funding; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Fuller—

**HB 2159**—A bill to be entitled An act relating to motor vehicle registration; amending ss. 316.1951, 319.14, 320.02, and 320.58, F.S.; deleting references to license inspectors; providing for appointment of compliance examiners; including reference to the agents of the Department of Highway Safety and Motor Vehicles with respect to application for a certificate of title under ch. 319, F.S.; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By the Committee on General Appropriations; Representative Fuller—

**HB 2161**—A bill to be entitled An act relating to the transfer of criminal justice programs; amending ss. 938.01 and 943.25, F.S.; providing for deposit of certain funds for use by the Department of Law Enforcement, rather than the Department of Community Affairs; transferring the Criminal Justice Program from the Department of Community Affairs to the Department of Law Enforcement; transferring the Prevention of Domestic and Sexual Violence Program from the Department of Community Affairs to the Department of Children and Family Services; providing matching funds for the administration of such program; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By Representative Suarez—

**HB 2163**—A bill to be entitled An act relating to resource recovery; amending s. 403.703, F.S.; defining the term "recovered construction and demolition materials"; creating s. 403.7047, F.S.; providing for the regulation of recovered construction and demolition materials; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Election Reform; Representative Flanagan—

**HB 2165**—A bill to be entitled An act relating to the definition of "political committee"; amending s. 106.011, F.S.; modifying the definition of "political committee"; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Governmental Operations; Representative Posey—

**HB 2167**—A bill to be entitled An act relating to the Department of Management Services; amending s. 255.25, F.S., providing an exception to competitive bidding for those leases negotiated pursuant to the department pilot project to be established; providing for negotiation of a replacement lease for currently occupied space under certain conditions; allowing agencies to negotiate leases in designated Front Porch Communities without competitive bidding; establishing a tenant broker pilot project in certain designated Florida counties to assist with property procurement and providing goals for the project; providing for automatic repeal of the pilot project; amending s. 255.2501, F.S.,

extending the conditions of this section to any lease that, during the term of the lease, becomes financed with local government obligations of any type; amending s. 272.161, F.S., providing for the rental of "permit" parking spaces in addition to "reserved" parking spaces; amending s. 287.042, F.S., authorizing emergency medical services organizations to purchase under state term contracts; amending s. 365.171, F.S.; authorizing the Public Service Commission to enforce the remittance of the collected "911" fee to the county; providing the department with rulemaking authority for establishing the methods for collecting data and the "911" fee; amending s. 110.1521, F.S.; combining current ss. 110.1522 and 110.1523, F.S., into this section; repealing s. 110.1522, F.S., relating to model rule establishing family support personnel policies; repealing s. 110.1523, F.S., relating to adoption of model rule; amending s. 110.17, F.S.; changing "personal holiday" to "personal day" and replacing "entitled to" with "eligible for" amending s. 110.122, F.S.; providing that state employees who terminate employment for reasons of disability shall be eligible for payment of accumulated and unused sick leave; providing for application of this section to each employee upon termination of employment; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Health Care Licensing & Regulation; Representative Fasano—

**HB 2169**—A bill to be entitled An act relating to health care; creating the Florida Commission on Excellence in Health Care; providing legislative findings and intent; providing definitions; providing duties and responsibilities; providing for membership, organization, meetings, procedures, and staff; providing for reimbursement of travel and related expenses of certain members; providing certain evidentiary prohibitions; requiring a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives; providing for termination of the commission; providing an appropriation; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Utilities & Communications; Representative Rojas—

**HB 2171**—A bill to be entitled An act relating to consumer protection; requiring the Department of Law Enforcement to coordinate the development of a public awareness campaign on Internet safety; requiring the development of guidelines for the safe and secure use of the Internet; requiring the development of a mechanism to report crimes through an Internet site; amending s. 501.203, F.S.; including businesses and commercial entities within the definition of the term "consumer" for purposes of chapter 501, F.S.; amending s. 501.207, F.S.; authorizing an action on behalf of a governmental entity for damages caused by a violation of part II of chapter 501, F.S.; amending s. 501.2075, F.S.; providing for waiver of civil penalties if restitution is made for actual damages to a governmental entity; repealing s. 501.2091, F.S., relating to stay of proceedings pending trial for an action brought under part II of chapter 501, F.S.; amending s. 501.211, F.S.; providing for the recovery of actual damages by a person who suffers a loss as a result of a violation of part II of chapter 501, F.S.; amending s. 501.212, F.S.; deleting an exemption from regulation under part II of chapter 501, F.S., for persons regulated under laws administered by other agencies; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Children & Families; Representatives Murman and Pruitt—

**HB 2173**—A bill to be entitled An act relating to child care and early intervention; amending s. 402.3015, F.S.; authorizing the Department of Children and Family Services to increase family income limits for certain eligibility for subsidized child care; providing that an eligible family shall be considered a needy family for federal Temporary Assistance for Needy Families funding, subject to appropriations; creating s. 402.3017, F.S.; establishing the Teacher Education and

Compensation Helps (TEACH) scholarship program; authorizing the department to contract for administration of the program and to adopt rules; creating s. 402.3019, F.S.; establishing a program to provide a statewide network of child care health consultation services; providing for involvement of the community child care coordinating agencies, the Florida Partnership for School Readiness and local school readiness coalitions, and other public and private child health partners; specifying duties and responsibilities of child care health consultants; providing for a training program, to be provided by a university through a contract with the Florida Partnership for School Readiness; providing duties and responsibilities of the contracting university; amending s. 402.302, F.S.; revising the definition of "large family child care home" to include certain children related to the caregiver; creating s. 402.3028, F.S.; providing procedures for referrals for developmental assessment of children in subsidized child care programs; creating s. 402.3054, F.S.; defining "child enrichment service provider"; specifying requirements relating to parental consent, compensation, and background screening for such providers providing services in a child care facility; amending s. 402.315, F.S.; revising responsibilities for costs when a county designates a local agency to license child care facilities; amending s. 409.178, F.S.; removing a restriction on the use of child care purchasing pool funds, under the Child Care Executive Partnership Act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Reapportionment; Representative Garcia—

**HB 2175**—A bill to be entitled An act relating to temporary decennial census employment; providing that income earned as a temporary federal census worker shall be disregarded in determination of eligibility for certain public assistance programs; providing limitations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Cosgrove—

**HB 2177**—A bill to be entitled An act relating to the statute of repose; amending s. 95.031, F.S.; exempting aircraft and their component parts from the statute of repose; providing for application; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Lacasa—

**HB 2179**—A bill to be entitled An act relating to school district revenue; amending s. 199.292, F.S.; providing for transfer of a portion of nonrecurring intangible personal property tax revenues to the School District Capital Outlay Trust Fund; providing for distribution of a portion of such revenues to school districts which collected impact fee revenues in fiscal year 1999-2000 to supplant such impact fees; providing requirements for distribution of the remainder of such revenues to all school districts; amending s. 125.01, F.S.; providing that a county in which the school board is receiving such intangible tax revenues is prohibited from levying school impact fees; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Lacasa—

**HB 2181**—A bill to be entitled An act relating to the School District Capital Outlay Trust Fund; amending s. 235.014, F.S.; providing for administration of the trust fund by the Department of Education; creating s. 235.45, F.S.; creating the trust fund within the department and specifying the moneys that comprise the fund; exempting the trust fund from service charges imposed by s. 215.20, F.S.; providing that balances remaining at the end of a fiscal year shall remain in the trust fund; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Wilson, C. Smith, Effman, Greenstein, Sobel, Eggelletion, Heyman, Lawson, Gottlieb, Casey, Chestnut, Henriquez,

Betancourt, Jacobs, Bloom, Boyd, Suarez, Logan, Frankel, Bush, and Hill—

**HB 2183**—A bill to be entitled An act relating to family health care; amending s. 409.904, F.S.; providing for eligibility for the Medicaid program under certain circumstances; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Levine, Littlefield, Reddick, Garcia, and Wasserman Schultz—

**HB 2185**—A bill to be entitled An act relating to the death penalty; amending ss. 921.141 and 921.142, F.S.; prohibiting the court from imposing the death penalty unless recommended by a super majority of the jurors; providing applicability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Byrd—

**HB 2187**—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending s. 212.04, F.S.; providing for collection of the admissions tax on installment payments of dues and fees for membership clubs that offer physical fitness facilities; providing intent; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Dockery—

**HB 2189**—A bill to be entitled An act relating to underground facilities; amending s. 556.105, F.S.; requiring hand digging or vacuum excavation of certain areas for certain purposes prior to any excavation or demolition; providing additional requirements; amending s. 556.107, F.S.; specifying an additional noncriminal infraction; providing a penalty; amending s. 556.108, F.S.; providing an additional exception to certain notice requirements for certain excavations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Feeney—

