



Journal of the Senate

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CALL TO ORDER

The Senate was called to order by President King at 10:15 a.m. A quorum present—39:

Mr. President	Dawson	Margolis
Alexander	Diaz de la Portilla	Miller
Argenziano	Dockery	Peaden
Aronberg	Fasano	Posey
Atwater	Garcia	Pruitt
Bennett	Geller	Saunders
Bullard	Haridopolos	Sebesta
Campbell	Hill	Smith
Carlton	Jones	Villalobos
Clary	Klein	Wasserman Schultz
Constantine	Lawson	Webster
Cowin	Lee	Wilson
Crist	Lynn	Wise

Excused: Senator Siplin

PRAYER

The following prayer was offered by Bobby Bowden, Head Football Coach, Florida State University:

Dear God, you tell us in Ecclesiastes, "There is a time for everything, a time to kill and a time to heal, a time for war and a time for peace."

We pray for the leaders of our nation and we ask that you will give them wisdom on these issues.

We pray especially for President Bush, his cabinet and legislators, that you guide them in decisions they must make.

We pray for our Governor, Jeb Bush, his cabinet and legislators. Thank you for them. Guide them.

We pray for our Nation. We pray for the safety of our military in Iraq and especially for the innocent that are caught up in the war.

We thank you for our freedom. Let us never forget how we got here. In his name, we pray. Amen.

PLEDGE

Mike Martin, Head Baseball Coach, Florida State University, led the Senate in the pledge of allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Richard R. Thacker of Tallahassee, sponsored by Senator Peaden, as doctor of the day. Dr. Thacker specializes in Internal Medicine.

ADOPTION OF RESOLUTIONS

On motion by Senator Lawson—

By Senator Lawson—

SR 2604—A resolution celebrating April 2, 2003, as "F.S.U. Day."

WHEREAS, the Tallahassee campus of Florida State University is the oldest continuous site of higher education in Florida and holds the state's first chapter of Phi Beta Kappa, and

WHEREAS, in 1994, the Florida State University was designated as a "Research I" institution by the Carnegie Foundation, thus placing Florida State in an elite group of the nation's top research universities, and

WHEREAS, the solid foundation for this "Research I" university was laid through its role as the state's first liberal arts college, which grew into the Florida State College for Women, the nation's second-largest state college for women, recognized by the Association of American Universities in 1924, and

WHEREAS, today the university's mission emphasizes teaching, research, and public service, with 17 independent colleges and schools, the newest being the College of Medicine, with coursework first taught in the late 1800's, and

WHEREAS, with graduate and undergraduate degrees offered in more than 549 fields, many of which are nationally recognized programs, Florida State University's comprehensive offerings prepare students for graduate school, professional degree programs, or successful careers, and

WHEREAS, Florida State University is a leader in the use of new technologies, setting the standard for distance learning and using technology in the classroom as well as campus-wide, which allows professors and students to share research with colleagues and students around the world, and

WHEREAS, Florida State University consistently ranks among the top four universities nationally in revenues generated from scientific research and discoveries, which ranking is an indicator of the university's successful commercialization efforts; and the research foundation continues to grow, and

WHEREAS, well-rounded and successful graduates have taken advantage of Florida State University's high-quality academics and research and have gained service, social, and leadership skills and have prepared themselves to take a meaningful role in society, and

WHEREAS, through a long-continuing tradition of promoting racial, ethnic, and cultural diversity on its campus, along with the aggressive recruitment of diverse groups of students, the college experience has become more enriching for Florida State University students, and

WHEREAS, Florida State University is a national leader in international education, with more than 40 years of experience abroad and 37 programs, including four year-round study centers in England, Italy, Spain, and Panama, plus a panorama of summer programs in locations such as Costa Rica, Croatia, the Czech Republic, South Africa, France, and Ireland, and

WHEREAS, Florida State University continues to be a tremendous source of pride for its students, faculty, alumni, friends, and administrators, as well as for all residents of the State of Florida, and

WHEREAS, with its strong history as a liberal arts college, commitment to undergraduate education, and extensive and distinguished research in facilities such as the National High Magnetic Field Laboratory, Florida State University is truly on the cutting edge of higher education, NOW, THEREFORE,

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

That the Florida Senate celebrates April 2, 2003, as “F.S.U. Day” in Tallahassee, in honor of Florida State University’s contribution as an outstanding institution of higher education.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Dr. T. K. Wetherell, President of Florida State University, as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Lawson, **SR 2604** was read the second time in full and adopted.

SPECIAL GUEST

Senator Villalobos introduced former Speaker of the House and current President of Florida State University, Dr. T.K. Wetherell, who was present in the chamber.

Senator Villalobos invited President Wetherell to the rostrum where he briefly addressed the Senate.

On motion by Senator Carlton—

By Senator Carlton—

SR 2696—A resolution recognizing March 31 - April 4, 2003, as “Florida Ocean Education Week” and April 3, 2003 as “Ocean Education Day.”

WHEREAS, the Florida Senate recognizes that coastal and ocean resources are vital to quality of life and economic vitality of the state, and

WHEREAS, Mote Marine Laboratory, the Florida Ocean Alliance, and the Florida Institute of Oceanography believe in the importance of educating Florida’s schoolchildren in marine science and the need to protect and conserve our valuable marine resources, and

WHEREAS, the SeaTrek and JASON distance learning programs bring live, interactive marine science curriculum to students throughout Florida through the use of Internet2 and satellite technology, and

WHEREAS, it is the policy of the State of Florida to conserve and protect its natural resources and scenic beauty, pursuant to Section 7, Article II, of the Florida Constitution, and

WHEREAS, Florida is the only state in the contiguous United States that is bordered on three sides by the sea, with over 8,000 miles of continuous tidal shoreline, and

WHEREAS, over 75 percent of Florida’s residents live within its coastal counties, and

WHEREAS, there is a need to coordinate the protection, enhancement, and management of our state’s ocean resources so that future generations will enjoy healthy ocean and coastal resources, and

WHEREAS, oceans provide the basis for a significant part of the state’s economic, ecological, and social well-being, and

WHEREAS, tourism is Florida’s largest industry, depending in large part on its oceans and beaches, generating more than \$40 billion in taxable spending each year, and

WHEREAS, recreational boating depends on Florida’s coasts and oceans, contributing over \$3.5 billion per year to the state’s economy, along with commercial fishing valued at approximately \$900 million annually, and

WHEREAS, Florida’s 14 deepwater ports handle over \$40 billion worth of imports and exports and are expected to reach \$130 billion in trade by 2005; and serve over 80 percent of homeport cruise passenger movements in North America, and

WHEREAS, Mote Marine Laboratory, the Florida Ocean Alliance, and the Florida Institute of Oceanography are organizing ocean-related exhibitions and a reception for legislators and governmental officials at the State Capitol during “Ocean Education Week,” and

WHEREAS, the Florida Ocean Alliance is a nonprofit, nonpartisan, public-private partnership of ocean-related interests working to promote awareness and understanding of the ocean’s importance to the ecology and economy of Florida and its neighbors, NOW, THEREFORE,

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

That the Florida Senate does recognize the week of March 31 to April 4, 2003, as “Ocean Education Week,” and April 3, 2003, as “Ocean Education Day” to promote public awareness of the importance of Florida’s ocean resources.

—was introduced out of order and read by title. On motion by Senator Carlton, **SR 2696** was read the second time in full and adopted.

On motion by Senator Cowin—

By Senator Cowin—

SR 1320—A resolution recognizing April 2, 2003, as “Sexual Assault Awareness Day.”

WHEREAS, sexual assault continues to be a major social and health crisis in our society, and

WHEREAS, sexual assault affects every child and adult in Florida as a victim or survivor or as a family member, significant other, neighbor, or co-worker of a victim or survivor, and

WHEREAS, volunteers and service providers in our state are working to provide a continuum of care to sexual assault survivors through law enforcement, 24-hour hotlines, counseling, support groups, advocacy, medical care, and education, and

WHEREAS, Florida seeks to improve services for victims and survivors of sexual assault and prevent future sexual assault through public awareness and services for victims, and

WHEREAS, this state recognizes the vital importance of designating a time devoted to increasing the public’s awareness and support of agencies providing services to rape victims, and

WHEREAS, we hold forth a vision of a state free from sexual violence, NOW, THEREFORE,

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

That April 2, 2003 is recognized as “Sexual Assault Awareness Day.”

—was introduced out of order and read by title. On motion by Senator Cowin, **SR 1320** was read the second time in full and adopted.

At the request of Senator Peaden—

By Senator Peaden—

SR 1178—A resolution commending the osteopathic physicians of this state and recognizing April 2, 2003, as Osteopathic Medicine Day.

WHEREAS, osteopathic physicians provide health care services that account for more than 100 million patient visits in this country each year, and

WHEREAS, this state has nine accredited osteopathic hospitals, an osteopathic medical college, and the fourth largest osteopathic physician population in the United States, and

WHEREAS, osteopathic manipulation of the musculoskeletal system is a viable and proven technique for many diagnoses and treatments and provides an alternative to many drug therapies, and

WHEREAS, osteopathic physicians provide comprehensive medical care, including preventive medicine, diagnoses, and the appropriate use of drugs, surgery, manipulation, and hospital referrals, NOW, THEREFORE,

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

That the Florida Senate commends the osteopathic physicians of this state for their contributions to the health and welfare of the residents of this state and recognizes April 2, 2003, as Osteopathic Medicine Day.

—**SR 1178** was introduced, read and adopted by publication.

At the request of Senator Wilson—

By Senators Wilson, Margolis, Bullard, Wasserman Schultz, Garcia, Diaz de la Portilla and Villalobos—

SR 2606—A resolution recognizing April 2-3, 2003, as “Miami-Dade County Days” in the State of Florida.

WHEREAS, Miami-Dade County, Florida, is a center of world finance, with over 150 financial institutions and foreign agencies within its geographic boundaries; a major tourist destination for millions of travelers annually from virtually everywhere in the world; and a preeminent gateway to international trade, particularly countries in Europe, the Middle East, Africa, the Caribbean, and Central and South America, and

WHEREAS, Miami-Dade County is experiencing a boom in cultural activities and world-class entertainment, with more than 1,000 non-profit organizations presenting dance, theatre, music, visual arts, festivals, and other special events, and a state-of-the-art performing arts center, and

WHEREAS, in 2001, sales estimated at \$2.5 billion were transacted as a direct result of business operations generated by the film and television industry in Miami-Dade County, making the county one of the largest visual media production centers in the nation, and

WHEREAS, in the past 15 years, the growth and development of Miami-Dade County has been dynamic, as indicated by continuing increases in the number of international and domestic travelers passing through the Port of Miami and Miami International Airport, the volume of goods being transported through the port and the airport, and the number of municipalities within the county having increased from 27 to 33, and

WHEREAS, Miami-Dade County has become one of the largest, most vibrant, and most economically prosperous metropolitan areas in the world, NOW, THEREFORE,

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

That the Florida Senate recognizes the extraordinary importance and value of Miami-Dade County to the State of Florida, commends its diverse growth and economic prosperity, and celebrates April 2-3, 2003, as “Miami-Dade County Days” in the State of Florida.

—**SR 2606** was introduced, read and adopted by publication.

At the request of Senator Jones—

By Senator Jones—

SR 2734—A resolution honoring the former President and Chief Executive Officer of All Children’s Hospital, J. Dennis Sexton.

WHEREAS, All Children’s Hospital, Inc., is the leading children’s hospital in West Central Florida, providing specialty and sub-specialty pediatric care, and

WHEREAS, J. Dennis Sexton joined All Children’s Hospital as the Director of Development and Community Relations in July 1971, and was named President and CEO of All Children’s Hospital in February 1973, and

WHEREAS, during Mr. Sexton’s tenure at All Children’s Hospital gross revenues increased from \$1.9 million to more than \$367 million; the number of hospital employees increased from 165 to 2,115; inpatient admissions increased from 3,931 to 8,768; and outpatient visits increased from 12,379 to 199,610, and

WHEREAS, J. Dennis Sexton established funding matched by the Florida Legislature for seven Chairs dedicated to pediatric research in the fields of molecular genetics, developmental biology, immunodeficiency, immunology, perinatal cardiology, heart development, child health policy, and two Chairs in pediatric clinical research and pulmonology, which are awaiting the match in the Legislature, with a combined dollar value, for all nine Chairs of \$26 million, and

WHEREAS, Mr. Sexton has also worked to establish clinics to reach out to children and families in Pinellas, Hillsborough, Pasco, Polk, Sarasota, Lee, and Citrus Counties, and

WHEREAS, J. Dennis Sexton has also served as a member of the Florida Hospital Cost Containment Board, the Florida Perinatal Advisory Council, the Children’s Medical Services Pediatric Network Advisory Council, the Pediatric Standards Advisory Council, the Campus Advisory Board of the University of South Florida, and the Children’s Miracle Network board and as Chairman of the Board of Trustees of the National Association of Children’s Hospitals and Related Institutions (NACHRI), and

WHEREAS, Mr. Sexton’s service to the children of the state of Florida, as well as the nation, has greatly improved the quality of pediatric healthcare in treatment, teaching, and research, and

WHEREAS, J. Dennis Sexton retired January 3, 2003, after 31 years of service to All Children’s Hospital, NOW, THEREFORE,

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

That the Florida Senate recognizes J. Dennis Sexton for his 31 years of exemplary service and leadership at All Children’s Hospital and congratulates him on his retirement.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to J. Dennis Sexton as a tangible token of the sentiments of the Florida Senate.

—**SR 2734** was introduced, read and adopted by publication.

MOTIONS

On motion by Senator Lee, the rules were waived and the deadline for submitting amendments for the Appropriations Subcommittee on Article V Implementation and Judiciary meeting on Thursday, April 3, was set for Wednesday, April 2, at 1:00 p.m. for the 24-hour deadline and Thursday, April 3, at 11:00 a.m. for the 2-hour deadline. If necessary to continue this meeting on Friday, April 4, these same amendment deadlines apply.

INTRODUCTION OF FORMER SENATOR

Senator Villalobos introduced former Senator Javier Souto who was present in the chamber.

SPECIAL ORDER CALENDAR

On motion by Senator Saunders—

CS for CS for SB 296—A bill to be entitled An act relating to retirement communities; amending s. 400.235, F.S., relating to the Gold Seal Program; amending standards for evidence of financial soundness and stability of certain nursing home facilities; amending s. 400.141, F.S.; amending prerequisites that certain nursing homes must fulfill to qualify for sharing programming and staff with other entities that are part

of a retirement community; authorizing the Agency for Health Care Administration to adopt rules; amending ss. 651.081, 651.085, F.S.; providing for the establishment of a residents' organization; providing for the purposes of such an organization; requiring notice of a meeting or ballot election to select a designated representative to represent a residents' organization before the governing body of a continuing care provider; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 296** was placed on the calendar of Bills on Third Reading.

On motion by Senator Alexander—

CS for SB 1762—A bill to be entitled An act relating to road and bridge designations; designating a portion of U.S. Highway 17 as the “Jerome A. Williams Memorial Highway”; designating Mamie Langdale Memorial Bridge in Glades County; designating George Crady Bridge in Nassau and Duval Counties; designating J.C. Penney Memorial Boulevard in the town of Penney Farms; designating C. Fred and Marvin Arrington Bridge; designating a portion of State Road 121 as the “Deputy Renee Danell Azure Memorial Highway”; designating Rodolfo Garcia Memorial Avenue; designating Monsignor Bryan O. Walsh Boulevard; designating Joe Celestin Boulevard; designating Father Emilio Vallina Boulevard; directing the Department of Transportation to erect suitable signs; providing an effective date.

—was read the second time by title.