**HJR 2191**—A joint resolution proposing an amendment to Section 9 of Article VII and the creation of Section 26 of Article XII of the State Constitution relating to limitation of local taxing authority.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Corrections; Representative Trovillion—

**HB 2193**—A bill to be entitled An act relating to the Department of Corrections; providing legislative intent with respect to the release of information to the public which concerns persons under community supervision by the department; requiring the department to update such information; providing requirements with respect to the equipment provided to probation officers by the department; providing conditions under which probation officers may carry firearms; requiring the department to submit an information technology plan to the Legislature; amending s. 775.089, F.S.; requiring that payments collected from offenders be applied toward victim restitution before satisfying other financial obligations of the offender; amending s. 948.01, F.S.; providing that an offender who is convicted of or has adjudication withheld for specified offenses may not be placed on probation or community control; prohibiting the court from continuing community control or probation for an offender whom the court finds has committed an offense that is the same or similar to the original offense; amending s. 948.03, F.S.; providing additional requirements for offenders placed in community control; requiring the department to electronically monitor offenders sentenced to community control; providing requirements for polygraph examinations; amending s. 948.032, F.S.; requiring that restitution be a condition of community control; providing requirements for the court in determining whether to revoke an offender's community control; amending s. 948.04, F.S.; providing requirements for the supervision of offenders placed on

community control; amending s. 948.06, F.S.; prohibiting the court from continuing community control or probation for an offender whom the court finds has committed an offense that is the same or similar to the original offense; amending s. 948.11, F.S.; requiring the Department of Corrections to electronically monitor offenders; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Education Innovation; Representative Melvin—

**HB 2195**—A bill to be entitled An act relating to education advisory bodies; amending s. 228.2001, F.S.; deleting provisions relating to the Task Force on Gender Equity in Education; requiring that certain former responsibilities of the task force be provided for in rules of the State Board of Education; creating s. 229.553, F.S.; providing legislative intent; requiring the Department of Education to identify all education advisory bodies; assigning the Commissioner of Education responsibility for developing, maintaining, and modifying an accounting system for the expenditures of education advisory bodies; providing requirements for the accounting system; requiring the department to review and submit to the Legislature recommendations regarding the continuation, revision, or elimination of education advisory bodies; amending s. 231.614, F.S.; deleting provisions relating to a vocational inservice education task force; amending s. 232.2466, F.S., relating to the college-ready diploma program; deleting provisions relating to a task force; amending s. 235.198, F.S., relating to cooperative development and use of satellite facilities; deleting provisions relating to a review committee; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Education Innovation; Representative Melvin—

**HB 2197**—A bill to be entitled An act relating to ad valorem tax exemption for charter schools; creating s. 196.1983, F.S.; providing an exemption from ad valorem taxes for facilities used to house charter schools; amending s. 196.29, F.S.; providing for the cancellation of certain taxes on real property acquired by a charter school; amending s. 228.056, F.S.; providing notice of certain tax exemptions; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Rojas—

**HB 2199**—A bill to be entitled An act relating to the Formation of Municipalities Act; amending s. 165.022, F.S.; providing that counties operating under a home rule charter as authorized by s. 6(e), Art. VIII of the State Constitution may use the procedures provided by said act or by their charter for forming or dissolving municipalities; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Waters—

**HR 9035**—A resolution saluting the partnership of Allstate Insurance Company, the National Association for the Advancement of Colored People, and the National Organization of Black Law Enforcement Executives in its effort to provide guidelines to young people in the event of an encounter with law enforcement personnel.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By Representative Levine—

**HR 9037**—A resolution honoring Joshua Marcus.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By Representatives Melvin, J. Miller, and Peaden—

**HR 9039**—A resolution commending the United States Air Force Special Operations Command.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By Representative L. Miller—

**HR 9041**—A resolution designating June 2000 as Prostate Cancer Awareness Month.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Stansel and Boyd—

**HR 9043**—A resolution honoring centenarian George Clayton Bush.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Melvin, J. Miller, and Peaden—

**HR 9045**—A resolution recognizing the Ruckel IB Middle School Knowledge Master team for its outstanding performance in the 1999 Knowledge Master Open academic competition.

First reading by publication (Art. III, s. 7, Florida Constitution).

**HR 9047**—Adopted earlier today

By Representative Cosgrove—

**HR 9049**—A resolution honoring Amanda Waas.

First reading by publication (Art. III, s. 7, Florida Constitution).

**HR 9051**—Adopted earlier today

**HR 9053**—Adopted earlier today

**HR 9055**—Adopted earlier today

**HR 9057**—Adopted earlier today

By Representatives Levine, Ritter, Frankel, Jacobs, Effman, Greenstein, Sobel, Gottlieb, Wasserman Schultz, Bloom, and Heyman—

**HR 9059**—A resolution designating Tuesday, May 2, 2000, as the “International Day of Remembrance,” known as Yom Hashoah.

First reading by publication (Art. III, s. 7, Florida Constitution).

**Reference**

**HB 1963**—Referred to the Committee(s) on Judiciary and Education Appropriations.

**HB 1965**—Referred to the Committee(s) on Transportation & Economic Development Appropriations.

**HB 1967**—Referred to the Committee(s) on Transportation and Governmental Operations.

**HB 1969**—Referred to the Committee(s) on Governmental Operations, Finance & Taxation, and General Appropriations.

**HJR 1971**—Referred to the Committee(s) on Judiciary, Finance & Taxation, and General Government Appropriations.

**HB 1973**—Referred to the Committee(s) on Criminal Justice Appropriations.

**HB 1975**—Referred to the Committee(s) on Governmental Operations and Criminal Justice Appropriations.

**HB 1977**—Referred to the Committee(s) on Transportation, Judiciary, and Business Development & International Trade.

**HB 1979**—Referred to the Committee(s) on Transportation, Business Regulation & Consumer Affairs, and Transportation & Economic Development Appropriations.

**HM 1981**—Referred to the Committee(s) on Transportation.

**HB 1983**—Referred to the Committee(s) on Children & Families.

**HB 1985**—Referred to the Committee(s) on Education Innovation and Education Appropriations.

**HB 1987**—Referred to the Committee(s) on Colleges & Universities, Finance & Taxation, and General Government Appropriations.

**HB 1989**—Referred to the Committee(s) on Community Affairs, Water & Resource Management, and Transportation & Economic Development Appropriations.

**HB 1991**—Referred to the Committee(s) on Health Care Licensing & Regulation, Governmental Rules & Regulations, and Health & Human Services Appropriations.

**HB 1993**—Referred to the Committee(s) on Elder Affairs & Long-Term Care and Health & Human Services Appropriations.

**HB 1995**—Referred to the Committee(s) on Education/K-12 and Education Appropriations.

**HB 1997**—Referred to the Calendar of the House.

**HB 1999**—Referred to the Calendar of the House.

**HB 2001**—Referred to the Calendar of the House.

**HB 2003**—Referred to the Committee(s) on Law Enforcement & Crime Prevention, Business Regulation & Consumer Affairs, Governmental Operations, and Criminal Justice Appropriations.

**HB 2005**—Referred to the Committee(s) on Community Colleges & Career Prep, Education/K-12, Governmental Operations, and Education Appropriations.

**HB 2007**—Referred to the Committee(s) on Governmental Operations and General Government Appropriations.

**HB 2009**—Referred to the Committee(s) on Education/K-12.

**HB 2011**—Referred to the Committee(s) on Transportation and Crime & Punishment.

**HB 2013**—Referred to the Committee(s) on Insurance, Financial Services, Community Affairs, and General Government Appropriations.

**HB 2015**—Referred to the Calendar of the House.

**HB 2017**—Referred to the Committee(s) on Health & Human Services Appropriations.

**HB 2019**—Referred to the Committee(s) on Health & Human Services Appropriations.

**HB 2023**—Referred to the Committee(s) on Judiciary, Governmental Rules & Regulations, and General Government Appropriations.

**HB 2025**—Referred to the Committee(s) on Health Care Services and Health & Human Services Appropriations.

**HB 2027**—Referred to the Committee(s) on Health Care Licensing & Regulation, Insurance, and Governmental Operations.

**HB 2029**—Referred to the Committee(s) on Health Care Services, Insurance, Finance & Taxation, and General Government Appropriations.

**HB 2031**—Referred to the Committee(s) on Education/K-12, Community Affairs, Finance & Taxation, and General Appropriations.

**HB 2033**—Referred to the Committee(s) on Education/K-12, Community Affairs, Finance & Taxation, and General Appropriations.

**HB 2035**—Referred to the Committee(s) on Colleges & Universities and Education Appropriations.

**HB 2037**—Referred to the Committee(s) on Health Care Services, Governmental Operations, and Health & Human Services Appropriations.