Senator Diaz de la Portilla moved the following amendment which was adopted:

Amendment 1 (415522)(with title amendment)—On page 4, between lines 9 and 10, insert:

Section 11. *Bill Seidle Boulevard designated; markers.—*

(1) *That portion of N.W. 36th Street between N.W. 27th Avenue and N.W. 39th Avenue in Miami-Dade County is designated “Bill Seidle Boulevard.”*

(2) *The Department of Transportation is directed to erect suitable markers designating “Bill Seidle Boulevard.”*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 16, after the semicolon (;) insert: designating “Bill Seidle Boulevard”;

Senator Cowin moved the following amendment which was adopted:

Amendment 2 (732660)(with title amendment)—On page 4, between lines 9 and 10, insert:

Section 11. *Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway designated; markers.—*

(1) *That portion of State Road 19 in Lake County from the north end of Lake County to the intersection of State Road 19 and Highway 441 in Eustis is hereby designated as the “Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 18, insert: designating the Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway in Lake County; directing the Department of Transportation to erect suitable markers;

Senator Hill moved the following amendment which was adopted:

Amendment 3 (802082)(with title amendment)—On page 4, between lines 9 and 10, insert:

Section 11. *“Robert ‘Bullet Bob’ Hayes Avenue” designated; markers.—*

(1) *Edgewood Avenue W. in Jacksonville from U.S. 1, East to where Edgewood Avenue W. becomes Tallulah is designated as “Robert ‘Bullet Bob’ Hayes Avenue.”*

(2) *The Department of Transportation is directed to erect suitable markers designating “Robert ‘Bullet Bob’ Hayes Avenue.”*

And the title is amended as follows:

On page 1, line 16, after the semicolon (;) insert: designating “Robert ‘Bullet Bob’ Hayes Avenue”;

MOTION

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

Senators Crist and Posey offered the following amendment which was moved by Senator Crist and adopted:

Amendment 4 (891480)(with title amendment)—On page 4, between lines 9 and 10, insert:

Section 11. (1) *U.S. 192 from Interstate 95, in Brevard County, to St. Cloud in Osceola County, is designated the “Howard E. Futch Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the “Howard E. Futch Memorial Highway.”*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 16, after the semicolon (;) insert: designating a portion of U.S. 192 as the “Howard E. Futch Memorial Highway”;

MOTION

On motion by Senator Diaz de la Portilla, the rules were waived to allow the following amendment to be considered:

Senator Diaz de la Portilla moved the following amendment which was adopted:

Amendment 5 (925046)(with title amendment)—On page 4, lines 3-9, delete those lines and insert:

Section 10. *Monsignor Emilio Vallina Boulevard designated; markers.—*

(1) *Flagler Street from 12th Avenue to 17th Avenue in Miami is designated as “Monsignor Emilio Vallina Boulevard.”*

(2) *The Department of Transportation is directed to erect suitable markers designating “Monsignor Emilio Vallina Boulevard.”*

And the title is amended as follows:

On page 1, lines 15 and 16, delete those lines and insert: Joe Celestin Boulevard; designating Monsignor Emilio Vallina Boulevard; directing the

Pursuant to Rule 4.19, **CS for SB 1762** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

INTRODUCTION OF FORMER SENATOR

Senator Bullard introduced former Senator Roberto Casas who was present in the chamber.

On motion by Senator Sebesta—

CS for SB 2162—A bill to be entitled An act relating to a road designation; designating a portion of I-275 in Pinellas County as the “St. Petersburg Parkway”; dedicating the new Rose Bay bridges between the Cities of New Smyrna Beach and Port Orange to honor U.S. military POW’s and MIA’s; designating bridge number 550122 in Tallahassee as the “Veterans Memorial Bridge”; designating a portion of State Road 77 as the “Lynn Haven Parkway”; designating a portion of State Road 16 as the “Correctional Officers Memorial Highway”; designating a portion of Interstate 75 as the “Purple Heart Memorial Highway”; designating the “Korean War Veterans Memorial Highway” in Seminole County; designating a portion of State Road 100 in Flagler County as Veterans Memorial Highway; designating the “All-American Parkway” in Miami-Dade County; designating “Borinquen Boulevard” in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 2162** was placed on the calendar of Bills on Third Reading.

On motion by Senator Smith—

CS for SB 1650—A bill to be entitled An act relating to the Criminal Justice Standards and Training Commission; amending s. 943.12, F.S.; authorizing the commission to grant and revoke the certification of agency in-service training instructors; amending s. 943.13, F.S.; adding time limitation for service in another jurisdiction to qualify for an exemption from a recruit training program; amending s. 943.131, F.S.; providing requirements for basic recruit training following employment; revising requirements for temporary employment authorizations; amending s. 943.1395, F.S.; clarifying provisions relating to reemployment of certified officers; clarifying provisions relating to disciplining individuals employed under a temporary employment authorization; amending s. 943.17, F.S.; providing that entrants in commission-approved academies are exempt from the statutory requirements relating to basic skills assessment for students entering vocational training; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1650** was placed on the calendar of Bills on Third Reading.

On motion by Senator Aronberg—

CS for SB 320—A bill to be entitled An act relating to the Florida Medicaid program; amending s. 409.9066, F.S.; requiring the Agency for Health Care Administration to publish on a website the average wholesale prices of drugs provided through the program; requiring the agency to publish additional information to assist consumers; requiring a report on methods of pricing pharmaceutical products purchased by the program; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 320** was placed on the calendar of Bills on Third Reading.

INTRODUCTION OF FORMER SENATOR

President King introduced former Senator and Governor Reubin Askew who was present in the chamber.

On motion by Senator Geller—

CS for SB 90—A bill to be entitled An act relating to parent-child privilege; creating s. 90.5045, F.S.; creating a parent-child privilege to prevent disclosure of communications that were intended to be made in confidence; defining the term “parent”; providing proceedings in which the privilege does not exist; providing for waiver of the privilege; requiring that a guardian ad litem be appointed to represent a minor child

prior to the court approving a waiver of the privilege; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 90** was placed on the calendar of Bills on Third Reading.

On motion by Senator Aronberg—

CS for SB 1838—A bill to be entitled An act relating to instructional materials for K-12 public education; amending s. 1006.29, F.S.; changing the date for appointment of instructional materials committees; amending s. 1006.33, F.S.; changing the date for advertisement for and receipt of bids for furnishing instructional materials; amending ss. 1006.34, 1006.36, F.S.; changing the date on which adoption of instructional materials is effective; amending s. 1006.37, F.S.; requiring publishers to provide and price adopted instructional materials on an individual basis for purchase by school districts; providing limitations on purchasing authority; providing district responsibilities for certain purchases; amending s. 1006.40, F.S.; revising provisions relating to the issuance of purchase orders; providing an effective date.

—was read the second time by title.

Senator Aronberg moved the following amendments which were adopted:

Amendment 1 (794060)(with title amendment)—On page 1, line 22, insert:

Section 1. Paragraph (b) of subsection (2) of section 1006.28, Florida Statutes, is amended to read:

1006.28 Duties of district school board, district school superintendent, and school principal regarding K-12 instructional materials.—

(2) DISTRICT SCHOOL SUPERINTENDENT.—

(b) Each district school superintendent shall notify the department by ~~February 1~~ ^{April 1} of each year the state-adopted instructional materials that will be requisitioned for use in his or her school district. The notification shall include a district school board plan for instructional materials use to assist in determining if adequate instructional materials have been requisitioned.

And the title is amended as follows:

On page 1, line 3, after the semicolon (;) insert: amending s. 1006.28, F.S.; changing the date by which school superintendents must notify the department regarding certain instructional materials;

Amendment 2 (492962)(with title amendment)—On page 5, between lines 27 and 28, insert:

Section 7. *Sections 1 through 4 of this act affect only new adoptions, beginning with the 2004-2005 adoption cycle.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 19, after the semicolon (;) insert: providing for the application of certain provisions;

Pursuant to Rule 4.19, **CS for SB 1838** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 62** was deferred.

On motion by Senator Margolis—

SB 2412—A bill to be entitled An act relating to special observances; creating s. 683.195, F.S.; designating the month of January of each year as “Florida Jewish History Month”; providing for a proclamation by the Governor to that effect; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 2412** was placed on the calendar of Bills on Third Reading.

On motion by Senator Wise—

CS for SB 162—A bill to be entitled An act relating to American Sign Language; providing legislative findings and purpose; allowing foreign-language credits for instruction in American Sign Language; requiring notice of limitations; providing duties of the Commissioner of Education and the State Board of Education; providing for a task force and prescribing its duties; requiring teachers of American Sign Language to be licensed by a specified date; providing a plan for postsecondary institutions; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 162** was placed on the calendar of Bills on Third Reading.

On motion by Senator Geller—

SB 174—A bill to be entitled An act relating to the protection of marine turtles; amending s. 370.021, F.S.; providing a penalty for taking, harvesting, or possessing an egg of certain marine turtle species; providing an additional penalty for each egg involved in such a violation; amending s. 370.12, F.S.; providing penalties for violating the Marine Turtle Protection Act; providing that it is a third-degree felony to take, kill, possess, disturb, mutilate, destroy, cause to be destroyed, sell, offer for sale, transfer, molest, or harass a marine turtle or its nest, hatchlings, eggs, or parts thereof; providing that it is a third-degree felony to commit any such act that involves a specified number or more of marine turtle eggs; providing that it is a third-degree felony to solicit or conspire to violate the Marine Turtle Protection Act; amending s. 777.04, F.S., relating to the offense of criminal attempt, criminal solicitation, or criminal conspiracy; providing that a violation of the Marine Turtle Protection Act is exempt from certain sentencing requirements for an offense of solicitation or conspiracy; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act.

—was read the second time by title.

The Committee on Natural Resources recommended the following amendment which was moved by Senator Geller and adopted:

Amendment 1 (570148)(with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (1) of section 370.12, Florida Statutes, is amended to read:

370.12 Marine animals; regulation.—

(1) PROTECTION OF MARINE TURTLES.—

(a) This subsection may be cited as the “Marine Turtle Protection Act.”

(b) The Legislature intends, pursuant to the provisions of this subsection, to ensure that the Fish and Wildlife Conservation Commission has the appropriate authority and resources to implement its responsibilities under the recovery plans of the United States Fish and Wildlife Service for the following species of marine turtle:

1. Atlantic loggerhead turtle (*Caretta caretta* ~~eretta~~).
2. Atlantic green turtle (*Chelonia mydas*) (~~Chelonis mydas mydas~~).
3. Leatherback turtle (*Dermochelys coriacea*).
4. Atlantic hawksbill turtle (*Eretmochelys imbricata* ~~imbricata~~).
5. Atlantic ridley turtle (*Lepidochelys kempi*).

(c) As used in this subsection, the following phrases have the following meanings:

1. A “properly accredited person” is:
 - a. Students of colleges or universities whose studies with saltwater animals are under the direction of their teacher or professor; or
 - b. Scientific or technical faculty of public or private colleges or universities; or
 - c. Scientific or technical employees of private research institutions and consulting firms; or
 - d. Scientific or technical employees of city, county, state, or federal research or regulatory agencies; or
 - e. Members in good standing or recognized and properly chartered conservation organizations, the Audubon Society, or the Sierra Club; or
 - f. Persons affiliated with aquarium facilities or museums, or contracted as an agent therefor, which are open to the public with or without an admission fee; or
 - g. Persons without specific affiliations listed above, but who are recognized by the commission for their contributions to marine conservation such as scientific or technical publications, or through a history of cooperation with the commission in conservation programs such as turtle nesting surveys, or through advanced educational programs such as high school marine science centers.

2. “Take” means an act that actually kills or injures marine turtles, and includes significant habitat modification or degradation that kills or injures marine turtles by significantly impairing essential behavioral patterns, such as breeding, feeding, or sheltering.

(d) Except as authorized in this paragraph, or unless otherwise provided by the Federal Endangered Species Act or its implementing regulations, a person, firm, or corporation may not:

1. Possess the eggs of any marine turtle species described in this subsection.
2. Take, disturb, mutilate, destroy, cause to be destroyed, transfer, sell, offer to sell, molest, or harass any marine turtles or the eggs or nest of any marine turtles described in this subsection.
3. The commission may issue a special permit or loan agreement to any person, firm, or corporation, to enable the holder to possess a marine turtle or parts thereof, including nests, eggs, or hatchlings, for scientific, education, or exhibition purposes, or for conservation activities such as the relocation of nests, eggs, or marine turtles away from construction sites. Notwithstanding other provisions of law, the commission may issue such special permit or loan agreement to any properly accredited person as defined in paragraph (c) for the purposes of marine turtle conservation.
4. The commission shall have the authority to adopt rules pursuant to chapter 120 to prescribe terms, conditions, and restrictions for marine turtle conservation, and to permit the possession of marine turtles or parts thereof.
 - (e)1. Any person, firm, or corporation that commits any act prohibited in paragraph (d) involving any egg of any marine turtle species described in this subsection shall pay a penalty of \$100 per egg in addition to other penalties provided in this paragraph.
 2. Any person, firm, or corporation that illegally possesses 11 or fewer of any eggs of any marine turtle species described in this subsection commits a first degree misdemeanor, punishable as provided in s. 775.082 and s. 775.083.
 3. For a second or subsequent violation of sub-paragraph 2, any person, firm, or corporation that illegally possesses 11 or fewer of any eggs of any marine turtle species described in this subsection commits a third degree felony, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.
 4. Any person, firm, or corporation that illegally possesses more than 11 of any eggs of any marine turtle species described in this subsection

commits a third degree felony, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

5. *Any person, firm, or corporation who illegally takes, disturbs, mutilates, destroys, causes to be destroyed, transfers, sells, offers to sell, molests, or harasses any marine turtle species, or the eggs or nest of any marine turtle species as described in this subsection, commits a third degree felony, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.*

6. *Notwithstanding s. 777.04, any person, firm, or corporation who solicits or conspires with another person, firm, or corporation, to commit an act prohibited by this subsection commits a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.*

7. *The proceeds from the penalties assessed pursuant to this paragraph shall be deposited into the Marine Resources Conservation Trust Fund.*

~~(e)1.—Unless otherwise provided by the federal Endangered Species Act or its implementing regulations, no person may take, possess, disturb, mutilate, destroy, cause to be destroyed, sell, offer for sale, transfer, molest, or harass any marine turtle or its nest or eggs at any time. For purposes of this subsection, “take” means an act which actually kills or injures marine turtles, and includes significant habitat modification or degradation that kills or injures marine turtles by significantly impairing essential behavioral patterns, such as breeding, feeding, or sheltering.~~

~~2.—Unless otherwise provided by the federal Endangered Species Act or its implementing regulations, no person, firm, or corporation may take, kill, disturb, mutilate, molest, harass, or destroy any marine turtle.~~

~~3.—No person, firm, or corporation may possess any marine turtle, their nests, eggs, hatchlings, or parts thereof unless it is in possession of a special permit or loan agreement from the commission enabling the holder to possess a marine turtle or parts thereof for scientific, educational, or exhibitional purposes, or for conservation activities such as relocating nests, eggs, or animals away from construction sites. Notwithstanding any other provisions of general or special law to the contrary, the commission may issue such authorization to any properly accredited person for the purpose of marine turtle conservation upon such terms, conditions, and restrictions as it may prescribe by rule adopted pursuant to chapter 120. The commission shall have the authority to adopt rules pursuant to chapter 120 to permit the possession of marine turtles pursuant to this paragraph. For the purposes of this subsection, a “properly accredited person” is defined as:~~

~~a.—Students of colleges or universities whose studies with saltwater animals are under the direction of their teacher or professor;~~

~~b.—Scientific or technical faculty of public or private colleges or universities;~~

~~c.—Scientific or technical employees of private research institutions and consulting firms;~~

~~d.—Scientific or technical employees of city, county, state, or federal research or regulatory agencies;~~

~~e.—Members in good standing or recognized and properly chartered conservation organizations, the Audubon Society, or the Sierra Club;~~

~~f.—Persons affiliated with aquarium facilities or museums, or contracted as an agent therefor, which are open to the public with or without an admission fee; or~~

~~g.—Persons without specific affiliations listed above, but who are recognized by the commission for their contributions to marine conservation such as scientific or technical publications, or through a history of cooperation with the commission in conservation programs such as turtle nesting surveys, or through advanced educational programs such as high school marine science centers.~~

~~(f)(d) Any application for a Department of Environmental Protection permit or other type of approval for an activity that affects marine turtles or their nests or habitat shall be subject to conditions and requirements for marine turtle protection as part of the permitting or approval process.~~

(g)(e) The Department of Environmental Protection may condition the nature, timing, and sequence of construction of permitted activities to provide protection to nesting marine turtles and hatchlings and their habitat pursuant to the provisions of s. 161.053(5). When the department is considering a permit for a beach restoration, beach renourishment, or inlet sand transfer project and the applicant has had an active marine turtle nest relocation program or the applicant has agreed to and has the ability to administer a program, the department must not restrict the timing of the project. Where appropriate, the department, in accordance with the applicable rules of the Fish and Wildlife Conservation Commission, shall require as a condition of the permit that the applicant relocate and monitor all turtle nests that would be affected by the beach restoration, beach renourishment, or sand transfer activities. Such relocation and monitoring activities shall be conducted in a manner that ensures successful hatching. This limitation on the department's authority applies only on the Atlantic coast of Florida.

(h)(f) The department shall recommend denial of a permit application if the activity would result in a “take” as defined in this subsection, unless, as provided for in the federal Endangered Species Act and its implementing regulations, such taking is incidental to, and not the purpose of, the carrying out of an otherwise lawful activity.

(i)(g) The department shall give special consideration to beach preservation and beach nourishment projects that restore habitat of endangered marine turtle species. Nest relocation shall be considered for all such projects in urbanized areas. When an applicant for a beach restoration, beach renourishment, or inlet sand transfer project has had an active marine turtle nest relocation program or the applicant has agreed to have and has the ability to administer a program, the department in issuing a permit for a project must not restrict the timing of the project. Where appropriate, the department, in accordance with the applicable rules of the Fish and Wildlife Conservation Commission, shall require as a condition of the permit that the applicant relocate and monitor all turtle nests that would be affected by the beach restoration, beach renourishment, or sand transfer activities. Such relocation and monitoring activities shall be conducted in a manner that ensures successful hatching. This limitation on the department's authority applies only on the Atlantic coast of Florida.

(j)(h) The Fish and Wildlife Conservation Commission shall provide grants to coastal local governments, educational institutions, and Florida-based nonprofit organizations to conduct marine turtle research, conservation, and education activities within the state. The commission shall adopt by rule pursuant to chapter 120 procedures for submitting grant applications and criteria for allocating available funds. The criteria must include the scope of the proposed activity, the relevance of the proposed activity to the recovery plans for marine turtles, the demand and public support for the proposed activity, the duration of the proposed activity, the availability of alternative funding, and the estimated cost of the activity. The executive director of the commission shall appoint a committee of at least five members, including at least two nongovernmental representatives, to consider and choose grant recipients from proposals submitted by eligible entities. Committee members shall not receive any compensation from the commission.

Section 2. Paragraphs (a), (d), and (e) of subsection (4) of section 777.04, Florida Statutes, are amended to read:

777.04 Attempts, solicitation, and conspiracy.—

(4)(a) Except as otherwise provided in ss. 104.091(2), 370.12(1), 828.125(2), 849.25(4), 893.135(5), and 921.0022, the offense of criminal attempt, criminal solicitation, or criminal conspiracy is ranked for purposes of sentencing under chapter 921 and determining incentive gain-time eligibility under chapter 944 one level below the ranking under s. 921.0022 or s. 921.0023 of the offense attempted, solicited, or conspired to. If the criminal attempt, criminal solicitation, or criminal conspiracy is of an offense ranked in level 1 or level 2 under s. 921.0022 or s. 921.0023, such offense is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

(d) Except as otherwise provided in s. 104.091(2), s. 370.12(1), s. 828.125(2), or s. 849.25(4), if the offense attempted, solicited, or conspired to is a:

1. Felony of the second degree;

2. Burglary that is a felony of the third degree; or
 3. Felony of the third degree ranked in level 3, 4, 5, 6, 7, 8, 9, or 10 under s. 921.0022 or s. 921.0023,

the offense of criminal attempt, criminal solicitation, or criminal conspiracy is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(e) Except as otherwise provided in s. 104.091(2), s. 370.12(1), s. 849.25(4), or paragraph (d), if the offense attempted, solicited, or conspired to is a felony of the third degree, the offense of criminal attempt, criminal solicitation, or criminal conspiracy is a misdemeanor of the first degree, punishable as provided in s. 775.082 or s. 775.083.

Section 3. Paragraphs (b) and (c) of subsection (3) of section 921.0022, Florida Statutes, are amended to read:

921.0022 Criminal Punishment Code; offense severity ranking chart.—

(3) OFFENSE SEVERITY RANKING CHART

Florida Statute	Felony Degree	Description	Florida Statute	Felony Degree	Description
			826.04	3rd	Knowingly marries or has sexual intercourse with person to whom related.
			831.01	3rd	Forgery.
			831.02	3rd	Uttering forged instrument; utters or publishes alteration with intent to defraud.
			831.07	3rd	Forging bank bills, checks, drafts, or promissory notes.
			831.08	3rd	Possessing 10 or more forged notes, bills, checks, or drafts.
			831.09	3rd	Uttering forged notes, bills, checks, drafts, or promissory notes.
			831.11	3rd	Bringing into the state forged bank bills, checks, drafts, or notes.
			832.05(3)(a)	3rd	Cashing or depositing item with intent to defraud.
			843.08	3rd	Falsely impersonating an officer.
			893.13(2)(a)2.	3rd	Purchase of any s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs other than cannabis.
370.12(1)(e)3.	3rd	(b) LEVEL 2 Possession of 11 or fewer marine turtle eggs in violation of the Marine Turtle Protection Act.	893.147(2)	3rd	Manufacture or delivery of drug paraphernalia.
370.12(1)(e)4.	3rd	Possession of more than 11 marine turtle eggs in violation of the Marine Turtle Protection Act.			(c) LEVEL 3
403.413(5)(c)	3rd	Dumps waste litter exceeding 500 lbs. in weight or 100 cubic feet in volume or any quantity for commercial purposes, or hazardous waste.	316.193(2)(b)	3rd	Felony DUI, 3rd conviction.
517.07	3rd	Registration of securities and furnishing of prospectus required.	316.1935(2)	3rd	Fleeing or attempting to elude law enforcement officer in marked patrol vehicle with siren and lights activated.
590.28(1)	3rd	Willful, malicious, or intentional burning.	319.30(4)	3rd	Possession by junkyard of motor vehicle with identification number plate removed.
784.05(3)	3rd	Storing or leaving a loaded firearm within reach of minor who uses it to inflict injury or death.	319.33(1)(a)	3rd	Alter or forge any certificate of title to a motor vehicle or mobile home.
787.04(1)	3rd	In violation of court order, take, entice, etc., minor beyond state limits.	319.33(1)(c)	3rd	Procure or pass title on stolen vehicle.
806.13(1)(b)3.	3rd	Criminal mischief; damage \$1,000 or more to public communication or any other public service.	319.33(4)	3rd	With intent to defraud, possess, sell, etc., a blank, forged, or unlawfully obtained title or registration.
810.09(2)(e)	3rd	Trespassing on posted commercial horticulture property.	327.35(2)(b)	3rd	Felony BUI.
812.014(2)(c)1.	3rd	Grand theft, 3rd degree; \$300 or more but less than \$5,000.	328.05(2)	3rd	Possess, sell, or counterfeit fictitious, stolen, or fraudulent titles or bills of sale of vessels.
812.014(2)(d)	3rd	Grand theft, 3rd degree; \$100 or more but less than \$300, taken from unenclosed curtilage of dwelling.	328.07(4)	3rd	Manufacture, exchange, or possess vessel with counterfeit or wrong ID number.
812.015(7)	3rd	Possession, use, or attempted use of an antishoplifting or inventory control device countermeasure.	370.12(1)(e)5.	3rd	Taking, disturbing, mutilating, destroying, causing to be destroyed, transferring, selling, offering to sell, molesting, or harassing marine turtles, marine turtle eggs, or marine turtle nests in violation of the Marine Turtle Protection Act.
817.234(1)(a)2.	3rd	False statement in support of insurance claim.	370.12(1)(e)6.	3rd	Soliciting to commit or conspiring to commit a violation of the Marine Turtle Protection Act.
817.481(3)(a)	3rd	Obtain credit or purchase with false, expired, counterfeit, etc., credit card, value over \$300.	376.302(5)	3rd	Fraud related to reimbursement for cleanup expenses under the Inland Protection Trust Fund.
817.52(3)	3rd	Failure to redeliver hired vehicle.	501.001(2)(b)	2nd	Tampers with a consumer product or the container using materially false/misleading information.
817.54	3rd	With intent to defraud, obtain mortgage note, etc., by false representation.	697.08	3rd	Equity skimming.
817.60(5)	3rd	Dealing in credit cards of another.	790.15(3)	3rd	Person directs another to discharge firearm from a vehicle.
817.60(6)(a)	3rd	Forgery; purchase goods, services with false card.	796.05(1)	3rd	Live on earnings of a prostitute.
817.61	3rd	Fraudulent use of credit cards over \$100 or more within 6 months.	806.10(1)	3rd	Maliciously injure, destroy, or interfere with vehicles or equipment used in fire-fighting.

Florida Statute	Felony Degree	Description	Florida Statute	Felony Degree	Description
806.10(2)	3rd	Interferes with or assaults firefighter in performance of duty.	893.13(8)(a)2.	3rd	Employ a trick or scheme in the practitioner's practice to assist a patient, other person, or owner of an animal in obtaining a controlled substance.
810.09(2)(c)	3rd	Trespass on property other than structure or conveyance armed with firearm or dangerous weapon.	893.13(8)(a)3.	3rd	Knowingly write a prescription for a controlled substance for a fictitious person.
812.014(2)(c)2.	3rd	Grand theft; \$5,000 or more but less than \$10,000.	893.13(8)(a)4.	3rd	Write a prescription for a controlled substance for a patient, other person, or an animal if the sole purpose of writing the prescription is a monetary benefit for the practitioner.
812.0145(2)(c)	3rd	Theft from person 65 years of age or older; \$300 or more but less than \$10,000.	918.13(1)(a)	3rd	Alter, destroy, or conceal investigation evidence.
815.04(4)(b)	2nd	Computer offense devised to defraud or obtain property.	944.47 (1)(a)1.-2.	3rd	Introduce contraband to correctional facility.
817.034(4)(a)3.	3rd	Engages in scheme to defraud (Florida Communications Fraud Act), property valued at less than \$20,000.	944.47(1)(c)	2nd	Possess contraband while upon the grounds of a correctional institution.
817.233	3rd	Burning to defraud insurer.	985.3141	3rd	Escapes from a juvenile facility (secure detention or residential commitment facility).
817.234(8)&(9)	3rd	Unlawful solicitation of persons involved in motor vehicle accidents.			
817.234(11)(a)	3rd	Insurance fraud; property value less than \$20,000.			
817.505(4)	3rd	Patient brokering.			
828.12(2)	3rd	Tortures any animal with intent to inflict intense pain, serious physical injury, or death.			
831.28(2)(a)	3rd	Counterfeiting a payment instrument with intent to defraud or possessing a counterfeit payment instrument.			
831.29	2nd	Possession of instruments for counterfeiting drivers' licenses or identification cards.			
838.021(3)(b)	3rd	Threatens unlawful harm to public servant.			
843.19	3rd	Injure, disable, or kill police dog or horse.			
870.01(2)	3rd	Riot; inciting or encouraging.			
893.13(1)(a)2.	3rd	Sell, manufacture, or deliver cannabis (or other s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs).			
893.13(1)(d)2.	2nd	Sell, manufacture, or deliver s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs within 200 feet of university or public park.			
893.13(1)(f)2.	2nd	Sell, manufacture, or deliver s. 893.03(1)(c), (2)(c)1., (2)(c)2., (2)(c)3., (2)(c)5., (2)(c)6., (2)(c)7., (2)(c)8., (2)(c)9., (3), or (4) drugs within 200 feet of public housing facility.			
893.13(6)(a)	3rd	Possession of any controlled substance other than felony possession of cannabis.			
893.13(7)(a)8.	3rd	Withhold information from practitioner regarding previous receipt of or prescription for a controlled substance.			
893.13(7)(a)9.	3rd	Obtain or attempt to obtain controlled substance by fraud, forgery, misrepresentation, etc.			
893.13(7)(a)10.	3rd	Affix false or forged label to package of controlled substance.			
893.13(7)(a)11.	3rd	Furnish false or fraudulent material information on any document or record required by chapter 893.			
893.13(8)(a)1.	3rd	Knowingly assist a patient, other person, or owner of an animal in obtaining a controlled substance through deceptive, untrue, or fraudulent representations in or related to the practitioner's practice.			

Section 4. This act shall take effect July 1, 2003.

And the title is amended as follows:

On page 1, lines 2-30, delete those lines and insert: An act relating to the protection of marine turtles; amending s. 370.12, F.S.; providing penalties for violating the Marine Turtle Protection Act; providing first-degree misdemeanor and third-degree felony penalties for possessing a specified number or more of marine turtle eggs; providing an additional penalty for each egg involved in such a violation; providing that it is a third-degree felony to take, disturb, mutilate, destroy, cause to be destroyed, transfer, sell, offer to sell, molest, or harass a marine turtle or its nest, hatchlings, eggs, or parts thereof; providing that it is a third-degree felony to solicit or conspire to violate the Marine Turtle Protection Act; amending s. 777.04, F.S.; relating to the offense of criminal attempt, criminal solicitation, or criminal conspiracy; providing that a violation of the Marine Turtle Protection Act is exempt from certain sentencing requirements for an offense of solicitation or conspiracy; amending s. 921.0022, F.S.; relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions of the Act to the Code; providing an effective date.

Pursuant to Rule 4.19, **SB 174** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

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

CS for SB 934—A bill to be entitled An act relating to trust funds; terminating a specified trust fund within the Department of State and the Department of Transportation; providing for disposition of balances in and revenues of that trust fund; declaring the findings of the Legislature that specified trust funds within the Executive Office of the Governor, the Department of Transportation, and the Department of Highway Safety and Motor Vehicles are exempt from the termination requirements of s. 19(f), Art. III of the State Constitution; repealing s. 15.09(4) and (5), F.S., relating to the Corporations Trust Fund and the Public Access Data Systems Trust Fund; repealing ss. 607.1901 and 607.19011, F.S., relating to the Corporations Trust Fund; amending ss. 607.193, 617.1901, 620.183, and 865.09, F.S.; deleting references to the Corporations Trust Fund; providing for deposit of certain moneys into the General Revenue Fund; repealing s. 320.8249(16), F.S., relating to obsolete provisions in chapter 96-394, Laws of Florida, appropriating funds; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 934** was placed on the calendar of Bills on Third Reading.

On motion by Senator Wise—

CS for SB 62—A bill to be entitled An act relating to the disposition of proceeds from the sale of forfeited property; amending s. 932.7055, F.S.; authorizing a board of county commissioners or governing body of a municipality to use the proceeds from the sale of forfeited property for drug court programs; providing requirements for expending such funds; requiring that drug court programs be included in those programs that receive funds acquired under the Florida Contraband Forfeiture Act; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 62** was placed on the calendar of Bills on Third Reading.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Posey, by two-thirds vote **SB 1668** and **SB 1704** were withdrawn from the committees of reference and further consideration.

On motion by Senator Villalobos, by two-thirds vote **SB 1234**, **SB 1236**, **SB 1238**, **SB 1240**, **SB 1242**, **SB 1244** and **SB 1246** were withdrawn from the committees of reference and further consideration.

On motion by Senator Lee, by two-thirds vote **SB 1162** was withdrawn from the Committee on Finance and Taxation; **CS for SB 148** and **CS for CS for CS for SB 310** were withdrawn from the Committees on Appropriations Subcommittee on Transportation and Economic Development; and Appropriations; **SB 1648**, **SB 1322** and **SB 488** were withdrawn from the Committee on Judiciary; **SB 712** was withdrawn from the Committee on Criminal Justice; **CS for SB 680** was withdrawn from the Committee on Health, Aging, and Long-Term Care; **SB 590** was withdrawn from the Committees on Criminal Justice; and Education; **CS for SB 1212** was withdrawn from the Committee on Comprehensive Planning; **SB 2080** was withdrawn from the Committees on Health, Aging, and Long-Term Care; and Appropriations; and referred to the Committees on Judiciary; and Appropriations; **SB 2620** was withdrawn from the Committees on Health, Aging, and Long-Term Care; Banking and Insurance; and Appropriations Subcommittee on General Government; **CS for SB 1154** was withdrawn from the Committees on Banking and Insurance; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar; and referred to the Committees on Banking and Insurance; Judiciary; and Appropriations; **CS for SB 684** was withdrawn from the Committee on Appropriations Subcommittee on Transportation and Economic Development; **CS for SB 1084** was withdrawn from the Committees on Commerce, Economic Opportunities, and Consumer Services; and Rules and Calendar; **CS for SB 1086** was withdrawn from the Committees on Commerce, Economic Opportunities, and Consumer Services; Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar; and referred to the Committees on Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations; **CS for SB 1088** was withdrawn from the Committees on Commerce, Economic Opportunities, and Consumer Services; Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar; and referred to the Committees on Governmental Oversight and Productivity; and Rules and Calendar; **CS for SB 1098** was withdrawn from the Committees on Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar; **SB 2500** and **SB 2502** were withdrawn from the Committee on Appropriations; and **SB 1490** was withdrawn from the Committees on Appropriations Subcommittee on General Government; and Appropriations.

MOTIONS

On motion by Senator Lee, Rule 3.7 was waived and April 9, 2003 was established as a deadline for Senator Haridopolos to file bills for introduction.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Wednesday, April 2, 2003: **CS for CS for SB 296**, **CS for SB 1762**, **CS for SB 2162**, **CS for SB**

1650, **CS for SB 320**, **CS for SB 90**, **CS for SB 1838**, **CS for SB 62**, **SB 2412**, **CS for SB 162**, **SB 174**, **CS for SB 934**

Respectfully submitted,
Tom Lee, Chair

The Committee on Finance and Taxation recommends the following pass: **SJR 464**, **SB 2062**

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

The Committee on Judiciary recommends the following pass: **CS for SB 478**

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

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends the following pass: **SB 1274**

The bill was referred to the Appropriations Subcommittee on Education under the original reference.

The Committee on Finance and Taxation recommends the following pass: **CS for SB 1644**

The Committee on Governmental Oversight and Productivity recommends the following pass: **CS for SB 1232**

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

The Committee on Finance and Taxation recommends the following pass: **CS for SB 144**, **SB 146**

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

The Committee on Finance and Taxation recommends the following pass: **CS for SB 668**

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

The Committee on Judiciary recommends the following pass: **CS for SB 1382**

The bill was referred to the Committee on Commerce, Economic Opportunities, and Consumer Services under the original reference.