**HB 2039**—Referred to the Committee(s) on Business Regulation & Consumer Affairs, Finance & Taxation, and General Government Appropriations.

**HB 2041**—Referred to the Committee(s) on Judiciary, Law Enforcement & Crime Prevention, Finance & Taxation, and Criminal Justice Appropriations.

**HB 2043**—Referred to the Committee(s) on Crime & Punishment, Judiciary, and Criminal Justice Appropriations.

**HB 2045**—Referred to the Committee(s) on Colleges & Universities, Governmental Rules & Regulations, and Education Appropriations.

**HB 2047**—Referred to the Committee(s) on Health Care Services, Judiciary, Governmental Operations, and Education Innovation.

**HB 2049**—Referred to the Committee(s) on Health Care Services and Health & Human Services Appropriations.

**HCR 2051**—Referred to the Committee(s) on Rules & Calendar.

**HB 2053**—Referred to the Committee(s) on Governmental Operations and General Government Appropriations.

**HB 2055**—Referred to the Committee(s) on Governmental Rules & Regulations.

**HB 2057**—Referred to the Committee(s) on Education/K-12 and Education Appropriations.

**HJR 2059**—Referred to the Committee(s) on Judiciary, Reapportionment, Election Reform, and Rules & Calendar.

**HB 2061**—Referred to the Committee(s) on Health Care Services, Governmental Operations, Finance & Taxation, and General Government Appropriations.

**HB 2063**—Referred to the Committee(s) on Education Innovation and Education Appropriations.

**HB 2065**—Referred to the Committee(s) on Children & Families.

**HB 2067**—Referred to the Committee(s) on Governmental Rules & Regulations.

**HB 2069**—Referred to the Committee(s) on Education/K-12, Insurance, and Education Appropriations.

**HB 2071**—Referred to the Committee(s) on Governmental Rules & Regulations.

**HB 2073**—Referred to the Committee(s) on Tourism, Financial Services, and Transportation & Economic Development Appropriations.

**HB 2075**—Referred to the Committee(s) on Governmental Operations.

**HB 2077**—Referred to the Committee(s) on General Government Appropriations.

**HB 2079**—Referred to the Committee(s) on Tourism, Insurance, and General Government Appropriations.

**HB 2081**—Referred to the Committee(s) on Governmental Operations and Health & Human Services Appropriations.

**HB 2083**—Referred to the Committee(s) on Judiciary.

**HB 2085**—Referred to the Committee(s) on Crime & Punishment and Criminal Justice Appropriations.

**HB 2087**—Referred to the Committee(s) on Finance & Taxation and Education Appropriations.

**HB 2089**—Referred to the Committee(s) on Finance & Taxation.

**HB 2091**—Referred to the Committee(s) on Water & Resource Management and Community Affairs.

**HB 2093**—Referred to the Committee(s) on Governmental Rules & Regulations and Health & Human Services Appropriations.

**HB 2095**—Referred to the Committee(s) on Community Affairs.

**HB 2097**—Referred to the Committee(s) on Governmental Rules & Regulations and General Government Appropriations.

**HB 2099**—Referred to the Committee(s) on Governmental Rules & Regulations and General Appropriations.

**HB 2101**—Referred to the Committee(s) on Governmental Operations and Health & Human Services Appropriations.

**HB 2103**—Referred to the Committee(s) on Judiciary, Governmental Operations, and Criminal Justice Appropriations.

**HB 2105**—Referred to the Committee(s) on Education Innovation and Community Affairs.

**HB 2107**—Referred to the Committee(s) on Education Innovation and Criminal Justice Appropriations.

**HR 9033**—Referred to the Calendar of the House.

#### **First Reading of Committee Substitutes by Publication**

By the Committees on Business Regulation & Consumer Affairs; Crime & Punishment; Representatives Ritter and Effman—

**CS/CS/HB 137**—A bill to be entitled An act relating to construction contracting; amending s. 489.13, F.S.; providing for issuance of a notice of noncompliance, imposition of an administrative fine, and assessment of reasonable investigative and legal costs of prosecution for unlicensed contracting; specifying that such remedies are not exclusive; providing for uses of fine proceeds; requiring the Department of Business and Professional Regulation to create a web page on its Internet website dedicated to listing known information on unlicensed contractors; providing an effective date.

By the Committee on Business Regulation & Consumer Affairs; Representatives Wiles, Hafner, Ritchie, Turnbull, Ryan, Levine, and Henriquez—

**CS/HB 545**—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending s. 212.12, F.S.; revising provisions which authorize the Department of Revenue to sample a dealer's records when such records are adequate but voluminous, in order to determine the dealer's tax liability; providing that overpayments and deficiencies shall be projected over the entire audit period, and the tax deficiency reduced or refund made as necessary; providing intent; providing an effective date.

By the Committee on Real Property & Probate; Representatives Cantens, Goodlette, and Greenstein—

**CS/HB 593**—A bill to be entitled An act relating to vacation and timeshare plans; amending s. 719.103, F.S.; providing for governance of a timeshare cooperative; defining the term "timeshare estate" for purposes of ch. 719, F.S., the Cooperative Act; amending s. 719.107, F.S.; providing for joint and several liability for payments of assessments and charges with respect to a timeshare unit; amending s. 719.114, F.S.; providing for assessing timeshare estates for purposes of ad valorem taxes and special assessments; amending s. 719.3026, F.S.; exempting certain contracts from provisions governing products and services; amending s. 719.401, F.S.; specifying the term of the leasehold for a timeshare cooperative; amending s. 719.503, F.S.; requiring that certain additional disclosures be made prior to the sale or transfer of a timeshare estate; amending s. 719.504, F.S.; requiring that the creation and sale of a timeshare estate with respect to a cooperative unit be disclosed in the prospectus or offering circular; amending s. 721.03, F.S.; revising language with respect to the scope of the Florida Vacation Plan and Timesharing Act; amending s. 721.05, F.S.; providing definitions; amending s. 721.06, F.S.; revising requirements with respect to contracts for the purchase of timeshare interests; amending s. 721.065, F.S.; providing for resale listings; providing legislative intent; providing

for the deposit of certain advance fees in a trust account; providing requirements with respect to resale; providing penalties; amending s. 721.07, F.S.; revising language with respect to public offering statements; providing conditions for the delivery of a purchaser public offering statement which is not yet approved by the Division of Florida Land Sales, Condominiums, and Mobile Homes of the Department of Business and Professional Regulation; amending s. 721.075, F.S.; revising language with respect to incidental benefits; amending s. 721.08, F.S.; revising language with respect to escrow accounts; providing additional criteria with respect to compliance with certain conditions for the release of escrow funds; providing requirements with respect to unclaimed escrow funds; amending s. 721.09, F.S.; revising language with respect to reservation agreements; amending s. 721.10, F.S.; revising language with respect to cancellation; amending s. 721.11, F.S.; providing a filing fee with respect to advertising materials filed with the division; revising language with respect to advertising materials; providing additional criteria for advertising materials; amending s. 721.111, F.S.; revising language with respect to prize and gift promotional offers; amending s. 721.12, F.S., relating to recordkeeping by a seller; amending s. 721.13, F.S.; revising language with respect to management; providing additional powers of the board of administration of the owners' association; amending s. 721.14, F.S., relating to discharge of the managing entity; amending s. 721.15, F.S.; revising language with respect to assessments for common expenses; providing requirements with respect to insurance; amending s. 721.16, F.S.; revising language with respect to liens for overdue assessments and liens for labor performed on, or materials furnished to a timeshare unit; providing a lien for certain damages done by a guest; amending s. 721.165, F.S.; providing penalties for failure to obtain certain insurance; amending s. 721.17, F.S.; revising language with respect to transfer of interest; amending s. 721.18, F.S., relating to exchange programs; amending s. 721.19, F.S., relating to provisions requiring the purchase or lease of timeshare property by owners' associations or purchasers; amending s. 721.20, F.S.; revising language with respect to licensing requirements; amending s. 721.21, F.S., relating to purchasers' remedies; amending s. 721.24, F.S.; revising language with respect to firesafety; amending s. 721.26, F.S.; revising language with respect to regulation by the division; amending s. 721.27, F.S.; revising language with respect to the annual fee for each timeshare unit in the plan; creating s. 721.29, F.S.; providing for the protection of purchasers' rights when recording is not available in certain jurisdictions; amending s. 721.51, F.S.; revising language with respect to legislative purpose and scope concerning vacation clubs; amending s. 721.52, F.S.; revising the definition of the term "multisite timeshare plan"; amending s. 721.53, F.S.; providing an additional piece of information which the developer may provide to the division prior to offering an accommodation or facility as a part of a multisite timeshare plan; amending s. 721.55, F.S.; revising language with respect to the public offering statement for a multisite timeshare plan; amending s. 721.551, F.S., relating to the delivery of a multisite timeshare plan public offering statement; amending s. 721.552, F.S., relating to additions, substitutions, or deletions of component site accommodations or facilities; repealing s. 721.553, F.S., relating to the portrayal of proposed component sites; amending s. 721.56, F.S.; revising language with respect to the management of multisite timeshare plans; amending s. 721.81, F.S.; revising legislative purpose with respect to the Timeshare Lien Foreclosure Act; amending s. 721.82, F.S.; revising the definition of the term "assessment lien"; amending s. 721.84, F.S., relating to the appointment of a resident agent; amending s. 721.85, F.S., relating to service to notice address or on registered agent; amending s. 721.86, F.S., including a cross reference; amending s. 718.103, F.S.; correcting a cross reference; providing severability; providing an effective date.