The Special Master on Claims recommends the following pass: **SB 180** with 1 amendment

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

The Committee on Judiciary recommends the following pass: **SCR 1166**

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends the following pass: CS for SB 2036, SB 2192

The Committee on Health, Aging, and Long-Term Care recommends the following pass: CS for SB 664

The Committee on Natural Resources recommends the following pass: SB 1298, SB 1566

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

The Committee on Communication and Public Utilities recommends the following pass: SB 2178

The Committee on Comprehensive Planning recommends the following pass: SB 666

The Committee on Home Defense, Public Security, and Ports recommends the following pass: SB 1764 with 1 amendment

The Committee on Natural Resources recommends the following pass: SB 2388

The bills contained in the foregoing reports were referred to the Committee on Governmental Oversight and Productivity under the original reference.

The Committee on Comprehensive Planning recommends the following pass: SB 1846

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 138

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

The Committee on Transportation recommends the following pass: SB 1954 with 1 amendment

The bill was referred to the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports under the original reference.

The Committee on Agriculture recommends the following pass: SB 152 with 1 amendment

The bill was referred to the Committee on Natural Resources under the original reference.

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends the following pass: SB 1902 with 1 amendment

The bill was referred to the Committee on Regulated Industries under the original reference.

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 122, SB 1026, SB 1446

The Committee on Home Defense, Public Security, and Ports recommends the following pass: SJR 78 with 1 amendment

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

The Committee on Finance and Taxation recommends the following pass: SB 28, SB 214, CS for SB 266, SB 1490, SB 1670, SB 1696

The Committee on Health, Aging, and Long-Term Care recommends the following pass: SB 2082

The Committee on Transportation recommends the following pass: SB 270, SB 1272, SB 2436

The bills contained in the foregoing reports were placed on the calendar.

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 1480

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

The Committee on Finance and Taxation recommends a committee substitute for the following: SB 1022

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

The Committee on Home Defense, Public Security, and Ports recommends a committee substitute for the following: SB 272

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: CS for SB 204

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: CS for SB 1712

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

The Committee on Children and Families recommends committee substitutes for the following: SB 700, SB 1442

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 2378

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

The Committee on Communication and Public Utilities recommends a committee substitute for the following: CS for SB's 140, 998 and 1060

The Committee on Comprehensive Planning recommends a committee substitute for the following: SB 540

The Committee on Finance and Taxation recommends a committee substitute for the following: SB 1742

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 1100

The bills with committee substitutes attached contained in the foregoing reports were referred to the Appropriations Subcom-

mittee on Transportation and Economic Development under the original reference.

The Committee on Comprehensive Planning recommends a committee substitute for the following: SB 1248

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 1794

The Committee on Transportation recommends a committee substitute for the following: Senate Bills 164 and 714

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Commerce, Economic Opportunities, and Consumer Services under the original reference.

The Committee on Finance and Taxation recommends a committee substitute for the following: SB 1776

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 2152

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Comprehensive Planning under the original reference.

The Committee on Children and Families recommends committee substitutes for the following: SB 1318, SB 2210

The bills with committee substitutes attached were referred to the Committee on Criminal Justice under the original reference.

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 1084

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

The Committee on Comprehensive Planning recommends a committee substitute for the following: SB 1828

The Committee on Judiciary recommends a committee substitute for the following: SB 2434

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 1086

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

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

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 1088

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

The Committee on Judiciary recommends a committee substitute for the following: SB 2050

The bill with committee substitute attached was referred to the Committee on Health, Aging, and Long-Term Care under the original reference.

The Committee on Appropriations recommends committee substitutes for the following: SB 350, SB 354, SB 366, SB 376, SB 388, SB 390, SB 406, SB 420, SB 934

The Committee on Comprehensive Planning recommends a committee substitute for the following: SB 1164

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1986

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends a committee substitute for the following: SB 1210

The Committee on Transportation recommends committee substitutes for the following: SB 1750, SB 1958

The bills with committee substitutes attached contained in the foregoing reports were placed on the calendar.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Children and Families recommends that the Senate confirm the following appointments made by the Governor:

	<i>For Term Ending</i>
<i>Office and Appointment</i>	
Secretary of Children and Family Services	
Appointee: Jerry Regier	Pleasure of Governor

The Committee on Governmental Oversight and Productivity recommends that the Senate confirm the following appointments made by the Governor:

	<i>For Term Ending</i>
<i>Office and Appointment</i>	
Secretary of State	
Appointee: Glenda E. Hood	Pleasure of Governor

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends that the Senate confirm the following appointments made by the Governor:

	<i>For Term Ending</i>
<i>Office and Appointment</i>	
Executive Director of Department of Veterans' Affairs	
Appointee: Warren R. McPherson	Pleasure of Governor and Cabinet

[The appointments contained in the foregoing reports were referred to the Committee on Ethics and Elections under the original reference.]

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Miller—

SB 2624—A bill to be entitled An act relating to the Florida Black Business Investment Board; amending s. 288.703, F.S.; redefining the term "financial institution" for purposes of the board; amending s. 288.709, F.S.; deleting a requirement relating to approval of board by-laws; amending s. 288.7091, F.S.; requiring the board to certify black

business investment corporations; amending s. 288.71, F.S.; providing for the adoption of policies rather than rules; amending s. 288.714, F.S.; revising a reporting date; providing an effective date.

—was referred to the Committee on Commerce, Economic Opportunities, and Consumer Services.

By Senator Villalobos—

SB 2626—A bill to be entitled An act relating to colleges; amending s. 1000.21, F.S.; changing the name of Chipola Junior College to Chipola College and Miami-Dade Community College to Miami-Dade College; amending ss. 288.8175, 1002.35, 1004.76, F.S.; conforming provisions; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Education; and Appropriations.

By Senator Aronberg—

SB 2628—A bill to be entitled An act relating to cargo chassis; defining the term “ocean marine terminal” and “intermodal chassis” or “chassis”; requiring the inspection, tagging, quarantine, and repair of cargo chassis that fail to pass described roadability inspections; providing for inspection of chassis in lieu of inspections required for motor carriers or motor vehicles; providing for application; prohibiting ocean marine terminal operators to tender to or interchange with a motor carrier an intermodal chassis that fails to pass inspection; requiring certification that the chassis has passed inspection; providing penalties for violation; providing that the inspection requirement is in addition to specified annual inspection; requiring routine chassis inspections prior to placement of container on the chassis and prior to release for operation; requiring daily records of the inspections; providing for form and content of such records; prohibiting retaliation against an inspector; providing procedure and remedies for violation; requiring specified identification and separation of chassis that pass and fail the inspection; providing for tags to identify a chassis has passed or failed the inspection; authorizing a driver to request reinspection of chassis under certain circumstances; providing procedures; providing for compensation of the driver under specified circumstances; prohibiting retaliation against the driver; providing procedures and remedies for violation; requiring records of reinspection requests; providing for content of such records; authorizing driver to contact law enforcement agency in lieu of making such reinspection request; providing for maintenance and availability of records; requiring the Department of Transportation to conduct onsite reviews to determine compliance; providing procedures in the event of noncompliance; providing procedures in the event of inspection results indicating imminent danger to the public; authorizing officers of the Florida Highway Patrol and other law enforcement officers to enter premises and perform inspections; providing for citation of violations; providing penalties for such citations; providing for defect in and voidability of certain contracts; authorizing the Department of Transportation to adopt rules; providing for applicability of the act to safe driving laws; providing an effective date.

—was referred to the Committees on Transportation; Home Defense, Public Security, and Ports; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Crist—

SB 2630—A bill to be entitled An act relating to highway designations; designating U.S. Highway 192 in Brevard County as “Senator Howard Futch Highway”; providing for the erection of markers; providing an effective date.

—was referred to the Committee on Transportation.

SR 2632—Not referenced.

By Senator Smith—

SB 2634—A bill to be entitled An act relating to establishment of a performance-based environmental permitting system; creating s. 403.0874, F.S.; providing an act name; providing legislative findings; providing purposes; providing definitions; providing compliance incentives for certain environmental permitting activities; providing requirements and limitations; requiring the Department of Environmental Protection to adopt certain rules; providing for consequences for certain noncompliance with certain permitting decisions; providing for agency consideration of an applicant’s compliance history for certain purposes; providing limitations; providing for consideration of civil or criminal violations; providing for permit application denials under certain circumstances; providing for limited application approval under certain circumstances; providing for limited permit approvals; providing for reporting forms; providing form information and structure requirements; providing rulemaking authority for the department; requiring agency notification of formal enforcement actions; providing notice requirements; providing construction relating to existing agency authority; specifying nonapplication to certain general permits; amending ss. 403.087, 403.0872, 403.088, and 403.707, F.S.; revising criteria for department permit issuance to conform; amending s. 403.703, F.S.; correcting a cross-reference; amending ss. 373.413 and 161.041, F.S.; specifying application of Performance-based Permitting Program provisions; providing an effective date.

—was referred to the Committees on Natural Resources; Governmental Oversight and Productivity; Comprehensive Planning; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Dockery—

SB 2636—A bill to be entitled An act relating to the state agency law enforcement radio system and interoperability network; amending s. 282.1095, F.S.; providing for the Department of Law Enforcement and the Department of Community Affairs, Division of Emergency Management, to work in conjunction with the State Technology Office to establish certain policies, procedures, and standards; authorizing the office to make certain mutual aid channels in the state radio communications system available to other agencies; providing for the creation of an interoperability network; providing powers and duties of the office; providing an effective date.

—was referred to the Committees on Home Defense, Public Security, and Ports; Governmental Oversight and Productivity; Appropriations Subcommittee on General Government; and Appropriations.

By Senators Bullard, Pruitt, Campbell and Siplin—

SB 2638—A bill to be entitled An act relating to the Department of Transportation SunPass program; amending s. 320.02, F.S.; providing for the purchase of a SunPass transponder and enrollment in the SunPass program at the time of registration or renewal thereof; providing conditions of the sale; requiring that the application form for motor vehicle registration and renewal of registration must include language permitting purchase; requiring that such purchase be available in every county with a toll road; providing for a specified fee to be paid by the state to the motor vehicle registration agency for the sale; providing an effective date.

—was referred to the Committees on Transportation; Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Bullard—

SB 2640—A bill to be entitled An act relating to crisis intervention team program study; directing the Louis de la Parte Florida Mental Health Institute at the University of South Florida to conduct a study of the crisis intervention team program being used by the City of Miami;

providing purpose of the study; providing for a report; providing an effective date.

—was referred to the Committees on Education; Children and Families; and Judiciary.

By Senator Aronberg—

SB 2642—A bill to be entitled An act relating to career and technical education in the public schools; creating s. 1003.492, F.S.; providing for pilot projects designed to blend into the middle school curriculum elements of career and technical education; providing goals of the pilot projects; requiring an evaluation component; requiring the Council for Education Policy Research and Improvement to review the pilot projects and provide recommendations; providing an effective date.

—was referred to the Committees on Education; Commerce, Economic Opportunities, and Consumer Services; Appropriations Subcommittee on Education; and Appropriations.

By Senator Cowin—

SB 2644—A bill to be entitled An act relating to constitutional amendments proposed by initiative; amending s. 15.21, F.S.; encouraging submission of signed petitions by September 1 of the year preceding the next general election; amending s. 16.061, F.S.; requiring the Attorney General to attach to each petition a motion requesting that the Supreme Court complete its review prior to the first Tuesday in March of the year that the next general election is held, if feasible; amending s. 100.371, F.S.; reducing the period for which petition signatures remain valid; requiring a printed statement of the penalty for fraudulent signing; prohibiting giving or offering to give any pecuniary benefit in exchange for petition signatures; providing penalties; requiring periodic submission and prompt verification of elector signatures; encouraging the Revenue Estimating Conference to complete its analysis and fiscal impact statement no later than March 1 of the year that the next general election is held, if feasible; amending ss. 100.381, 101.161, and 216.136, F.S.; conforming cross-references; providing effective dates.

—was referred to the Committees on Ethics and Elections; Judiciary; and Finance and Taxation.

By Senator Hill—

SB 2646—A bill to be entitled An act relating to acute care hospital employees; prohibiting such employees from engaging in certain activities related to union organizing while on duty; prohibiting the inclusion for reporting purposes of certain expenses relating to such activities by these employees; providing exceptions; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Governmental Oversight and Productivity; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Hill—

SB 2648—A bill to be entitled An act relating to the Assisted Living Facilities Trainer Program; requiring the Secretaries of Elderly Affairs and Health Care Administration to enter an interdepartmental transfer agreement to transfer the program from the Department of Elderly Affairs to the Agency for Health Care Administration; expanding the scope of the program and renaming it; providing a timetable; providing for an advisory workgroup; requiring a report; providing an effective date.

—was referred to the Committees on Children and Families; Health, Aging, and Long-Term Care; Governmental Oversight and Productivity; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Bullard—

SB 2650—A bill to be entitled An act relating to elder dental care; amending s. 409.906, F.S.; authorizing the Agency for Health Care Administration to provide certain elder persons with Medicaid coverage for dentures and basic preventive dental care; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Aronberg—

SB 2652—A bill to be entitled An act relating to vessels; amending s. 328.17, F.S.; revising provisions with respect to the nonjudicial sale of vessels; providing an effective date.

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

By Senator Hill—

SB 2654—A bill to be entitled An act relating to limited-issue specialty license plates; amending ss. 320.08056 and 320.089, F.S.; creating the Firefighter license plate; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

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

By Senator Hill—

SB 2656—A bill to be entitled An act relating to public access to records relating to aquifer storage and recovery wells and other underground injection control programs; creating s. 403.0879, F.S.; requiring semiannual reports by the Department of Environmental Protection regarding aquifer storage and recovery wells and other underground injection control programs; providing requirements for the report; providing an effective date.

—was referred to the Committees on Natural Resources; Health, Aging, and Long-Term Care; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Sebesta—

SB 2658—A bill to be entitled An act relating to transportation; amending ss. 20.23 and 110.205, F.S.; providing for the reorganization of the Department of Transportation; revising duties of the assistant secretaries; providing for additional offices; amending s. 255.20, F.S.; providing for a presumption of prequalification for certain contractors; amending s. 316.1001, F.S.; providing for issuing citations for toll violations by first class mail; providing that mailing constitutes notification of such a violation; amending s. 316.302, F.S.; providing requirements for identifying commercial vehicles; authorizing the department to conduct compliance reviews; amending s. 316.3025, F.S.; conforming references; providing for a civil penalty to be assessed for additional specified violations; providing penalties for commercial trucks found to be operating following an out-of-service order; amending s. 316.3026, F.S.; providing for the Office of Motor Carrier Compliance to enforce laws governing the operating authority of motor carriers; repealing s. 316.3027, F.S., relating to identification requirements of commercial vehicles; amending s. 316.515, F.S.; revising length limitations for certain commercial vehicles; amending s. 316.545, F.S.; providing for placement of a lien on a vehicle for failure to pay an out-of-service fine; deleting obsolete provisions; authorizing weight inspectors to detain a commercial vehicle under certain circumstances; repealing s. 316.610(3), F.S., relating to a commercial vehicle inspection program within the department which no longer exists; amending s. 316.640, F.S.; providing for authorization of traffic accident investigation officers; amending s. 316.650, F.S.; authorizing the transfer of toll violation citations via electronic means; amending s. 316.70, F.S.; authorizing the department to conduct compliance

reviews of nonpublic sector buses; amending s. 318.14, F.S.; revising the time period for paying certain civil penalties; amending s. 330.27, F.S.; revising definitions; amending s. 330.29, F.S.; revising duties of the Department of Transportation with respect to the regulation of airport sites and airports; requiring the department to establish requirements for airport site approval, licensure, and registration; requiring the department to establish and maintain a state aviation facility data system; amending s. 330.30, F.S.; revising provisions for airport site approval; revising provisions for airport licensing; providing for a private airport registration process; specifying requirements for such licensing and registration; deleting airport license fees; providing for expiration and revocation of such license or registration; revising provisions for exemption from such registration and licensing requirements; exempting described areas and facilities from such requirements; providing described private airports the option to be inspected and licensed by the department; amending s. 330.35, F.S.; revising provisions for airport zoning protection for public-use airports; amending s. 330.36, F.S.; providing for zoning requirements governing the landing of seaplanes; amending s. 334.01, F.S.; including chapter 340 within the "Florida Transportation Code"; amending s. 334.03, F.S.; defining "511 services" and "interactive voice response"; amending s. 334.044, F.S.; expanding the powers and duties of the department to include oversight of traveler information systems; amending s. 334.14, F.S.; revising the qualifications required for engineers employed by the department; creating s. 334.60, F.S.; requiring the department to be the lead agency in establishing and coordinating a 511 traveler information phone system; amending s. 336.467, F.S.; authorizing the department to acquire rights-of-way for other governmental entities; amending s. 337.14, F.S.; clarifying the contractor prequalification process; prohibiting a construction contractor from providing testing services; amending s. 337.18, F.S.; clarifying that surety bonds issued in favor of the department for construction and maintenance projects over a specified amount are governed by chapter 337, F.S.; removing certain limitations on contractor incentive payments; amending s. 338.165, F.S.; authorizing the Division of Bond Finance to issue bonds at the department's request for certain facilities; amending s. 338.235, F.S.; authorizing the turnpike authority to secure products, business opportunities, and services by competitive solicitation; amending s. 339.08, F.S.; authorizing the payment of costs of projects on the Florida Strategic Intermodal System as a use of moneys in the State Transportation Trust Fund; providing legislative findings, declaration, and intent with respect to the Florida Strategic Intermodal System; providing for the Strategic Intermodal System to consist of specified components; providing for the designation of facilities on the Strategic Intermodal System and subsequent additions to or deletions from the system; providing for the development of a Strategic Intermodal System Plan; providing an effective date.

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

By Senator Miller—

SB 2660—A bill to be entitled An act relating to municipal public works; amending s. 180.191, F.S.; limiting the utility rates that may be charged to consumers outside municipal limits in certain home rule charter counties; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; Comprehensive Planning; and Finance and Taxation.

SR 2662—Not referenced.

By Senator Constantine—

SB 2664—A bill to be entitled An act relating to health care; creating part XIII of ch. 400, F.S., consisting of s. 400.990, F.S.; providing a short title; providing legislative intent; providing for certification of relative caregivers who take care of certain disabled children or adults in the disabled person's home; defining the term "relative"; requiring the Department of Children and Family Services to provide training and education programs for relative caregivers; providing for oversight and

fraud prevention; providing violations; providing penalties; providing an effective date.

—was referred to the Committees on Children and Families; Health, Aging, and Long-Term Care; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Atwater—

SB 2666—A bill to be entitled An act relating to the taxable price of bundled transactions; amending s. 202.11, F.S.; revising a definition; creating s. 202.165, F.S.; providing a definition; specifying the taxable price of certain bundled transactions; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; Finance and Taxation; and Appropriations.

By Senator Smith—

SB 2668—A bill to be entitled An act relating to voter information; creating s. 100.391, F.S.; requiring the Department of State to prepare a voter information guide for elections in which a constitutional amendment or a candidate for retention as a justice is on the ballot; specifying the information the guide is to contain; providing requirements for the submission, review, and adoption of such information; providing for publication and dissemination of the guide; providing for assessment of fees to cover certain costs of publication and dissemination; providing the department with rulemaking authority; providing an effective date.

—was referred to the Committees on Ethics and Elections; Governmental Oversight and Productivity; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Campbell—

SB 2670—A bill to be entitled An act relating to pharmacy; amending s. 465.017, F.S.; requiring the Board of Pharmacy to adopt rules establishing guidelines for pharmacies to dispose of patient records; providing an effective date.

—was referred to the Committee on Health, Aging, and Long-Term Care.

By Senator Lawson—

SB 2672—A bill to be entitled An act relating to per diem and travel expenses; amending s. 112.061, F.S.; establishing per diem and subsistence ranges for travel expenses of public employees; conforming provisions and deleting obsolete provisions; providing for future adjustments of such rates; providing an effective date.

—was referred to the Committees on Governmental Oversight and Productivity; Appropriations Subcommittee on General Government; and Appropriations.

SR 2674—Not referenced.

By Senator Atwater—

SB 2676—A bill to be entitled An act relating to exceptional student instruction; amending s. 1003.57, F.S.; providing that hearings relating to identification, evaluation, and placement of exceptional students shall not be exempt from provisions relating to decisions affecting substantial interests and additional procedures applicable to hearings; providing an effective date.

—was referred to the Committees on Education; and Governmental Oversight and Productivity.

By Senator Saunders—

SB 2678—A bill to be entitled An act relating to health care practice parameters; repealing ss. 408.02, 440.13(15), F.S., relating to practice parameters; amending ss. 440.134, 627.6418, 627.6613, F.S., relating to worker's compensation managed care plans and health insurance policy coverage for mammograms; removing references and legislative intent, to conform; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; and Banking and Insurance.

By Senator Campbell—

SB 2680—A bill to be entitled An act relating to unclaimed property; amending s. 717.101, F.S.; revising a definition; creating s. 717.1071, F.S.; providing for determining when certain property of a demutualized insurance company is unclaimed; amending s. 717.1101, F.S.; revising provisions for determining when certain equity and debt of a business association is unclaimed; providing for reversing such determination; deleting an application provision; amending s. 717.119, F.S.; providing for disposition of certain unclaimed firearms or ammunition; providing duties of the Department of Financial Services; specifying absence of liability of the department for certain actions; providing an effective date.

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

By Senators Atwater and Aronberg—

SB 2682—A bill to be entitled An act relating to the Florida Retirement System; creating s. 121.11225, F.S.; providing for the purchase of retirement credit for nonqualified service; authorizing the purchase of such credit; providing limitations and conditions; providing for costs; providing an effective date.

—was referred to the Committees on Governmental Oversight and Productivity; and Appropriations.

By Senator Wise—

SB 2684—A bill to be entitled An act relating to public records; amending s. 18.20, F.S.; removing photographic film reproductions of specified vouchers or checks paid by the State Treasurer and preserved as records of the office of the Treasurer from classification as permanent records; creating s. 39.2021, F.S.; authorizing a petition for an order making public records pertaining to certain investigations by the Department of Children and Family Services; amending s. 119.01, F.S.; establishing state policy with respect to public records; requiring governmental agencies to consider certain factors in designing or acquiring electronic recordkeeping systems; providing certain restrictions with respect to electronic recordkeeping systems and proprietary software; requiring governmental agencies to provide copies of public records stored in electronic recordkeeping systems; authorizing agencies to charge a fee for such copies; specifying circumstances under which the financial, business, and membership records of an organization are public records; amending s. 119.011, F.S.; providing definitions; repealing ss. 119.0115, 119.012, and 119.02, F.S., relating to specified exemption for certain videotapes and video signals, records made public by the use of public funds, and penalties for violation of public records requirements by a public officer; amending s. 119.021, F.S.; providing requirements for governmental agencies in maintaining and preserving public records; requiring the Division of Library and Information Services of the Department of State to adopt rules for retaining and disposing of public records; authorizing the division to provide for archiving certain noncurrent records; providing for the destruction of certain records and the continued maintenance of certain records; providing for the disposition of records at the end of an official's term of office; requiring that a custodian of public records demand delivery of records held unlawfully; repealing ss. 119.031, 119.041, 119.05, and 119.06, F.S., relating to the retention and disposal of public records and the delivery of records held unlawfully; amending s. 119.07, F.S.; revising provisions governing the

inspection and copying of public records; establishing fees for copying; providing requirements for making photographs; authorizing additional means of copying; repealing s. 119.08, F.S., relating to requirements for making photographs of public records; amending s. 119.084, F.S.; deleting certain provisions governing the maintenance of public records in an electronic recordkeeping system; repealing ss. 119.085 and 119.09, F.S., relating to remote electronic access to public records and the program for records and information management of the Department of State; amending s. 119.10, F.S.; clarifying provisions with respect to penalties for violations of ch. 119, F.S.; amending s. 119.105, F.S.; clarifying provisions under which certain police reports may be exempt from the public records law; amending s. 120.55, F.S.; revising language with respect to publication of the Florida Administrative Code to provide that the Department of State is required to compile and publish the code through a continuous revision system; amending s. 257.36, F.S.; providing procedure with respect to official custody of records upon transfer of duties or responsibilities between state agencies or dissolution of a state agency; amending s. 328.15, F.S.; revising the classification of records of notices and satisfaction of liens on vessels maintained by the Department of Highway Safety and Motor Vehicles; amending s. 372.5717, F.S.; revising the classification of records of hunter safety certification cards maintained by the Fish and Wildlife Conservation Commission; creating s. 415.1071, F.S.; authorizing a petition for an order making public certain investigatory records of the Department of Children and Family Services; amending s. 560.121, F.S.; decreasing and qualifying the period of retention for examination reports, investigatory records, applications, application records, and related information compiled by the Department of Banking and Finance under the Money Transmitters' Code; amending s. 560.123, F.S.; decreasing the period of retention for specified reports filed by money transmitters with the Department of Banking and Finance under the Money Transmitters' Code; amending s. 560.129, F.S.; decreasing and qualifying the period of retention for examination reports, investigatory records, applications, application records, and related information compiled by the Department of Banking and Finance under the Money Transmitters' Code; amending s. 624.311, F.S.; authorizing the Department of Insurance to maintain an electronic recordkeeping system for specified records, statements, reports, and documents; eliminating a standard for the reproduction of such records, statements, reports, and documents; amending s. 624.312, F.S.; providing that reproductions from an electronic recordkeeping system of specified documents and records of the Department of Insurance shall be treated as originals for the purpose of their admissibility in evidence; amending s. 633.527, F.S.; decreasing the period of retention for specified examination test questions, answer sheets, and grades in the possession of the Division of State Fire Marshal of the Department of Insurance; amending s. 655.50, F.S.; revising requirements of the Department of Banking and Finance with respect to retention of copies of specified reports and records of exemption submitted or filed by financial institutions under the Florida Control of Money Laundering in Financial Institutions Act; amending s. 945.25, F.S.; requiring the Department of Corrections to obtain and place in its records specified information on every person who may be sentenced to supervision or incarceration under the jurisdiction of the department; eliminating a requirement of the department, in its discretion, to obtain and place in its permanent records specified information on persons placed on probation and on persons who may become subject to pardon and commutation of sentence; amending s. 985.31, F.S.; revising the classification of specified medical files of serious or habitual juvenile offenders; repealing s. 212.095(6)(d), F.S., which requires the Department of Revenue to keep a permanent record of the amounts of refunds claimed and paid under ch. 212, F.S., and which requires that such records shall be open to public inspection; repealing s. 238.03(9), F.S., relating to the authority of the Department of Management Services to photograph and reduce to microfilm as a permanent record its ledger sheets showing the salaries and contributions of members of the Teachers' Retirement System of Florida, the records of deceased members of the system, and the authority to destroy the documents from which such films derive; amending ss. 15.09, 23.22, 101.5607, 112.533, 1012.31(2)(e), 257.34, 257.35, 282.21, 287.0943, 320.05, 322.20, 338.223, 378.406, 400.0077, 401.27, 403.111, 409.2577, 455.219, 456.025, 627.311, 627.351, 633.527, 668.50, and 794.024, F.S.; conforming cross-references; reenacting s. 947.13(2)(a), F.S., relating to the duty of the Parole Commission to examine specified records, to incorporate the amendment to s. 945.25, F.S., in a reference thereto; providing an effective date.

—was referred to the Committees on Governmental Oversight and Productivity; Appropriations; and Rules and Calendar.

By Senators Lawson and Bullard—

SB 2686—A bill to be entitled An act relating to faith-based initiatives; creating the Florida Families Faith-Based Initiative Institute, Inc.; creating a nonprofit corporation and providing for the administration of the corporation; providing that the corporation is not a unit of state government but is subject to statutory provisions relating to public records and public meetings; providing duties of the corporation; providing for a board of directors; naming a temporary advisory board; providing an appropriation; providing an effective date.

—was referred to the Committees on Governmental Oversight and Productivity; Children and Families; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Jones—

SB 2688—A bill to be entitled An act relating to coastal redevelopment hazard mitigation; providing a short title; amending s. 163.3164, F.S.; defining the term “local hazard mitigation strategy”; amending s. 163.3177, F.S.; providing an additional requirement in the comprehensive plan concerning hazard mitigation; amending s. 163.3178, F.S.; revising language with respect to coastal management; authorizing a demonstration project in certain counties to allow for the redevelopment of coastal areas within the designated coastal high hazard area; providing conditions; providing for application by a local government; providing for a written agreement between the state land planning agency and the local government; providing for a progress report; amending ss. 186.515, 288.975, and 369.303, F.S.; correcting cross-references to conform; providing an effective date.

—was referred to the Committees on Comprehensive Planning; Natural Resources; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Bennett—

SB 2690—A bill to be entitled An act relating to limited-issue specialty license plates; amending ss. 320.08056 and 320.089, F.S.; creating the Valor license plate; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

—was referred to the Committees on Transportation; Military and Veterans' Affairs, Base Protection, and Spaceports; Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Margolis—

SB 2692—A bill to be entitled An act relating to unpaid support obligations; requiring the Department of Revenue to furnish to insurance companies periodically a list of persons with unpaid support obligations; providing for insurers to determine from such list the support obligations of persons who have filed claims of certain size; creating a lien in favor of the department in certain circumstances and providing for withholding of insurance payments to persons having unpaid obligations; providing for contesting actions of the department; immunizing insurers, their employees and agents, and others from liability for actions in compliance with this act; providing liability of an insurer for failure to comply with this act; providing an effective date.

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

Senate Resolutions 2694—2696—Not referenced.

By Senator Peadar—

SB 2698—A bill to be entitled An act relating to the Florida Drug and Cosmetic Act; amending s. 499.003, F.S.; providing definitions; amend-

ing s. 499.005, F.S.; prohibiting the removal of a dispensing label from a legend drug; prohibiting the distribution of a previously dispensed legend drug without authorization; prohibiting certain transactions for cash; amending s. 499.006, F.S.; providing that a legend drug is adulterated if certain documentation cannot be verified; amending s. 499.007, F.S.; revising certain labeling requirements; amending s. 499.01, F.S.; providing permit requirements for prescription drug repackagers, non-resident prescription drug manufacturers, and freight forwarders; authorizing the Department of Health to issue certain permits to an applicant at the same address as a licensed nuclear pharmacy and a community pharmacy; revising requirements for permit applications and renewals; requiring annual renewal of certain permits; amending s. 499.012, F.S.; authorizing a hospital or other health care entity to transfer a prescription drug to a licensed repackager under certain circumstances; providing certain restrictions on the sale of drug acquisitions to unaffiliated wholesalers; increasing the amount of the bond that must be obtained by prescription drug wholesalers; authorizing the Department of Health to adopt rules by which it may assess an applicant's experience and financial viability; requiring that applicants undergo criminal history record checks; providing requirements for out-of-state prescription drug wholesalers; requiring a performance bond and a criminal history record check; providing licensing and permitting requirements for nonresident prescription drug manufacturers; providing requirements for a freight forwarder's permit; amending s. 499.0121, F.S.; providing additional recordkeeping requirements; requiring certain written statements; providing requirements for shipping and transporting a prescription drug in wholesale distribution; amending s. 499.0122, F.S.; providing permit requirement for an establishment that refills medical oxygen for an individual patient; creating s. 499.0123, F.S.; requiring a prescription drug wholesaler to designate a representative; requiring such representative to be certified by the department; providing requirements for certification; requiring a criminal history record check amending s. 499.013, F.S.; providing permit requirements for a prescription drug repackager; amending s. 499.041, F.S.; revising the schedule of fees for an application or permit; providing fees for nonresident prescription drug manufacturers and out-of-state prescription drug wholesalers; amending s. 499.051, F.S.; requiring the department to maintain the confidentiality of certain financial documents; authorizing such documents to be used for regulatory or enforcement proceedings; amending s. 499.066, F.S.; providing for the jurisdiction of the department to impose penalties and take enforcement actions; amending s. 499.067, F.S.; providing for the denial, suspension, or revocation of a certification; specifying additional grounds for such denial, suspension, or revocation; specifying circumstances under which the department is not required to publish notice of intended agency action; amending s. 499.069, F.S.; providing enhanced penalties for certain violations; requiring the department to establish a Drug Wholesale Advisory Board; providing for membership; providing duties; providing for board members to be reimbursed for per diem and travel expenses; providing for severability; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Finance and Taxation; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Campbell—

SB 2700—A bill to be entitled An act relating to probate and trusts and statutes of limitation; amending s. 731.103, F.S.; providing that the fact that a missing person was subject to a specific peril of death is evidence for a finding of a presumptive death; amending ss. 731.201 and 731.303, F.S.; revising the conflict of interest standard in the definitions of “beneficiary,” “devisee,” “interested person,” and in judicial orders binding the trustee; amending s. 732.217, F.S.; eliminating the requirement that property be homestead property to be excepted from the application of the Florida Uniform Disposition of Community Property Rights at Death Act; amending s. 732.502, F.S.; providing that military testamentary instruments executed pursuant to federal law are valid in this state; amending s. 732.603, F.S.; revising provisions with respect to antilapse provisions; amending s. 733.205, F.S.; revising provisions with respect to the probate of notarial wills; amending s. 733.212, F.S.; revising provisions with respect to the notice of administration; amending s. 733.2121, F.S.; revising the time in which notice to creditors must be served; amending s. 733.608, F.S.; revising provisions with respect to the general power of the personal representative; amending s. 733.609, F.S.; revising provisions with respect to awarding taxable costs and attorney's

fees with respect to improper exercise of power or the breach of fiduciary duty; amending s. 734.1025, F.S., to conform to the amendment to s. 732.502, F.S.; amending s. 735.2063, F.S.; revising provisions with respect to notice to creditors; amending s. 737.106, F.S.; revising provisions with respect to revocable trust prior to dissolution of marriage; amending s. 737.2035, F.S.; revising provisions with respect to costs and attorney's fees in trust proceedings; amending s. 737.204, F.S.; revising provisions with respect to proceedings for review of employment of agents and review of compensation of trustee and employees of trust; amending s. 737.404, F.S.; revising provisions with respect to powers exercisable by joint trustees; creating s. 737.6035, F.S.; providing antilapse provisions with respect to inter vivos trusts under certain circumstances; amending s. 737.627, F.S.; revising provisions with respect to costs and attorney's fees; amending s. 95.031, F.S.; including constructive fraud in actions based upon fraud for statute-of-limitations computation; providing such amendments are remedial in nature and have retrospective effect; reenacting ss. 709.08 and 717.1243, F.S., to incorporate by reference the amendment of s. 731.201, F.S.; reenacting ss. 660.46, 731.302, 737.303, and 737.307, F.S., to incorporate by reference the amendment to s. 731.303, F.S.; reenacting s. 382.025, F.S., to incorporate by reference the amendment to s. 732.502, F.S.; reenacting ss. 732.604 and 732.801, F.S., to incorporate by reference the amendment to s. 732.603, F.S.; reenacting s. 733.701, F.S., to incorporate by reference the amendment to s. 733.2121, F.S.; reenacting s. 63.182, F.S., to incorporate by reference the amendment to s. 95.031, F.S.; providing an effective date.