By the Committee on Insurance; Representatives Kyle and Bense—

**CS/HB 685**—A bill to be entitled An act relating to motor vehicle damage disclosure; creating pt. VI of ch. 501, F.S.; consisting of s. 501.98, F.S.; providing definitions; prescribing the duty of motor vehicle manufacturers and dealers to disclose and repair certain damage to motor vehicles; apportioning liability for certain damage and repairs; prescribing duties of dealers with respect to cooperation with manufacturers; providing remedies for purchasers of damaged motor

vehicles, including injunctive relief and attorney's fees; amending s. 320.27, F.S.; revising provisions relating to denial, suspension, or revocation of a motor vehicle dealer's license; providing penalties; providing an effective date.

By the Committee on Judiciary; Representative Sorensen—

**CS/HB 737**—A bill to be entitled An act relating to district courts of appeal; amending s. 35.01, F.S.; specifying minimum membership of district courts of appeal; providing construction and application; providing criteria for selecting judges to fill vacancies; requesting district courts of appeal judicial nominating commissions to adopt uniform rules of procedure; providing an effective date.

By the Committee on Insurance; Representative Sublette—

**CS/HB 785**—A bill to be entitled An act relating to insurance commission sharing; amending s. 320.771, F.S.; prohibiting the sharing of insurance commissions with certain unlicensed persons under certain circumstances; providing an effective date.

By the Committee on Governmental Operations; Representatives Kilmer, Fasano, Greenstein, Ritter, Eggelton, Wasserman Schultz, Lawson, Bush, Ball, Rayson, Sublette, R. Diaz de la Portilla, Hafner, Chestnut, Logan, C. Smith, Peaden, Ritchie, Roberts, Cosgrove, Barreiro, Bloom, Cantens, Argenio, Merchant, Melvin, and Villalobos—

**CS/HB 805**—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.021, F.S.; including certain correctional probation officers within the Special Risk Class of that system; amending s. 121.0515, F.S.; specifying criteria for inclusion of correctional probation officers in that class; providing for inclusion of probation and parole circuit and deputy circuit administrators in that class; including certain members of the system who are employed in a state forensic facility within a group of persons who meet the criteria for membership in the special risk class; providing exceptions; providing a finding of important state interest; amending s. 121.055, F.S.; adding assistant state attorneys, assistant statewide prosecutors, assistant public defenders and legislative assistants to the Senior Management Service Class of the Florida Retirement System; providing effective dates.

By the Committee on Transportation; Representative K. Smith—

**CS/HB 893**—A bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; authorizing the Department of Transportation to adopt rules for the delegation of authority beyond the assistant secretaries; providing additional duties of the Florida Transportation Commission; providing for a change in administrative duties; amending s. 212.031, F.S.; exempting property used as a travel center/truck stop facility from the sales and use tax on the rental or lease of, or grant of a license to use, real property; amending s. 215.615, F.S.; making a technical correction and correcting a cross reference with respect to fixed-guideway transportation systems funding; creating s. 215.617, F.S.; authorizing the Division of Bond Finance to issue bonds on behalf of the Department of Transportation for the Florida Seaport Transportation and Economic Development Program; providing that such bonds are not general obligation bonds of the state; providing security for such bonds; amending s. 255.20, F.S.; exempting projects subject to ch. 336, F.S., from a provision of law relating to local bids and contracts for public construction works; amending s. 311.07, F.S.; providing for the deposit of seaport program funds in the Florida Seaport Transportation and Economic Development Trust Fund; providing for the review of trust fund disbursements by the department; amending s. 311.09, F.S.; revising requirements for review and approval of Florida Seaport Transportation and Economic Development program projects; amending s. 316.228, F.S.; revising requirements for lamps or flags on vehicles with projecting loads; amending ss. 316.302, 316.516, and 316.545, F.S.; updating cross references to the current federal safety regulations; deleting references to weight and safety officers; revising language with respect to unsafe vehicles; amending s. 316.515, F.S.; deleting a reference to automobile transporter height limit permits; revising language with respect to length limits for vehicles carrying boat

trailers; repealing s. 316.610(3), F.S., relating to commercial motor vehicle inspections; amending s. 320.20, F.S.; providing for deposit of seaport program funds in the Florida Seaport Transportation and Economic Development Trust Fund; authorizing the department to refund or assume certain bonds issued by the Florida Ports Financing Commission; providing security for such refund or assumption; providing for future seaport program bonds to be issued by the department; amending s. 330.30, F.S.; removing the requirement for joint submission of applications for airport site approval and for an airport license; amending s. 332.004, F.S.; revising a definition; amending s. 334.044, F.S.; authorizing the department to purchase promotional items for use in certain public awareness programs; authorizing the department to adopt rules relating to approval of material sources; amending s. 334.187, F.S.; authorizing the department to adopt rules relating to the use of prepaid escrow accounts; amending s. 335.02, F.S.; providing a maximum lane policy; amending ss. 335.141 and 341.302, F.S.; deleting the department's authority to regulate train operating speeds; amending s. 336.025, F.S.; revising language with respect to the local option fuel tax to authorize county and municipal governments to use the funds for certain purposes; amending ss. 336.41 and 336.44, F.S.; providing that any contractor prequalified by the state is presumed qualified to bid on projects in excess of a certain amount for county and expressway authority projects; amending s. 337.025, F.S.; authorizing highway maintenance projects to be included in the innovative highway program; amending s. 337.11, F.S.; authorizing the department to combine the right-of-way phase of certain projects into a single project; amending s. 337.14, F.S.; providing that any contractor prequalified by the state is presumed qualified to bid on projects in excess of a certain amount for county and expressway authority projects; extending the period of validity of contractor prequalification; amending s. 337.175, F.S.; providing for retainage flexibility; amending s. 337.18, F.S.; authorizing the department to adopt rules relating to surety bonds; amending s. 338.155, F.S.; authorizing the department to adopt rules with respect to guaranteed toll accounts; amending s. 338.161, F.S.; authorizing the department to incur advertising expenses for the promotion of toll facilities; amending s. 339.09, F.S.; authorizing the department to adopt rules relating to the expenditure of transportation revenues; amending s. 339.12, F.S.; increasing the cap on the local government advance reimbursement program; amending s. 339.135, F.S.; deleting the obsolete requirement for identification of advanced right-of-way acquisition projects in the tentative work program; revising requirements for review of the tentative work program by the Department of Community Affairs; amending s. 339.155, F.S.; clarifying the public participation process in transportation planning; amending s. 341.031, F.S.; conforming cross references; amending s. 341.051, F.S.; deleting obsolete provisions relating to public transit capital projects; amending s. 343.63, F.S.; increasing the number of members appointed to the Central Florida Regional Transportation Authority by the Governor and providing that the member selected by the department be a nonvoting member; amending s. 343.64, F.S.; authorizing the board to enter into a partnership with any county which is contiguous to the existing service area; amending s. 351.03, F.S.; revising requirements for audible signals by trains at railroad-highway grade crossings; amending s. 373.4137, F.S.; providing a technical correction; providing for the inadmissibility of specified costs in cases involving department mitigation projects; amending s. 427.013, F.S.; authorizing the Commission for the Transportation Disadvantaged to adopt rules relating to development of operational standards; amending s. 427.0135, F.S.; granting authority for rules adopted by the commission relating to member departments; amending s. 427.015, F.S.; granting authority for rules adopted by the commission to community transportation coordinators; providing effective dates.

By the Committee on Business Development & International Trade; Representatives Johnson, Morrioni, and Argenio—

**CS/HB 899**—A bill to be entitled An act relating to tax on sales, use, and other transactions; amending s. 212.08, F.S.; revising application of the exemption for machinery and equipment used in silicon technology production and research and development; including within said exemption machinery and equipment for use in defense or space technology production and research and development; providing definitions; providing an effective date.

By the Committee on Regulated Services; Representatives Johnson, Patterson, Fuller, Sobel, Jones, Arnall, and Lynn—

**CS/HB 981**—A bill to be entitled An act relating to motorsports entertainment; creating s. 549.10, F.S.; creating the "Motorsports Entertainment Complex Act of 2000"; providing definitions; providing for contracts; providing for requirements with respect to certain contracts; providing an effective date.