—was referred to the Committees on Judiciary; and Military and Veterans' Affairs, Base Protection, and Spaceports.

Senate Resolutions 2702—2704—Not referenced.

By Senators Bullard and Campbell—

SB 2706—A bill to be entitled An act relating to child support enforcement; amending s. 409.2557, F.S.; providing that certain child enforcement demonstration projects are no longer demonstration projects, but local solutions to providing such enforcement; providing duties and responsibilities of the Department of Revenue regarding funding such child support enforcement services; providing an effective date.

—was referred to the Committees on Children and Families; Judiciary; Appropriations Subcommittee on General Government; and Appropriations.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Communication and Public Utilities; Comprehensive Planning; and Senators Argenziano, Cowin, Constantine and Fasano—

CS for CS for SB's 140, 998 and 1060—A bill to be entitled An act relating to utilities; amending s. 163.01, F.S.; providing applicability of provisions relating to ownership and operation of utilities by entities composed of municipalities and counties; prescribing powers of counties and specified municipalities with respect to acquisition of water utilities and wastewater utilities by separate legal entities composed of municipalities and counties; authorizing the Public Service Commission to review the acquisition of a utility by two or more host governments; providing for a binding arbitration process under the Public Service Commission to resolve certain disputes relating to utility acquisition; authorizing the commission to adopt rules; requiring the Public Service Commission to establish rules that base the acquisition price for a host government to acquire a utility on certain information; amending s. 120.52, F.S.; deleting an exception from the requirements of ch. 120, F.S., for an entity created under s. 163.01(7)(g)1., F.S.; amending s. 367.021, F.S.; excluding an entity created under s. 163.01(7)(g)1., F.S., from the definition of "governmental authority"; amending s. 367.071, F.S.; deleting a provision authorizing a utility to be sold or transferred prior to approval of the Public Service Commission with a contingency clause in the contract; providing severability; providing applicability; providing an effective date.

By the Committee on Transportation; and Senators Geller and Wasserman Schultz—

CS for SB 164 and 714—A bill to be entitled An act relating to commercial motor vehicles; creating s. 316.570, F.S.; providing definitions; requiring a minimum amount of insurance coverage for persons engaged in retrofitting, rebuilding, or modifying commercial trucks, truck tractors, or heavy trucks into dump trucks; providing safety standards; providing penalties; providing an effective date.

By the Committees on Commerce, Economic Opportunities, and Consumer Services; Banking and Insurance; and Senator Miller—

CS for CS for SB 204—A bill to be entitled An act relating to the use of credit reports and credit scores by insurers; creating s. 626.9741, F.S.; specifying that the act's purpose is to regulate and limit the use of credit reports and credit scores by insurers for underwriting and rating purposes; specifying the types of insurance to which the act applies; defining terms; requiring that an insurer identify the items in a credit report which resulted in an adverse decision; prohibiting an insurer from making an adverse decision based solely on a credit report or score or certain other factors; requiring an insurer to provide a means for appeal to an applicant or insured under certain circumstances; prohibiting the use of a credit report or score unless the Office of Insurance Regulation determines, based on a filing by the insurer, that such use is valid and reasonable; authorizing the Office of Insurance Regulation to disapprove such filings; requiring an insurer to adhere to certain laws and rules; requiring an insurer to provide for an adjustment in the premium of an insured to reflect an improvement in credit history; authorizing the Financial Services Commission to adopt rules; providing for application; providing an effective date.

By the Committee on Home Defense, Public Security, and Ports; and Senator Dawson—

CS for SB 272—A bill to be entitled An act relating to student discipline and school safety; amending s. 1006.07, F.S.; revising guidelines governing district school board duties relating to emergency management and emergency preparedness; providing requirements for the number and type of emergency drills that each school must conduct; providing an effective date.

By the Committee on Appropriations; and Senator Crist—

CS for SB 350—A bill to be entitled An act relating to fees collected by law enforcement agencies; amending s. 938.07, F.S.; increasing the court cost imposed upon a conviction for driving under the influence or boating under the influence; increasing the amount of such court cost to be deposited for use by the Department of Law Enforcement; providing for that amount to be deposited into the Operating Trust Fund of the department; amending s. 943.053, F.S.; establishing a schedule of fees to be collected by the Department of Law Enforcement for producing criminal history information; authorizing the executive director of the department to reduce such fees for good cause; providing an effective date.

By the Committee on Appropriations; and Senator Carlton—

CS for SB 354—A bill to be entitled An act relating to the Florida Bright Futures Scholarship Testing Program; repealing s. 1009.539, F.S.; abolishing the program; providing an effective date.

By the Committee on Appropriations; and Senator Carlton—

CS for SB 366—A bill to be entitled An act relating to funding for K-12 programs; amending s. 1011.62, F.S.; providing the district cost differential to be used for the 2003-2004 fiscal year; providing an effective date.

By the Committee on Appropriations; and Senator Clary—

CS for SB 376—A bill to be entitled An act relating to taxation of insurance premiums; amending s. 626.932, F.S.; changing the distribution of the surplus lines tax; amending s. 626.938, F.S.; changing the distribution of the tax on independently procured coverages; providing an effective date.

By the Committee on Appropriations; and Senator Clary—

CS for SB 388—A bill to be entitled An act relating to state revenue programs; amending s. 195.022, F.S.; limiting the responsibility of the Department of Revenue to furnish certain ad valorem tax forms to specified local officials; requiring certain counties to reproduce the forms; providing an effective date.

By the Committee on Appropriations; and Senator Peaden—

CS for SB 390—A bill to be entitled An act relating to health care; amending s. 400.23, F.S.; delaying the effective date of certain requirements concerning hours of direct care per resident for nursing home facilities; amending s. 409.904, F.S.; revising requirements for certain optional payments under the Medicaid program; amending s. 409.906, F.S.; deleting provisions authorizing payment for adult dental services; revising requirements for hearing and visual services to limit such services to persons younger than 21 years of age; amending s. 409.908, F.S., relating to reimbursement of Medicaid providers; conforming a cross-reference; amending s. 409.9081, F.S.; providing a copayment under the Medicaid program for certain nonemergency hospital visits; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to establish certain protocols for categories of drugs; removing certain requirements for prior authorization for nursing home residents and institutionalized adults; prohibiting value-added rebates to a pharmaceutical manufacturer; deleting provisions authorizing certain benefits in conjunction with supplemental rebates; amending s. 409.9122, F.S.; revising the percentage of Medicaid recipients required to be enrolled in managed care; amending s. 409.915, F.S.; increasing the requirements for county contributions to Medicaid; amending s. 409.815, F.S., relating to benefits coverage; specifying a maximum annual benefit for children's dental services; revising requirements for the Agency for Health Care Administration in distributing moneys under the regular disproportionate share program for the 2003-2004 fiscal year; providing legislative findings; providing an effective date.

By the Committee on Appropriations; and Senator Webster—

CS for SB 406—A bill to be entitled An act relating to the Department of Transportation; creating s. 215.617, F.S.; authorizing the department to issue revenue bonds financed by the repayment of loans from the state-funded infrastructure bank; amending s. 338.165, F.S.; providing for toll rate adjustments for certain toll roads; authorizing the department to request the Division of Bond Finance to issue bonds secured by toll revenues collected on the Beeline-East Expressway, the Sunshine Skyway Bridge, and the Pinellas Bayway toll facilities to provide funding for transportation projects on the State Highway System; amending s. 338.2275, F.S.; increasing the cap on the amount of bonds that may be issued to fund approved turnpike projects; amending s. 338.231, F.S.; advancing a toll rate adjustment; amending s. 339.12, F.S.; removing the limit for transportation project advances for certain inland counties for certain improvements to the State Highway System; providing an effective date.

By the Committee on Appropriations; and Senator Pruitt—

CS for SB 420—A bill to be entitled An act relating to retirement; amending s. 121.71, F.S.; revising the payroll contribution rates of the Florida Retirement System; directing state actuary to use excess assets in certain instances; amending s. 121.74, F.S.; reducing the assessment for administrative and educational expenses; providing a declaration of important state interest; providing an effective date.

By the Committee on Comprehensive Planning; and Senator Constantine—

CS for SB 540—A bill to be entitled An act relating to affordable housing; amending s. 420.507, F.S.; allowing the Florida Housing Finance Corporation to establish subsidiary corporations to administer and manage programs under contract with the United States Department of Housing and Urban Development; providing powers of such subsidiary corporations; providing that such subsidiaries are subject to specified statutes; providing an effective date.

By the Committee on Children and Families; and Senator Lynn—

CS for SB 700—A bill to be entitled An act relating to substance abuse and mental health; creating s. 394.655, F.S.; providing legislative intent; creating the Florida Substance Abuse and Mental Health Board, Inc., which shall be administratively housed within the Department of Children and Family Services; providing for the board's independence; providing the duties, responsibilities, and authority of the board; requiring a contract between the board and the department; providing for the appointment of members and specifying qualifications for membership; authorizing the board to employ staff members; requiring an annual evaluation and report to the Legislature and Governor; directing other agencies to cooperate in the development of the evaluation and report; providing for future repeal; directing the Executive Office of the Governor to procure an evaluation; providing for a report to the Legislature; amending s. 20.19, F.S.; requiring the Secretary of Children and Family Services to appoint certain staff; providing responsibilities; transferring the children-in-need-of-services program and the families-in-need-of-services program from the Department of Juvenile Justice to the Department of Children and Family Services; providing an effective date.

By the Committee on Appropriations; and Senator Webster—

CS for SB 934—A bill to be entitled An act relating to trust funds; terminating a specified trust fund within the Department of State and the Department of Transportation; providing for disposition of balances in and revenues of that trust fund; declaring the findings of the Legislature that specified trust funds within the Executive Office of the Governor, the Department of Transportation, and the Department of Highway Safety and Motor Vehicles are exempt from the termination requirements of s. 19(f), Art. III of the State Constitution; repealing s. 15.09(4) and (5), F.S., relating to the Corporations Trust Fund and the Public Access Data Systems Trust Fund; repealing ss. 607.1901 and 607.19011, F.S., relating to the Corporations Trust Fund; amending ss. 607.193, 617.1901, 620.183, and 865.09, F.S.; deleting references to the Corporations Trust Fund; providing for deposit of certain moneys into the General Revenue Fund; repealing s. 320.8249(16), F.S., relating to obsolete provisions in chapter 96-394, Laws of Florida, appropriating funds; providing an effective date.

By the Committee on Finance and Taxation; and Senator Wasserman Schultz—

CS for SB 1022—A bill to be entitled An act relating to a statewide impact fee; creating s. 201.032, F.S.; imposing the fee on deeds and other instruments relating to real property and interests therein; providing for each school district to receive a specified minimum amount in proceeds from the fee; providing for the proceeds to be remitted to the state; providing that a county, municipality, or school board may not levy certain impact fees; providing that certain impact-fee programs are repealed by this act; providing for paying principal and interest on certain bonds; specifying the effect of this act on conflicting ordinances and laws; amending s. 201.11, F.S.; providing for compensation of agents collecting the surtax under s. 201.032, F.S.; providing a contingent effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senator Fasano—

CS for SB 1084—A bill to be entitled An act relating to space-related growth and development; amending s. 288.075, F.S.; conforming provi-

sions to changes made by the act; amending s. 331.303, F.S.; revising a definition; amending s. 331.308, F.S.; revising provisions relating to the board of supervisors for the Florida Space Authority; amending s. 331.367, F.S.; conforming provisions to changes made by the act; amending s. 331.368, F.S.; revising the membership of the board of directors for the Florida Space Research Institute; clarifying the authority of the Florida Space Research Institute; providing for the submission of an annual report to the Commissioner of Education; amending s. 331.401, F.S.; conforming provisions to changes made by the act; amending s. 331.403, F.S.; revising legislative findings and intent; amending s. 331.405, F.S.; defining the term "aerospace"; amending s. 331.407, F.S.; redesignating the Florida Commercial Space Finance Corporation as the Florida Aerospace Finance Corporation; conforming provisions to changes made by the act; providing that the Florida Aerospace Finance Corporation is not an agency for certain purposes; amending ss. 331.409 and 331.411, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senators Fasano and Crist—

CS for SB 1086—A bill to be entitled An act relating to the space industry; amending s. 212.20, F.S.; providing that the amounts due under the tax on sales, use, and other transactions which are collected by dealers conducting business at fixed locations at the Kennedy Space Center or Cape Canaveral Air Station on admissions, leases, licenses, and sales of tangible personal property at such businesses shall be separately returned to the Department of Revenue; requiring the Department of Revenue to distribute the proceeds collected to the Florida Space Authority; providing for distribution of such proceeds by the Florida Space Authority to the Florida Commercial Space Financing Corporation and the Florida Space Research Institute for specified purposes; creating s. 331.411, F.S.; providing for exemption from taxation for any project or property owned by the Florida Commercial Space Financing Corporation under part II or part III of chapter 331, F.S.; exempting from taxation notes, mortgages, security agreements, letters of credit or other instruments that arise out of, or are given to secure the repayment of, debt issued in connection with a project financed under part I or part II of chapter 331, F.S.; providing an effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senators Fasano and Crist—

CS for SB 1088—A bill to be entitled An act relating to public records and meetings; creating s. 331.421, F.S., relating to exemptions from public-records requirements and public-meetings requirements for the Florida Commercial Space Finance Corporation; clarifying that the corporation is subject to the provisions of ss. 288.075 and 331.326, F.S., which provide for the confidentiality of certain information; providing that certain closed meetings of the corporation's board of directors are confidential and exempt from public-meetings requirements; providing that records generated during closed meetings are confidential and exempt from disclosure; providing an effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senators Fasano, Lynn and Crist—

CS for SB 1100—A bill to be entitled An act relating to scholarships for dependent children of veterans and military personnel; creating s. 220.1875, F.S.; establishing a program for contributions to nonprofit scholarship-funding organizations to be used for dependent children of veterans and military personnel; providing for tax credits that may be granted each fiscal year for such contributions; providing requirements and limitations; providing an effective date.

By the Committee on Comprehensive Planning; and Senators Pruitt and Geller—

CS for SB 1164—A bill to be entitled An act relating to property rights; amending s. 70.001, F.S., the "Bert J. Harris, Jr., Private Property Rights Protection Act"; providing for the state land planning agency

to receive notice of claims; amending procedures for determining a governmental entity's final decision identifying the allowable uses for a property; providing that enactment of a law or adoption of a regulation does not constitute applying the law or regulation; providing for a waiver of sovereign immunity for liability; providing an effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senator Fasano—

CS for SB 1210—A bill to be entitled An act relating to tourism; amending s. 288.1223, F.S.; increasing the membership of the Florida Commission on Tourism to include a representative from the space tourism industry and a representative from the youth travel industry; amending s. 288.1226, F.S.; increasing the membership of the board of directors of the Florida Tourism Industry Marketing Corporation, to conform; providing an effective date.

By the Committee on Comprehensive Planning; and Senators Wise, Fasano and Garcia—

CS for SB 1248—A bill to be entitled An act relating to real property reform; requiring the Office of Program Policy Analysis and Government Accountability to review and evaluate changes to the laws affecting land sales, exemptions, and mandatory homeowners' associations and disclosure laws related to adult and residential subdivisions; requiring the Office of Program Policy Analysis and Government Accountability to consult with the Department of Business and Professional Regulation, homeowners and homeowners' associations, and developers and to hold hearings; requiring a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives regarding its evaluation of the need for change to laws that protect the interests of consumers and property owners; providing an effective date.

By the Committee on Children and Families; and Senators Wilson, Miller, Dawson, Lynn, Lawson and Campbell—

CS for SB 1318—A bill to be entitled An act relating to the safety of children; providing a short title; providing legislative intent; requiring children enrolled in an early education or child care program to participate 5 days a week; providing attendance and reporting responsibilities of the child's parent or guardian and of the Family Safety Program Office of the Department of Children and Family Services; requiring a report to law enforcement agencies if a child is missing; amending s. 411.01, F.S.; conforming provisions; providing an effective date.

By the Committee on Children and Families—

CS for SB 1442—A bill to be entitled An act relating to child protective investigations; amending s. 39.201, F.S.; clarifying persons responsible for a child's welfare; requiring personnel from the abuse hotline of the Department of Children and Family Services to determine if a report meets the criteria for child abuse, neglect, or abandonment; modifying the consideration given to specified reporters; requiring the Department of Children and Family Services to conduct an assessment in response to certain reports involving juvenile sexual offenders; deleting the reference to the professionals mandated to report child abuse, neglect, or abandonment; providing in a different subsection for the professionals' provision of their name; providing in a different subsection the stipulation that the contracted providers and employees of the judicial branch do not need to report incidents already known by the Department of Children and Family Services; providing in a different subsection the clear duty of community-based providers to report abuse, abandonment and neglect; providing that reports of out-of-state abuse not be accepted by the hotline; amending s. 39.301, F.S.; providing for an onsite investigation process for reports meeting specified criteria; requiring approval and documentation that a report meets the criteria; requiring that certain reports are subject to an enhanced onsite child protective investigation; providing criteria; providing requirements for such investigations; requiring the department to monitor the findings of the reports in its quality assurance program; amending s. 39.302, F.S.; revising the time-frame for responding to a report of institutional child abuse; amending

s. 39.307, F.S.; revising a cross-reference; amending s. 39.823, F.S., relating to guardian advocates; conforming a cross-reference to changes made by the act; amending s. 414.065, F.S.; eliminating the requirement for a referral for protection intervention; requiring the Department of Children and Family Services to establish a Protective Investigator Retention Workgroup; specifying the issues to be examined and plans to be developed; requiring a report to the Legislature on the results of the examinations and plans developed; requiring the Department of Children and Family Services to conduct a quality assurance review of child abuse reports that are subject to an onsite child protective investigation; requiring the quality assurance review of sheriffs' offices conducting child protective investigations to be incorporated into their program performance evaluation; requiring a report to the Legislature; prohibiting the amendment of the approved operating budget to reduce protective investigative positions; requiring the Department of Children and Family Services to develop guidelines for conducting onsite and enhanced child protection investigations in collaboration with the sheriffs' offices; providing an effective date.

By the Committees on Judiciary; Criminal Justice; and Senators Alexander and Lynn—

CS for CS for SB 1480—A bill to be entitled An act relating to breaking or damaging fences; amending s. 810.115, F.S.; providing a felony penalty if animals are contained by the fence at the time of the offense; providing an effective date.

By the Committees on Governmental Oversight and Productivity; and Banking and Insurance—

CS for CS for SB 1712—A bill to be entitled An act relating to governmental reorganization; conforming the Florida Statutes to the amendment of Article IV, Section 4 of the State Constitution, in which the functions of the former positions of Comptroller and Treasurer were combined into the office of Chief Financial Officer, and chapter 2002-404, Laws of Florida, which reorganized certain executive-branch duties and functions to implement such constitutional amendment; amending ss. 11.12, 11.13, 11.147, 11.151, 11.40, 11.42, 14.057, 14.058, 14.203, 15.09, 16.10, 17.001, 17.002, 17.011, 17.02, 17.03, 17.031, 17.04, 17.0401, 17.041, 17.0415, 17.05, 17.075, 17.076, 17.08, 17.09, 17.10, 17.11, 17.12, 17.13, 17.14, 17.16, 17.17, 17.20, 17.21, 17.22, 17.25, 17.26, 17.27, 17.28, 17.29, 17.30, 17.32, 17.325, 17.41, 17.43, F.S.; transferring and amending ss. 18.01, 18.02, 18.021, 18.05, 18.06, 18.07, 18.08, 18.091, 18.10, 18.101, 18.103, 18.104, 18.125, 18.15, 18.17, 18.20, 18.23, 18.24, F.S.; amending ss. 20.04, 20.055, 20.121, 20.195, 20.425, 20.435, 24.105, 24.111, 24.112, 24.120, 25.241, 26.39, 27.08, 27.10, 27.11, 27.12, 27.13, 27.34, 27.3455, 27.703, 27.710, 27.711, 28.235, 28.24, 30.49, 30.52, 40.30, 40.31, 40.33, 40.34, 40.35, 43.16, 43.19, 48.151, 55.03, 57.091, 68.083, 68.084, 68.087, 68.092, 77.0305, 92.39, 99.097, 103.091, 107.11, 110.1127, 110.113, 110.114, 110.116, 110.1227, 110.1228, 110.123, 110.125, 110.181, 110.2037, 110.205, 112.061, 112.08, 112.191, 112.215, 112.3144, 112.3145, 112.3189, 112.31895, 112.3215, 112.63, 116.03, 116.04, 116.05, 116.06, 116.14, 120.52, 120.80, 121.051, 121.061, 121.133, 122.35, 125.0104, 129.201, 131.05, 137.09, 145.141, 154.02, 154.03, 154.05, 154.06, 154.209, 154.314, 163.01, 163.055, 163.3167, 166.111, 175.032, 175.101, 175.121, 175.151, 185.08, 185.10, 185.13, 189.4035, 189.412, 189.427, 190.007, 191.006, 192.091, 192.102, 193.092, 195.101, 198.29, 199.232, 203.01, 206.46, 210.16, 210.20, 210.50, 211.06, 211.31, 211.32, 212.08, 212.12, 212.20, 213.053, 213.054, 213.255, 213.67, 213.75, 215.02, 215.03, 215.04, 215.05, 215.11, 215.20, 215.22, 215.23, 215.24, 215.25, 215.26, 215.29, 215.31, 215.32, 215.3206, 215.3208, 215.322, 215.34, 215.35, 215.405, 215.42, 215.422, 215.50, 215.551, 215.552, 215.555, 215.559, 215.56005, 215.5601, 215.58, 215.684, 215.70, 215.91, 215.92, 215.93, 215.94, 215.965, 215.97, 216.0442, 216.102, 216.141, 216.177, 216.181, 216.183, 216.192, 216.212, 216.221, 216.222, 216.235, 216.237, 216.251, 216.271, 216.275, 216.292, 216.301, 217.07, 218.06, 218.23, 218.31, 218.321, 218.325, 220.151, 220.187, 220.62, 220.723, 238.11, 238.15, 238.172, 238.173, 250.22, 250.24, 250.26, 250.34, 252.62, 252.87, 253.025, 255.03, 255.052, 255.258, 255.503, 255.521, 257.22, 258.014, 259.032, 259.041, 265.53, 265.55, 267.075, 272.18, 280.02, 280.04, 280.041, 280.05, 280.051, 280.052, 280.053, 280.054, 280.055, 280.06, 280.07, 280.071, 280.08, 280.085, 280.09, 280.10, 280.11, 280.13, 280.16, 280.17, 280.18, 280.19, 282.1095, 284.02, 284.04, 284.05, 284.06, 284.08, 284.14, 284.17,

284.30, 284.31, 284.32, 284.33, 284.34, 284.35, 284.37, 284.385, 284.39, 284.40, 284.41, 284.42, 284.44, 284.50, 287.042, 287.057, 287.058, 287.059, 287.063, 287.064, 287.09451, 287.115, 287.131, 287.175, 288.1045, 288.106, 288.109, 288.1253, 288.709, 288.712, 288.776, 288.778, 288.99, 289.051, 289.081, 289.121, 292.085, 313.02, 314.02, 316.3025, 316.545, 320.02, 320.081, 320.20, 320.71, 320.781, 322.21, 324.032, 324.171, 326.006, 331.303, 331.309, 331.3101, 331.348, 331.419, 336.022, 337.25, 339.035, 339.081, 344.17, 350.06, 354.03, 365.173, 370.06, 370.16, 370.19, 370.20, 373.503, 373.59, 373.6065, 374.983, 374.986, 376.11, 376.123, 376.307, 376.3071, 376.3072, 376.3075, 376.3078, 376.3079, 376.40, 377.23, 377.2425, 377.705, 378.035, 378.037, 378.208, 381.765, 381.90, 385.207, 388.201, 388.301, 391.025, 391.221, 392.69, 393.002, 393.075, 394.482, 400.0238, 400.063, 400.071, 400.4174, 400.4298, 400.471, 400.962, 401.245, 401.25, 402.04, 402.17, 402.33, 403.1835, 403.1837, 403.706, 403.724, 403.8532, 404.111, 406.58, 408.040, 408.05, 408.08, 408.18, 408.50, 408.7056, 408.902, 408.909, 409.175, 409.25656, 409.25658, 409.2673, 409.8132, 409.817, 409.818, 409.910, 409.912, 409.9124, 409.915, 411.01, 413.32, 414.27, 414.28, 420.0005, 420.0006, 420.101, 420.123, 420.131, 420.141, 420.5092, 430.42, 430.703, 440.015, 440.02, 440.05, 440.09, 440.10, 440.1025, 440.103, 440.105, 440.1051, 440.106, 440.107, 440.13, 440.134, 440.14, 440.17, 440.20, 440.24, 440.38, 440.381, 440.385, 440.386, 440.40, 440.44, 440.49, 440.50, 440.51, 440.515, 440.52, 440.525, 440.591, 443.131, 443.191, 443.211, 445.0325, 447.12, 450.155, 468.392, 468.529, 473.3065, 475.045, 475.484, 475.485, 489.114, 489.144, 489.145, 489.510, 489.533, 494.001, 494.0011, 494.0012, 494.00125, 494.0013, 494.0014, 494.0016, 494.00165, 494.0017, 494.0021, 494.0025, 494.0028, 494.0029, 494.00295, 494.0031, 494.0032, 494.0033, 494.0034, 494.0035, 494.0036, 494.0038, 494.004, 494.0041, 494.00421, 494.0061, 494.0062, 494.0064, 494.0065, 494.0066, 494.0067, 494.0069, 494.0072, 494.00721, 494.0076, 494.0079, 494.00795, 494.00797, 497.005, 497.101, 497.105, 497.107, 497.109, 497.115, 497.117, 497.131, 497.201, 497.253, 497.313, 497.403, 498.025, 498.049, 499.057, 501.212, 507.03, 509.215, 513.055, 516.01, 516.02, 516.03, 516.031, 516.05, 516.07, 516.11, 516.12, 516.22, 516.221, 516.23, 516.32, 516.33, 516.35, 517.021, 517.03, 517.051, 517.061, 517.07, 517.075, 517.081, 517.082, 517.101, 517.111, 517.12, 517.1201, 517.1203, 517.1204, 517.121, 517.1211, 517.141, 517.151, 517.161, 517.181, 517.191, 517.201, 517.2015, 517.221, 517.241, 517.301, 517.302, 517.313, 517.315, 517.32, 518.115, 518.116, 518.15, 518.151, 518.152, 519.101, 520.02, 520.03, 520.07, 520.31, 520.32, 520.34, 520.52, 520.61, 520.63, 520.73, 520.76, 520.81, 520.83, 520.90, 520.994, 520.995, 520.996, 520.9965, 520.997, 520.998, 526.141, 537.003, 537.004, 537.005, 537.006, 537.008, 537.009, 537.011, 537.013, 537.016, 537.017, 548.066, 548.077, 550.0251, 550.054, 550.0951, 550.125, 550.135, 550.1645, 552.081, 552.161, 552.21, 552.26, 553.72, 553.73, 553.74, 553.79, 553.88, 554.1021, 554.105, 554.111, 559.10, 559.543, 559.544, 559.545, 559.546, 559.548, 559.55, 559.553, 559.555, 559.563, 559.725, 559.730, 559.785, 559.928, 559.9232, 560.102, 560.103, 560.105, 560.106, 560.107, 560.1073, 560.108, 560.109, 560.111, 560.112, 560.113, 560.114, 560.115, 560.116, 560.117, 560.118, 560.119, 560.121, 560.123, 560.125, 560.126, 560.127, 560.128, 560.129, 560.202, 560.205, 560.206, 560.207, 560.208, 560.209, 560.210, 560.211, 560.302, 560.305, 560.306, 560.307, 560.308, 560.309, 560.310, 560.402, 560.403, 560.404, 560.4041, 560.407, 560.408, 561.051, 562.44, 567.08, 569.205, 569.215, 570.13, 570.195, 570.20, 574.03, 589.06, 597.010, 601.10, 601.15, 601.28, 607.0501, 607.14401, 609.05, 617.0501, 617.1440, 624.01, 624.05, 624.07, 624.09, 624.11, 624.124, 624.129, 624.155, 624.19, 624.302, 624.303, 624.307, 624.308, 624.310, 624.3102, 624.311, 624.312, 624.313, 624.314, 624.315, 624.316, 624.3161, 624.317, 624.318, 624.319, 624.320, 624.321, 624.322, 624.324, 624.33, 624.34, 624.401, 624.4031, 624.404, 624.4072, 624.4085, 624.40851, 624.4094, 624.4095, 624.410, 624.411, 624.412, 624.413, 624.4135, 624.414, 624.415, 624.416, 624.418, 624.420, 624.421, 624.4211, 624.422, 624.423, 624.424, 624.4241, 624.4243, 624.4245, 624.430, 624.4361, 624.437, 624.438, 624.439, 624.4392, 624.44, 624.441, 624.4411, 624.4412, 624.442, 624.443, 624.4431, 624.444, 624.445, F.S.; amending and renumbering s. 624.4435, F.S.; amending ss. 624.45, 624.4621, 624.4622, 624.464, 624.466, 624.468, 624.470, 624.473, 624.4741, 624.476, 624.477, 624.480, 624.482, 624.484, 624.486, 624.487, 624.501, 624.5015, 624.502, 624.506, 624.509, 624.5091, 624.5092, 624.516, 624.517, 624.519, 624.521, 624.523, 624.6012, 624.605, 624.607, 624.609, 624.610, 624.80, 624.81, 624.82, 624.83, 624.84, 624.85, 624.86, 624.87, 625.01115, 625.012, 625.041, 625.051, 625.061, 625.071, 625.081, 625.091, 625.101, 625.121, 625.131, 625.141, 625.151, 625.161, 625.172, 625.181, 625.303, 625.305, 625.317, 625.322, 625.324, 625.325, 625.326, 625.330, 625.331, 625.332, 625.333, 625.338, 625.52, 625.53, 625.55, 625.56, 625.57, 625.58, 625.62, 625.63, 625.75, 625.765, 625.78,