By the Committees on Environmental Protection; Water & Resource Management; Representatives Pruitt, Eggelletion, Feeney, Constantine, Putnam, Maygarden, Jones, Cantens, Dockery, Argenio, Fasano, Lynn, Peaden, Murman, Minton, Arnall, Cosgrove, Bainter, Crow, Ogles, K. Smith, Hart, Brummer, Kyle, Russell, Fiorentino, Flanagan, Bradley, Bullard, Tullis, Greenstein, Bilirakis, Kilmer, J. Miller, Bense, Stafford, Rayson, Gottlieb, Sobel, Henriquez, Hafner, Ball, Littlefield, Argenziano, Casey, Alexander, Bitner, Patterson, Roberts, Bronson, Byrd, Chestnut, Harrington, A. Greene, Wise, Melvin, Sembler, Sanderson, Garcia, Villalobos, Posey, Sorensen, Levine, Betancourt, Wiles, and Spratt—

**CS/CS/HB 991**—A bill to be entitled An act relating to Lake Okeechobee; amending s. 373.4595, F.S.; providing legislative findings and intent; providing definitions; providing for implementation of a Lake Okeechobee Protection Program; requiring completion of a Lake Okeechobee Protection Plan by a specified date; requiring implementation of a regional water quality treatment construction project; requiring completion of research and rulemaking related to Lake Okeechobee; requiring regional water quality monitoring; requiring a phosphorus control program and implementation of a best management practices program; providing for interagency agreements and for interim measures; providing for protection of native flora and fauna; providing for a study regarding phosphorus removal; requiring annual reports; requiring certain permits for activities in the Lake Okeechobee watershed; restricting certain diversions of waters; preserving provisions relating to the Everglades; preserving rights of the Seminole Tribe of Florida; preserving all existing state water quality standards; preserving existing authority; amending s. 373.406, F.S.; providing exemptions from regulation under pt. IV of ch. 373, F.S., relating to management and storage of surface waters; amending s. 403.067, F.S.; clarifying total maximum daily load calculation; clarifying that allocations may be made for basins; clarifying reporting requirements; clarifying name of basin plans; providing the South Florida Water Management District with certain authority to manage lands it acquires for the Kissimmee River Headwaters Revitalization Project; encouraging less than fee title acquisition under certain circumstances; providing an effective date.

By the Committee on Business Regulation & Consumer Affairs; Representatives Brown, Futch, Trovillion, Pruitt, Argenio, Greenstein, and Patterson—

**CS/HB 993**—A bill to be entitled An act relating to construction documents; amending s. 471.025, F.S.; adding a circumstance under which engineering documents must be sealed; amending s. 633.021, F.S.; adding a definition of "layout"; providing an effective date.

By the Committee on Environmental Protection; Representatives Jones and Suarez—

**CS/HB 1005**—A bill to be entitled An act relating to beach management; amending s. 161.021, F.S.; revising definitions; amending s. 161.041, F.S.; revising provisions relating to permit conditions; amending s. 161.042, F.S.; providing authority of the Department of Environmental Protection relating to beach nourishment for certain coastal construction and excavation; amending ss. 161.053, 161.082, and 161.141, F.S.; conforming terminology; amending s. 161.088, F.S.; revising declaration of public policy relating to beach erosion control, restoration, and nourishment; amending s. 161.091, F.S.; providing legislative intent with respect to disbursements from the Ecosystem Management and Restoration Trust Fund; modifying requirements of the department's multiyear repair and maintenance strategy; amending s. 161.101, F.S.; authorizing the department to enter into certain

cooperative agreements for inlet project management and cost-sharing; revising requirements and criteria for state funding of projects and studies relating to beach management and erosion control; providing rulemaking authority of the department; amending s. 161.161, F.S.; revising provisions relating to the state's comprehensive long-term beach management plan; deleting project criteria and requirements for approval of certain projects by the Board of Trustees of the Internal Improvement Trust Fund; revising department rulemaking authority; providing an effective date.

By the Committee on Family Law & Children; Representatives Pruitt, Sobel, Sanderson, Suarez, and Cosgrove—

**CS/HB 1037**—A bill to be entitled An act relating to public records; creating s. 741.3165, F.S.; providing that any records exempt from disclosure under the public records law disclosed to a domestic violence fatality review team remain confidential; providing that the proceedings and meetings of such organizations where the identity of the victim or the children of the victim is discussed are exempt from public meeting requirements; providing for future legislative review and repeal; providing a finding of public necessity; providing a contingent effective date.

By the Committee on Health Care Licensing & Regulation; Representatives Kelly and Wise—

**CS/HB 1077**—A bill to be entitled An act relating to mental health professionals; amending s. 490.014, F.S.; clarifying and revising requirements for the performance of psychological services by certain employees; amending s. 491.014, F.S.; clarifying and revising requirements for the performance of psychotherapeutic services by certain employees; providing an effective date.

By the Committee on Corrections; Representative Roberts—

**CS/HB 1111**—A bill to be entitled An act relating to sexual violence in prisons; creating the "Protection Against Sexual Violence in Florida Jails and Prisons Act"; amending ss. 944.35 and 951.23, F.S.; prohibiting sexual misconduct by any employee of a state agency or private contractor of the state; requiring the Department of Corrections to develop a course relating to sexual assault identification and prevention as part of the correctional officer training program; requiring the department and county and municipal detention facilities to provide an orientation program and counseling; requiring reporting by department employees of sexual assault; creating s. 951.221, F.S.; prohibiting sexual misconduct by employees of county or municipal detention facilities; providing for termination of employment under certain circumstances; providing penalties; providing legislative findings regarding inappropriateness of certain treatment of prisoners; requiring the Department of Corrections to conduct or cause to be conducted a study on the cross-gender treatment of inmates in correctional institutions; requiring the submission of the report to the Legislature by December 31, 2000; providing an effective date.

By the Committee on Regulated Services; Representative Rubio—

**CS/HB 1179**—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.2633, F.S.; providing for distribution of abandoned interest in or contributions to pari-mutuel pools from live jai alai games; providing for an annual report to the Governor and Legislature; amending s. 550.475, F.S.; providing for leasing of jai alai facilities; providing an effective date.

By the Committee on Corrections; Representative Peaden—

**CS/HB 1429**—A bill to be entitled An act relating to trust funds; creating s. 946.522, F.S.; creating the Prison Industries Trust Fund; providing for administration of the trust fund; providing for sources of moneys in the trust fund and purposes for which they may be used; exempting the trust fund from s. 215.20, F.S.; providing for carryover of the balance from one fiscal year to the next; providing that the trust fund is not subject to s. 19(f)(2), Art. III of the State Constitution; amending s. 946.512, F.S.; providing that certain funds are to be deposited into the Prison Industries Trust Fund rather than the Correctional Work Program Trust Fund; providing an effective date.

By the Committee on Business Development & International Trade; Representative K. Smith—

**CS/HB 1437**—A bill to be entitled An act relating to enterprise zones; amending s. 290.004, F.S.; defining "rural enterprise zone"; creating s. 290.00676, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to amend the boundaries of a rural enterprise zone and providing requirements with respect thereto; creating s. 290.00677, F.S.; modifying the employee residency requirements for the enterprise zone jobs credit against the sales tax and corporate income tax, if the business is located in a rural enterprise zone; modifying the employee residency requirements for maximum exemptions or credits with respect to the sales tax credits for building materials used in the rehabilitation of real property in an enterprise zone, for business property used in an enterprise zone, and for electrical energy used in an enterprise zone, the enterprise zone jobs credit against the sales tax and the corporate income tax, and the corporate income tax enterprise zone property tax credit, if the business is located in a rural enterprise zone; providing application time limitations; creating s. 290.00694, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to designate rural champion communities as enterprise zones; providing requirements with respect thereto; providing an effective date.

By the Committee on Tourism; Representatives Sembler, Sobel, and Crow—

**CS/HB 1439**—A bill to be entitled An act relating to spring training franchise facilities; amending s. 212.20, F.S.; providing for a monthly distribution of a portion of revenues under chapter 212, F.S., to certified facilities for retained spring training franchises for a specified period; providing an aggregate limit on monthly distributions to all certified facilities for a retained spring training franchise; amending s. 288.1162, F.S.; redefining the term "new spring training franchise facility"; providing for certification of facilities for a retained spring training franchise by the Office of Tourism, Trade, and Economic Development; providing certification requirements; providing for competitive evaluation of applications for funding; providing evaluation criteria; providing for use of funds distributed pursuant to s. 212.20, F.S., to such facilities; requiring the Office of Tourism, Trade, and Economic Development to certify a specified number of sports facilities, and a specified number of facilities for retained spring training franchises, under s. 288.1162, F.S.; providing an effective date.

By the Committee on Governmental Rules & Regulations; Representatives Rubio, Garcia, Cantens, and Lacasa—

**CS/HB 1457**—A bill to be entitled An act relating to regional cultural facilities; creating s. 265.702, F.S.; authorizing the Division of Cultural Affairs of the Department of State to accept and administer funds to provide grants for acquiring, renovating, or constructing regional cultural facilities; providing for eligibility; requiring the Florida Arts Council to review grant applications; requiring the council to submit an annual list to the Secretary of State; requiring the updating of information submitted by an applicant that is carried over from a prior year; providing definitions; providing standards for matching state funds; limiting the maximum amounts of grants; granting rulemaking authority to the division; providing an effective date.

By the Committee on Regulated Services; Representatives Sanderson and Fasano—

**CS/HB 1463**—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.0951, F.S.; revising the tax on handle for intertrack wagering with respect to harness horse racing tracks; providing a limitation on the tax on handle for live jai alai performances; amending s. 550.09512, F.S.; revising the tax on handle for live harness horse racing performances; amending s. 550.2625, F.S.; increasing the amount required to be held out to pay purses with respect to certain horse racing meets; amending s. 550.625, F.S.; increasing the amount to be paid for purses with respect to host tracks racing under a harness permit for intertrack wagering; providing an effective date.

By the Committee on Governmental Operations; Representative Albright—

**CS/HB 1537**—A bill to be entitled An act relating to civil actions; creating s. 790.331, F.S.; providing legislative findings with respect to

the lawful manufacture, distribution, and sale of firearms and ammunition; prohibiting civil actions on behalf of the state or other political subdivision against manufacturers, distributors, and dealers of firearms or ammunition and firearms trade associations; providing for actions for breach of contract or warranty; providing for actions for injuries resulting from defects in design or manufacture; providing that the potential of firearms or ammunition to cause serious injury, damage, or death does not constitute a defective condition; providing for the award of expenses in certain civil actions; providing an exception; providing for application of the act; providing an effective date.

By the Committee on Juvenile Justice; Representatives Patterson and Merchant—

**CS/HB 1677**—A bill to be entitled An act relating to juvenile justice; amending s. 984.226, F.S.; providing for physically secure settings for children in need of services; authorizing the Department of Juvenile Justice to establish physically secure settings; providing for a waiver of a child's right to counsel at court appearances; authorizing a court to place a child in a physically secure setting under prescribed circumstances; requiring the department to verify to the court that a bed is available; providing duration of stay in a physically secure setting; providing for court review of a child's placement; providing grounds for transfer of jurisdiction of the child to the Department of Children and Family Services; providing an effective date.

By the Committee on Financial Services; Representative C. Green—

**CS/HB 1735**—A bill to be entitled An act relating to banking; providing legislative intent; specifying certain deposits as pay-on-death designated accounts under certain circumstances; amending s. 658.12, F.S.; revising a definition of banker's bank; amending s. 658.165, F.S.; providing criteria for formation of a banker's bank; providing application; amending s. 658.34, F.S.; revising a condition for the issuance of authorized but unissued bank or trust company capital stock; repealing s. 655.81, F.S., relating to deposits in trust; providing effective dates.

By the Committee on Corrections; Representatives Crady and Andrews—

**CS/HM 1817**—A memorial to the Congress of the United States, urging Congress to adopt legislation to end the practice of denying old-age and survivors insurance benefit payments and Medicare and Medicaid benefits to prisoners and certain other individuals confined at public expense and to provide for payment of such benefits directly to the agencies responsible for the housing and medical care of such individuals.

By the Committee on Governmental Operations; Representative Wise—

**CS/HB 1835**—A bill to be entitled An act relating to community service; creating the Florida Volunteer and Community Service Act of 2000; providing legislative intent; authorizing the state to establish policies and procedures which provide for the expenditure of funds to develop and facilitate initiatives that encourage and reward volunteerism; providing purposes of the act; authorizing the Florida Commission on Community Service to provide specified assistance for the establishment and implementation of programs pursuant to the act; amending s. 14.29, F.S.; expanding the purposes of a required report of the Florida Commission on Community Service; providing an effective date.

By the Committee on Tourism; Representative Bronson—

**CS/HB 1857**—A bill to be entitled An act relating to sports industry economic development projects; amending s. 212.20, F.S.; providing for the Department of Revenue to distribute sales tax reimbursements to certified sports industry economic development projects under certain circumstances; amending s. 213.053, F.S.; extending the current information sharing with the Office of Tourism, Trade, and Economic Development to include the sales tax reimbursement program for certified sports industry economic development projects; creating s.

288.113, F.S.; creating a tax reimbursement program for certified sports industry economic development projects; providing legislative findings and declarations; providing definitions; providing eligibility criteria for amateur sports businesses; prescribing the terms and amounts of tax reimbursements; providing a certification procedure, to be established and administered by the Office of Tourism, Trade, and Economic Development; providing for periodic recertification; abating or reducing funding in specified circumstances; providing a maximum number of years for which an amateur sports business may be certified; providing for decertification; providing a penalty for falsifying an application; providing for a tax reimbursement agreement and prescribing terms of the agreement; providing for annual claims for reimbursement; providing duties of the Department of Revenue; providing for administration of the program; providing for recordkeeping and submission of an annual report to the Legislature; amending s. 288.1229, F.S.; providing an additional purpose for which the Office of Tourism, Trade, and Economic Development may authorize a direct-support organization to assist the office; providing for the creation of new jobs in this state; providing an effective date.

By the Committees on Health Care Licensing & Regulation; Health Care Licensing & Regulation; Representatives Fasano and Kyle—

**CS/HB 1953**—A bill to be entitled An act relating to telehealth; creating s. 455.5641, F.S.; providing legislative findings and intent; requiring separate licensure to provide telehealth services to patients in this state; providing that telehealth licensure requirements and responsibilities shall be identical to those provided for full licensure in the applicable profession; requiring certain information to be provided in all telehealth communications; providing responsibility for confidentiality of medical records; providing for prosecution of unlicensed and other criminal activity; authorizing certain consultative services without a license; requiring licensure to order out-of-state electronic communications diagnostic-imaging or treatment services for persons in this state; providing exemption from telehealth licensure for registered nonresident pharmacies and their employees; providing applicability to regulation of Florida licensees; providing rulemaking authority; amending s. 766.102, F.S.; authorizing the bringing of telehealth malpractice actions in this state regardless of provider location; providing an effective date.

## Reports of Councils and Standing Committees

### Council Reports

*The Honorable Joseph Arnall, Chair  
Committee on Rules & Calendar*

March 28, 2000

*Dear Sir:*

The Civil Justice Council respectfully submits the following report of Council actions adopted on March 28, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT of Summary of Child Support Guidelines for consideration by the Committee on Family Law and Children.

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,  
*Representative Johnnie Byrd  
Chair*

*The Honorable Joseph Arnall, Chair  
Committee on Rules & Calendar*

March 28, 2000

*Dear Sir:*

The Consumer Affairs Council respectfully submits the following report of Council actions adopted on March 28, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT UCO 00-07, general subject matter—relating to the extension of carrier of last resort and interim mechanism for maintaining universal service objectives by the Committee on Utilities & Communications.

DFT UCO 99-08 general subject matter—establishing a study of energy policy for the State of Florida by the Committee on Utilities & Communications.

DFT UCO 00-09 general subject matter—establishing the "Rate Reduction and Equity Act of 2000" by the Committee on Utilities & Communications.

Pursuant to Rule 59(e), the Council adopted a motion to remove the following bills from General Calendar: CS/HB 247, HB 1139, HB 413, HB 953.

Pursuant to Rule 59(a), the Council reports the following ranking of available bills:

1. HB 87—Workers' Compensation
2. CS/HB 247—Reinsurance Credit
3. HB 1139—Consumer Loan Delinquency Charges
4. HB 413—Insurance/Countersignature Law
5. HB 953—Insurance Agents/Continuing Educ.

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,  
David I. Bitner  
Chair

The Honorable Joseph Arnall, Chair  
Committee on Rules & Calendar

March 28, 2000

Dear Sir:

The Criminal Justice & Corrections Council respectfully submits the following report of Council actions adopted on March 28, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT COR 00-10 general subject matter Operations of Correctional Work Programs by the Committee on Corrections.

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,  
Victor D. Crist  
Chair

The Honorable Joseph Arnall, Chair  
Committee on Rules & Calendar

March 28, 2000

Dear Sir:

The Economic Development Council respectfully submits the following report of Council actions adopted on March 28, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT TU 00-05, general subject matter, relates to the Department of State by the Committee on Tourism.

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,  
Rudolph "Rudy" Bradley  
Chair

The Honorable Joseph Arnall, Chair  
Committee on Rules & Calendar

March 28, 2000

Dear Sir:

The Health & Family Services Council respectfully submits the following report of Council actions adopted on March 28, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT CF 00-11, general subject matter—deed restrictions, licensed family day care homes for consideration by the Committee on Children & Families

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,  
Durell Peaden, Jr., M.D., J.D.  
Chair

The Honorable Joseph Arnall, Chair  
Committee on Rules & Calendar

March 28, 2000

Dear Sir:

The Public Responsibility Council respectfully submits the following report of Council actions adopted on March 28, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT CA 00-04, general subject matter—Independent Special Districts, by the Committee on Community Affairs

DFT CA 00-05, general subject matter—Revenue Sharing with Municipal Governments, by the Committee on Community Affairs

DFT CA 00-06, general subject matter—Revenue Sharing with County Governments, by the Committee on Community Affairs

DFT CA 00-07, general subject matter—Affordable Housing, by the Committee on Community Affairs

DFT GO 00-04, general subject matter—Florida Education Governance Reorganization Act of 2000, by the Committee on Governmental Operations

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,  
Bill Sublette  
Chair

**Committee Reports**

**Received March 23:**

The Committee on Insurance recommends the following pass:  
HB 1655

**The above bill was placed on the appropriate Calendar.**

The Committee on Crime & Punishment recommends the following pass:  
HB 677, with 1 amendment

**The above bill was referred to the Committee on Criminal Justice Appropriations.**

The Committee on Law Enforcement & Crime Prevention recommends the following pass:  
HB 145 (unanimous)

**The above bill was referred to the Committee on Criminal Justice Appropriations.**

The Committee on Environmental Protection recommends a committee substitute for the following:

HB 1005 (unanimous)

**The above committee substitute was referred to the Committee on General Government Appropriations, subject to review under Rule 113(b), and, under the rule, HB 1005 was laid on the table.**

The Committee on Transportation recommends the following pass:  
HB 459, with 1 amendment (unanimous)  
HB 1019, with 1 amendment (unanimous)

**The above bills were referred to the Committee on Community Affairs.**

The Committee on Insurance recommends the following pass:  
HB 617

**The above bill was referred to the Committee on Finance & Taxation.**

The Committee on Transportation recommends the following pass:  
HB 199, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Finance & Taxation.**

The Committee on Family Law & Children recommends the following pass:

HB 1579 (unanimous)

**The above bill was referred to the Committee on Governmental Rules & Regulations.**

The Committee on Family Law & Children recommends the following pass:

HB 1107 (unanimous)

**The above bill was referred to the Committee on Judiciary.**

The Committee on Law Enforcement & Crime Prevention recommends the following pass:

HB 561

**The above bill was referred to the Committee on Judiciary.**

The Committee on Transportation recommends the following pass:  
HB 669, with 1 amendment  
HB 1177, with 1 amendment

**The above bills were referred to the Committee on Law Enforcement & Crime Prevention.**

The Committee on Law Enforcement & Crime Prevention recommends the following pass:

HB 1159, with 2 amendments

**The above bill was referred to the Committee on Transportation.**

**Received March 24:**

The Committee on Community Affairs recommends the following pass:

HB 1197, with 2 amendments (unanimous)  
HB 1445 (unanimous)  
HB 1495 (unanimous)  
HB 1595 (unanimous)

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

The Committee on Governmental Operations recommends the following pass:

HB 1527 (unanimous)

**The above bill was placed on the appropriate Calendar.**

The Committee on Financial Services recommends a committee substitute for the following:

HB 1735 (unanimous)

**The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1735 was laid on the table.**

The Committee on Insurance recommends a committee substitute for the following:

HB 785 (unanimous)

**The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 785 was laid on the table.**

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

HB 737 (unanimous)

**The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 737 was laid on the table.**

The Committee on Corrections recommends the following pass:  
HB 603, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Criminal Justice Appropriations.**

The Committee on Children & Families recommends the following pass:

HB 1675, with 4 amendments (unanimous)

**The above bill was referred to the Committee on Transportation & Economic Development Appropriations.**

The Committee on Community Affairs recommends the following pass:

HB 407 (unanimous)

**The above bill was referred to the Committee on Transportation & Economic Development Appropriations.**

The Committee on Corrections recommends a committee substitute for the following:

HB 1429 (unanimous)

**The above committee substitute was referred to the Committee on Criminal Justice Appropriations, subject to review under Rule 113(b), and, under the rule, HB 1429 was laid on the table.**

The Committee on Regulated Services recommends a committee substitute for the following:

HB 981

**The above committee substitute was referred to the Committee on General Government Appropriations, subject to review under Rule 113(b), and, under the rule, HB 981 was laid on the table.**

The Committee on Community Affairs recommends the following pass:

HB 1109, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Business Regulation & Consumer Affairs.**

The Committee on Real Property & Probate recommends the following pass:

HB 1041, with 1 amendment

**The above bill was referred to the Committee on Business Regulation & Consumer Affairs.**

The Committee on Children & Families recommends the following pass:

HB 1701, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Community Affairs.**

The Committee on Health Care Services recommends the following pass:  
 HB 959 (unanimous)

**The above bill was referred to the Committee on Community Affairs.**

The Committee on Judiciary recommends the following pass:  
 HB 1551 (unanimous)

**The above bill was referred to the Committee on Community Affairs.**

The Committee on Water & Resource Management recommends the following pass:  
 HB 1671, with 2 amendments (unanimous)

**The above bill was referred to the Committee on Community Affairs.**

The Committee on Agriculture recommends the following pass:  
 HB 421 (unanimous)

**The above bill was referred to the Committee on Community Colleges & Career Prep.**

The Committee on Water & Resource Management recommends the following pass:  
 HB 1599

**The above bill was referred to the Committee on Environmental Protection.**

The Committee on Agriculture recommends the following pass:  
 HB 1105, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Finance & Taxation.**

The Committee on Community Affairs recommends the following pass:  
 HB 775  
 HB 925, with 1 amendment (unanimous)  
 HB 965, with 1 amendment (unanimous)  
 HB 969, with 4 amendments (unanimous)  
 HB 1001, with 1 amendment  
 HB 1199, with 1 amendment  
 HB 1443 (unanimous)  
 HB 1505 (unanimous)  
 HB 1507, with 1 amendment (unanimous)  
 HB 1563, with 1 amendment (unanimous)  
 HB 1593 (unanimous)  
 HB 1613 (unanimous)

**The above bills were referred to the Committee on Finance & Taxation.**

The Committee on Community Affairs recommends the following pass:  
 HB 1861 (unanimous)

**The above bill was referred to the Committee on Governmental Operations.**

The Committee on Judiciary recommends the following pass:  
 CS/HB 373, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Law Enforcement & Crime Prevention.**

The Committee on Health Care Licensing & Regulation recommends a committee substitute for the following:  
 HB 1077

**The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 1077 was laid on the table.**

The Committee on Insurance recommends a committee substitute for the following:  
 HB 685 (unanimous)

**The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 685 was laid on the table.**

The Committee on Transportation recommends a committee substitute for the following:  
 HB 893 (unanimous)

**The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 893 was laid on the table.**

**Received March 27:**

The Committee on Governmental Operations recommends the following pass:  
 HB 27 (unanimous)  
 HB 1577, with 1 amendment (unanimous)

**The above bills were referred to the Committee on General Appropriations.**

The Committee on Governmental Rules & Regulations recommends the following pass:  
 CS/HB 849

**The above bill was referred to the Committee on Health & Human Services Appropriations.**

The Committee on Health Care Services recommends the following pass:  
 HB 1125, with 5 amendments

**The above bill was referred to the Committee on Health & Human Services Appropriations.**

The Committee on Governmental Operations recommends the following pass:  
 HB 1609 (unanimous)

**The above bill was referred to the Committee on Transportation & Economic Development Appropriations.**

The Committee on Business Regulation & Consumer Affairs recommends a committee substitute for the following:  
 CS/HB 137 (unanimous)

**The above committee substitute was referred to the Committee on Criminal Justice Appropriations, subject to review under Rule 113(b), and, under the rule, CS/HB 137 was laid on the table.**

The Committee on Real Property & Probate recommends a committee substitute for the following:  
 HB 593

**The above committee substitute was referred to the Committee on General Government Appropriations, subject to review under Rule 113(b), and, under the rule, HB 593 was laid on the table.**

The Committee on Environmental Protection recommends the following pass:  
 HB 1753, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Agriculture.**

The Committee on Governmental Operations recommends the following pass:

HB 623, with 1 amendment

**The above bill was referred to the Committee on Community Affairs.**

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 307 (unanimous)  
HB 309 (unanimous)

**The above bills were referred to the Committee on Community Affairs.**

The Committee on Governmental Operations recommends the following pass:

HB 1089 (unanimous)  
HB 1091 (unanimous)

**The above bills were referred to the Committee on Crime & Punishment.**

The Committee on Governmental Operations recommends the following pass:

HB 1535

**The above bill was referred to the Committee on Finance & Taxation.**

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 1435 (unanimous)  
HB 1849, with 1 amendment (unanimous)

**The above bills were referred to the Committee on Finance & Taxation.**

The Committee on Governmental Operations recommends the following pass:

HB 37 (unanimous)

**The above bill was referred to the Committee on Financial Services.**

The Committee on Corrections recommends a committee substitute for the following:

HB 1111 (unanimous)

**The above committee substitute was referred to the Committee on Crime & Punishment, subject to review under Rule 113(b), and, under the rule, HB 1111 was laid on the table.**

The Committee on Business Development & International Trade recommends a committee substitute for the following:

HB 899

**The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 899 was laid on the table.**

The Committee on Business Regulation & Consumer Affairs recommends a committee substitute for the following:

HB 545 (unanimous)

**The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 545 was laid on the table.**

The Committee on Regulated Services recommends committee substitutes for the following:

HB 1179 (unanimous)  
HB 1463 (unanimous)

**The above committee substitutes were referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HBs 1179 and 1463 were laid on the table.**

The Committee on Tourism recommends a committee substitute for the following:

HB 1439 (unanimous)

**The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 1439 was laid on the table.**

The Committee on Business Regulation & Consumer Affairs recommends a committee substitute for the following:

HB 993 (unanimous)

**The above committee substitute was referred to the Committee on Insurance, subject to review under Rule 113(b), and, under the rule, HB 993 was laid on the table.**

**Received March 28:**

The Committee on Governmental Operations recommends the following pass:

CS/CS/HB 505 (unanimous)  
HB 815, with 1 amendment (unanimous)

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

The Committee on Environmental Protection recommends the following pass:

HB 1189 (unanimous)

**The above bill was referred to the Committee on Agriculture.**

The Committee on Governmental Rules & Regulations recommends the following pass:

HB 879, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Finance & Taxation.**

The Committee on Colleges & Universities recommends the following pass:

HB 1617 (unanimous)

**The above bill was referred to the Committee on Governmental Operations.**

The Committee on Health Care Licensing & Regulation recommends the following pass:

HB 1519

**The above bill was referred to the Committee on Governmental Operations.**

The Committee on Environmental Protection recommends a committee substitute for the following:

CS/HB 991 (unanimous)

**The above committee substitute was referred to the Committee on Agriculture, subject to review under Rule 113(b), and, under the rule, CS/HB 991 was laid on the table.**

The Committee on Business Development & International Trade recommends a committee substitute for the following:

HB 1437 (unanimous)

**The above committee substitute was referred to the Committee on Community Affairs, subject to review under Rule 113(b), and, under the rule, HB 1437 was laid on the table.**

The Committee on Governmental Operations recommends a committee substitute for the following:

HB 805 (unanimous)

**The above committee substitute was referred to the Committee on Corrections, subject to review under Rule 113(b), and, under the rule, HB 805 was laid on the table.**

The Committee on Health Care Licensing & Regulation recommends a committee substitute for the following:

HB 1953

**The above committee substitute was referred to the Committee on Governmental Operations, subject to review under Rule 113(b), and, under the rule, HB 1953 was laid on the table.**

The Committee on Governmental Operations recommends committee substitutes for the following:

HB 1537

HB 1835 (unanimous)

**The above committee substitutes were referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HBs 1537 and 1835 were laid on the table.**

The Committee on Juvenile Justice recommends a committee substitute for the following:

HB 1677

**The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 1677 was laid on the table.**

The Committee on Family Law & Children recommends a committee substitute for the following:

HB 1037 (unanimous)

**The above committee substitute was referred to the Committee on Law Enforcement & Crime Prevention, subject to review under Rule 113(b), and, under the rule, HB 1037 was laid on the table.**

**Received March 29:**

The Committee on Finance & Taxation recommends the following pass:

CS/HB 293 (fiscal note attached, unanimous)

HB 705 (fiscal note attached)

HB 795 (fiscal note attached, unanimous)

HB 841 (fiscal note attached, unanimous)

HB 963 (fiscal note attached, unanimous)

HB 971 (fiscal note attached, unanimous)

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

The Committee on Transportation recommends the following pass:

HB 1587 (unanimous)

**The above bill was placed on the appropriate Calendar.**

The Committee on Business Development & International Trade recommends the following pass:

CS/HB 915 (unanimous)

**The above bill was referred to the Committee on General Government Appropriations.**

The Committee on Business Regulation & Consumer Affairs recommends the following pass:

HB 1739 (unanimous)

**The above bill was referred to the Committee on General Government Appropriations.**

The Committee on Finance & Taxation recommends the following pass:

CS/CS/HB 615, with 1 amendment (fiscal note attached, unanimous)

HB 739 (fiscal note attached)

HB 1569 (fiscal note attached, unanimous)

**The above bills were referred to the Committee on General Government Appropriations.**

The Committee on Business Development & International Trade recommends the following pass:

HB 761, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Transportation & Economic Development Appropriations.**

The Committee on Finance & Taxation recommends the following pass:

CS/HB 315, with 1 amendment (fiscal note attached, unanimous)

**The above bill was referred to the Committee on Transportation & Economic Development Appropriations.**

The Committee on Transportation recommends the following pass:

HB 625 (unanimous)

**The above bill was referred to the Committee on Transportation & Economic Development Appropriations.**

The Committee on Governmental Rules & Regulations recommends a committee substitute for the following:

HB 1457 (unanimous)

**The above committee substitute was referred to the Committee on Transportation & Economic Development Appropriations, subject to review under Rule 113(b), and, under the rule, HB 1457 was laid on the table.**

The Committee on Business Development & International Trade recommends the following pass:

HB 1015 (unanimous)

**The above bill was referred to the Committee on Colleges & Universities.**

The Committee on Business Regulation & Consumer Affairs recommends the following pass:

HB 1041, with 1 amendment (unanimous)

**The above bill was referred to the Committee on Community Affairs.**

The Committee on Transportation recommends the following pass:

HB 859, with 1 amendment

HB 921 (unanimous)

**The above bills were referred to the Committee on Community Affairs.**

The Committee on Business Development & International Trade recommends the following pass:

HB 1573 (unanimous)

**The above bill was referred to the Committee on Finance & Taxation.**

The Committee on Tourism recommends the following pass:

CS/HBs 1153 & 845 (unanimous)

**The above bill was referred to the Committee on Health Care Licensing & Regulation.**

The Committee on Transportation recommends the following pass:

HB 1181, with 2 amendments

**The above bill was referred to the Committee on Law Enforcement & Crime Prevention.**

The Committee on Tourism recommends a committee substitute for the following:

HB 1857 (unanimous)

**The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 1857 was laid on the table.**

The Committee on Corrections recommends a committee substitute for the following:

HM 1817 (unanimous)

**The above committee substitute was referred to the Committee on Rules & Calendar, subject to review under Rule 113(b), and, under the rule, HM 1817 was laid on the table.**

**Excused**

Rep. Bronson; Rep. Edwards until 9:28 a.m.; Rep. Fasano

**Adjourned**

Pursuant to the motion previously agreed to, the House adjourned at 11:33 a.m., to reconvene at 8:50 a.m., Friday, March 31.

**Pages and Messengers  
for the week of  
March 27-31**

PAGES—Lauren Bird, Fort Lauderdale; Sarah A. DePietro, Melbourne; Ashley Durham, Bristol; DoriAnn Bonita Dyess, LaBelle; Meghan Flanagan, Bradenton; Laura Christine Horne, Orange Park; John L. Kinney, Rockledge; Steven W. Pruitt, Port St. Lucie; Eric K. Sorensen, Key Largo; Christopher Wan, West Palm Beach.

MESSENGERS—Heather Bagley, Tallahassee; Ellis Bullock IV, Pensacola; Kelly Dawn Courtheyn, DeLand; Ashley Davison, Tampa;

Brittany M. Dowis, Fort Pierce; Leslie Dyan Drinkard, Pace; Chester James Eichenbrenner, Niceville; Paula Jane Eichenbrenner, Niceville; Jacob Hawkes, Crystal River; Jennifer Locetta, Winter Haven; Megan B. McCorvey, DeLand; Ruth Ann Meeks, Bartow; Christy Phillips, Tallahassee; Seth Price, Titusville; Jed M. Rich, Naples; Daniel B. Saver, Vero Beach; Christopher Scholten, Winter Haven; Noelle Sluder, Fernandina Beach; Katherine S. Thomas, Clewiston.