625.79, 625.80, 625.82, 625.83, 626.015, F.S.; creating s. 626.016, F.S.; prescribing powers and duties of the Department of Financial Services, Financial Services Commission, and Office of Insurance Regulation; amending ss. 626.025, 626.112, 626.161, 626.171, 626.181, 626.191, 626.201, 626.202, 626.211, 626.221, 626.231, 626.241, 626.251, 626.261, 626.266, 626.271, 626.281, 626.2815, 626.2817, 626.291, 626.292, 626.301, 626.322, 626.361, 626.371, 626.381, 626.431, 626.451, 626.461, 626.471, 626.511, 626.521, 626.541, 626.551, 626.561, 626.591, 626.592, 626.601, 626.611, 626.621, 626.631, 626.641, 626.661, 626.681, 626.691, 626.692, 626.7315, 626.732, 626.742, 626.7451, 626.7454, 626.7491, 626.7492, 626.752, 626.7845, 626.7851, 626.8305, 626.8311, 626.8427, 626.8463, 626.8467, 626.847, 626.8473, 626.8582, 626.8584, 626.859, 626.861, 626.863, 626.865, 626.866, 626.867, 626.869, 626.8695, 626.8696, 626.8697, 626.8698, 626.870, 626.871, 626.872, 626.873, 626.8732, 626.8734, 626.8736, 626.8738, 626.874, 626.878, 626.88, 626.8805, 626.8809, 626.8814, 626.884, 626.89, 626.891, 626.892, 626.894, 626.895, 626.896, 626.897, 626.898, 626.899, 626.901, 626.906, 626.907, 626.909, 626.910, 626.912, 626.914, 626.916, 626.917, 626.918, 626.919, 626.921, 626.931, 626.932, 626.936, 626.9361, 626.937, 626.938, 626.9511, 626.9541, 626.9545, 626.9551, 626.9561, 626.9571, 626.9581, 626.9591, 626.9601, 626.9611, 626.9621, 626.9631, 626.9641, 626.9651, 626.989, 626.9892, 626.99, 626.9911, 626.9912, 626.9913, 626.9914, 626.9915, 626.9916, 626.9919, 626.9921, 626.9922, 626.99235, 626.99245, 626.9925, 626.9926, 626.9927, 626.99272, 626.99285, 626.99295, 627.031, 627.0612, 627.0613, 627.062, 627.0625, 627.0628, 627.0629, 627.0645, 627.06501, 627.0651, 627.0652, 627.0653, 627.06535, 627.066, 627.072, 627.091, 627.0915, 627.0916, 627.092, 627.096, 627.101, 627.111, 627.141, 627.151, 627.171, 627.192, 627.211, 627.212, 627.215, 627.221, 627.231, 627.241, 627.281, 627.291, 627.301, 627.311, F.S.; transferring and amending s. 627.3111, F.S.; amending ss. 627.314, 627.318, 627.331, 627.351, 627.3511, 627.3512, 627.3513, 627.3515, 627.3517, 627.357, 627.361, 627.371, 627.381, 627.4035, 627.410, 627.4101, 627.4105, 627.411, 627.412, 627.413, 627.4145, 627.417, 627.418, 627.4234, 627.4236, 627.4238, 627.427, 627.429, 627.452, 627.458, 627.462, 627.464, 627.476, 627.479, 627.480, 627.481, 627.482, 627.502, 627.503, 627.510, 627.5515, 627.5565, 627.558, 627.602, 627.604, 627.605, 627.6131, 627.618, 627.622, 627.623, 627.624, 627.625, 627.640, 627.6425, 627.643, 627.647, 627.6472, 627.6475, 627.6482, 627.6484, 627.6487, 627.6488, 627.649, 627.6494, 627.6498, 627.6499, 627.6515, 627.6561, 627.6571, 627.6675, 627.6685, 627.6692, 627.6699, 627.673, 627.6735, 627.674, 627.6741, 627.6742, 627.6744, 627.6745, 627.678, 627.6785, 627.682, 627.6844, 627.6845, 627.701, 627.7011, 627.7012, 627.7015, 627.7017, 627.702, 627.706, 627.727, 627.7275, 627.728, 627.7282, 627.7295, 627.736, 627.739, 627.7401, 627.744, 627.758, 627.7711, 627.777, 627.7773, 627.780, 627.782, 627.783, 627.7843, 627.7845, 627.786, 627.7865, 627.791, 627.793, 627.798, 627.805, 627.8055, 627.828, 627.829, 627.832, 627.833, 627.834, 627.836, 627.838, 627.840, 627.8405, 627.848, 627.849, 627.912, 627.9122, 627.9126, 627.913, 627.914, 627.915, 627.917, 627.9175, 627.918, 627.919, 627.9403, 627.9404, 627.9405, 627.9406, 627.9407, 627.94074, 627.9408, 627.942, 627.943, 627.944, 627.948, 627.950, 627.951, 627.952, 627.954, 627.971, 627.972, 627.973, 627.974, 627.986, 627.987, 628.051, 628.061, 62.071, 628.091, 628.101, 628.111, 628.152, 628.161, 628.171, 628.221, 628.251, 628.255, 628.261, 628.271, 628.281, 628.341, 628.351, 628.371, 628.391, 628.401, 628.411, 628.421, 628.431, 628.441, 628.451, 628.461, 628.4615, 628.471, 628.481, 628.491, 628.501, 628.511, 628.520, 628.525, 628.530, 628.535, 628.6013, 628.6014, 628.6017, 628.705, 628.707, 628.711, 628.713, 628.715, 628.717, 628.719, 628.721, 628.725, 628.729, 628.730, 628.733, 628.801, 628.802, 628.803, 628.905, 628.911, 628.913, 628.917, 629.081, 629.101, 629.121, 629.131, 629.161, 629.171, 629.181, 629.231, 629.241, 629.261, 629.291, 629.291, 629.301, 629.401, 629.520, 630.021, 630.031, 630.051, 630.071, 630.081, 630.091, 630.101, 630.131, 630.151, 630.161, 631.021, 631.025, 631.031, 631.051, 631.081, 631.152, 631.221, 631.231, 631.391, 631.392, 631.398, 631.54, 631.55, 631.56, 631.57, 631.59, 631.62, 631.66, 631.714, 631.72, 631.722, 631.723, 631.727, 631.813, 631.814, 631.821, 631.825, 631.904, 631.911, 631.912, 631.917, 631.918, 631.931, 632.611, 632.612, 632.614, 632.615, 632.616, 632.621, 632.622, 632.627, 632.628, 632.629, 632.631, 632.632, 632.633, 632.637, 633.01, 633.022, 633.025, 633.052, 633.061, 633.081, 633.111, 633.161, 633.162, 633.30, 633.31, 633.353, 633.382, 633.43, 633.445, 633.45, 633.46, 633.461, 633.47, 633.50, 633.524, 633.802, 633.811, 633.814, 634.011, 634.021, 634.031, 634.041, 634.044, 634.045, 634.052, 634.053, 634.061, 634.081, 634.095, 634.101, 634.111, 634.121, 634.1213, 634.1216, 634.137, 634.141, 634.151, 634.161, 634.181, 634.191, 634.211, 634.221, 634.231, 634.242, 634.253, 634.261, 634.282, 634.283, 634.284, 634.285, 634.286, 634.287, 634.288, 634.289, 634.301, 634.302, 634.303, 634.304, 634.305, 634.306, 634.307, 634.3077, 634.3078,

634.308, 634.310, 634.311, 634.3112, 634.312, 634.3123, 634.3126, 634.313, 634.314, 634.320, 634.321, 634.324, 634.325, 634.327, 634.3284, 634.336, 634.337, 634.338, 634.339, 634.34, 634.341, 634.342, 634.343, 634.344, 634.345, 634.348, 634.401, 634.402, 634.403, 634.404, 634.405, 634.406, 634.4061, 634.4065, 634.407, 634.409, 634.411, 634.413, 634.414, 634.4145, 634.415, 634.416, 634.422, 634.423, 634.426, 634.427, 634.428, 634.430, 634.433, 634.437, 634.438, 634.439, 634.44, 634.441, 634.442, 634.443, 634.444, 635.011, 635.031, 635.041, 635.042, 635.071, 635.081, 636.003, 636.006, 636.007, 636.008, 636.009, 636.015, 636.016, 636.017, 636.018, 636.025, 636.029, 636.036, 636.037, 636.038, 636.039, 636.043, 636.045, 636.046, 636.047, 636.048, 636.049, 636.052, 636.053, 636.055, 636.056, 636.057, 636.058, 636.062, 636.063, 636.064, 636.067, 641.185, 641.19, 641.2017, 641.2018, 641.21, 641.215, 641.22, 641.225, 641.227, 641.228, 641.23, 641.234, 641.2342, 641.25, 641.255, 641.26, 641.27, 641.28, 641.281, 641.284, 641.285, 641.29, 641.3007, 641.305, 641.31, 641.3105, 641.31071, 641.31074, 641.315, 641.3154, 641.3155, 641.316, 641.35, 641.36, 641.365, 641.385, 641.39001, 641.3903, 641.3905, 641.3907, 641.3909, 641.3911, 641.3913, 641.3917, 641.3922, 641.402, 641.403, 641.405, 641.406, 641.4065, 641.407, 641.409, 641.41, 641.412, 641.418, 641.42, 641.421, 641.424, 641.437, 641.443, 641.444, 641.445, 641.446, 641.447, 641.448, 641.45, 641.452, 641.453, 641.454, 641.455, 641.457, 641.48, 641.49, 641.495, 641.511, 641.512, 641.52, 641.54, 641.55, 641.58, 642.015, 642.017, 642.021, 642.022, 642.023, 642.025, 642.027, 642.029, 642.0301, 642.0331, 642.0334, 642.0338, 642.041, 642.043, 642.047, 642.0475, 648.25, 648.26, 648.33, 648.34, 648.35, 648.355, 648.365, 648.386, 648.44, 648.442, 648.571, 650.06, 651.011, 651.012, 651.013, 651.014, 651.015, 651.018, 651.019, 651.021, 651.022, 651.023, 651.0235, 651.026, 651.0261, 651.028, 651.033, 651.035, 651.051, 651.055, 651.083, 651.085, 651.091, 651.095, 651.105, 651.106, 651.107, 651.108, 651.1081, 651.111, 651.114, 651.1151, 651.118, 651.119, 651.121, 651.123, 651.125, 651.134, 655.001, 655.005, 655.012, 655.015, 655.016, 655.031, 655.032, 655.0321, 655.0322, 655.033, 655.034, 655.037, 655.0385, 655.0386, 655.0391, 655.041, 655.043, 655.044, 655.045, 655.047, 655.049, 655.057, 655.059, 655.061, 655.071, 655.411, 655.412, 655.414, 655.416, 655.418, 655.50, 655.60, 655.762, 655.89, 655.90, 655.922, 655.942, 655.943, 655.948, 655.949, 655.963, 657.002, 657.005, 657.0061, 657.008, 657.021, 657.026, 657.028, 657.031, 657.033, 657.0335, 657.038, 657.042, 657.043, 657.053, 657.062, 657.063, 657.064, 657.065, 657.066, 657.068, 658.12, 658.16, 658.165, 658.19, 658.20, 658.21, 658.22, 658.23, 658.235, 658.24, 658.25, 658.26, 658.27, 658.28, 658.285, 658.295, 658.2953, 658.296, 658.32, 658.33, 658.34, 658.35, 658.36, 658.37, 658.39, 658.40, 658.41, 658.42, 658.43, 658.44, 658.45, 658.48, 658.53, 658.67, 658.68, 658.73, 658.79, 658.80, 658.81, 658.82, 658.83, 658.84, 658.90, 658.94, 658.95, 658.96, 658.995, 660.26, 660.265, 660.27, 660.28, 660.33, 660.40, 606.47, 660.48, 663.02, 663.04, 663.05, 663.055, 663.06, 663.061, 663.064, 663.065, 663.07, 663.08, 663.083, 663.09, 663.10, 663.11, 663.12, 663.13, 663.14, 663.16, 663.17, 663.171, 663.172, 663.173, 663.174, 663.175, 663.176, 663.177, 663.178, 663.18, 663.181, 663.301, 663.302, 663.303, 663.304, 663.305, 663.306, 663.308, 663.309, 663.311, 663.312, 663.316, 663.319, 665.012, 665.013, 665.0315, 665.033, 665.0335, 665.034, 665.0345, 665.0711, 665.1001, 667.002, 667.003, 667.005, 667.006, 667.007, 667.008, 667.013, 687.13, 687.14, 687.141, 687.143, 687.144, 687.145, 687.148, 697.05, 713.596, 716.02, 716.03, 716.04, 716.05, 716.06, 716.07, 717.101, 717.117, 717.135, 717.138, 718.501, 719.501, 721.24, 721.26, 723.006, 732.107, 733.816, 744.534, 766.105, 766.115, 766.314, 766.315, 768.28, 790.001, 790.1612, 791.01, 791.015, 817.16, 817.234, 817.2341, 817.50, 839.06, 849.086, 849.33, 860.154, 860.157, 896.102, 896.104, 903.09, 903.101, 903.27, 925.037, 932.7055, 932.707, 938.27, 939.13, 943.031, 943.032, 944.516, 946.33, 946.509, 946.5095, 946.510, 946.517, 946.522, 946.525, 947.12, 950.002, 957.04, 985.406, 985.409, 1000.05, 1001.23, 1002.36, 1002.38, 1002.39, 1003.48, 1004.30, 1004.725, 1006.29, 1006.33, 1006.34, 1006.39, 1008.33, 1009.265, 1009.54, 1009.56, 1009.66, 1009.72, 1009.73, 1009.765, 1009.77, 1009.971, 1009.972, 1010.56, 1010.74, 1010.75, 1011.10, 1011.17, 1011.18, 1011.4105, 1011.57, 1011.94, 1012.59, 1012.79, 1013.79, F.S.; repealing s. 17.06, F.S., relating to items and accounts disallowed by the Comptroller; s. 18.03, F.S., relating to residence and office of the Treasurer; s. 18.09, F.S., relating to delivery to the Legislature of the annual report of the Treasurer; s. 18.22, F.S., relating to rulemaking authority of the Department of Banking and Finance; s. 20.12, F.S., relating to the Department of Banking and Finance; s. 20.13, F.S., relating to the Department of Insurance; s. 440.135, F.S., relating to pilot programs for medical and remedial care in workers' compensation; s. 624.305, F.S., relating to prohibited financial interests; s. 624.4071, F.S., relating to special purpose homeowner insurance companies; s. 624.463, F.S., relating to conversion of self-insurance funds; s. 627.0623, F.S., relating to restrictions on expendi-

tures and solicitations of insurers and affiliates; s. 627.3516, F.S., relating to residential property insurance market coordinating council; s. 627.7825, F.S., relating to alternative rate adoption; s. 655.019, F.S., relating to campaign contribution limitations; s. 657.067, F.S., relating to conversion from federal to state charter and to requirements for application approval; and ss. 657.25-657.269, relating to the Florida Credit Union Guaranty Corporation, Inc.; providing for retroactive applicability; providing that this act and chapter 2002-404, Laws of Florida, do not affect the validity of certain administrative or judicial action prior to or pending on January 7, 2003; providing that filings or actions approved or authorized by the Department of Insurance or the Department of Banking and Finance prior to that date may continue to be used or be effective until otherwise successor agencies otherwise prescribe; providing an effective date.

By the Committee on Finance and Taxation; and Senator Sebesta—

CS for SB 1742—A bill to be entitled An act relating to trust funds; creating the Transportation Revenue Bond Trust Fund within the Department of Transportation; providing for sources of funds and purposes; providing for use of the end-of-year balance of the trust fund; providing a contingent effective date.

By the Committee on Transportation; and Senator Lawson—

CS for SB 1750—A bill to be entitled An act relating to state road designations; designating a portion of State Road 63 in Gadsden County as the “Dr. Martin Luther King, Jr., Memorial Highway”; providing for the erection of signs; providing an effective date.

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

CS for SB 1776—A bill to be entitled An act relating to the Streamlined Sales and Use Tax Agreement; amending s. 212.02, F.S.; redefining the terms “lease,” “let,” “rental,” “sales price,” and “tangible personal property” and defining the terms “agent,” “seller,” “certified service provider,” “direct mail,” “prewritten computer software,” and “delivery charges” for purposes of sales and use taxes; providing applicability; amending s. 212.05, F.S.; deleting provisions relating to the rental or lease of motor vehicles; providing for determination of the location of the sale or recharge of prepaid calling arrangements; amending s. 212.054, F.S.; providing the time for applying changes in local option tax rates; providing guidelines for determining the situs of certain transactions; providing for notice of a change in a local option sales tax rate; providing for applicability of s. 202.22(2), F.S., relating to determination of local tax situs, for the purpose of providing and maintaining a database of sales and use tax rates for local jurisdictions; amending s. 212.06, F.S.; defining terms; providing general rules for determining the location of transactions involving the retail sale of tangible personal property, digital goods, or services and for the lease or rental of tangible personal property; requiring certain business purchasers to obtain multiple points of use exemption forms; providing for use of such forms; requiring certain purchasers of direct mail to obtain a direct mail form; providing for the use of such form; amending s. 212.08, F.S., relating to exemptions from the sales and use tax; defining and redefining terms used with respect to the exemption for general groceries; defining and redefining terms used with respect to the exemption for medical products and supplies; revising that exemption; amending s. 212.095, F.S.; revising provisions relating to refunds; creating s. 212.094, F.S.; providing that a purchaser seeking a refund or credit under chapter 212, F.S., must submit a written request for the refund or credit; providing a time period within which the dealer shall respond to the written request; amending s. 212.17, F.S.; prescribing additional guidelines and procedures with respect to dealer credits for taxes paid on worthless accounts; creating s. 213.052, F.S.; providing for notice of state sales or use tax rate changes; creating s. 213.0521, F.S.; providing the effective date for state sales and use tax rate changes; amending s. 213.21, F.S.; providing for amnesty to certain sellers for uncollected or unpaid sales and use taxes; amending s. 213.256, F.S., relating to simplified sales and use tax administration; defining terms; providing that authority to administer the Streamlined Sales and Use Tax Agreement rests with a governing board comprised of representatives of member states; providing for continuing effect of the agreement; providing for annual recertification by member

states; creating s. 213.2567, F.S.; providing for the registration of sellers, the certification of a person as a certified service provider, and the certification of a software program as a certified automated system by the governing board under the Streamlined Sales and Use Tax Agreement; amending s. 212.055, F.S.; conforming a cross-reference; repealing s. 212.0596(6), F.S., relating to the exemption from collecting and remitting any local option surtax for certain dealers who make mail order sales; declaring legislative intent; providing for the adoption of emergency rules; providing an effective date.

By the Committee on Military and Veterans’ Affairs, Base Protection, and Spaceports; and Senator Hill—

CS for SB 1794—A bill to be entitled An act relating to military service family relief; providing a short title; creating s. 220.1881, F.S.; providing definitions; authorizing corporations to claim a credit against certain taxes for salaries paid to military reservists on active duty; providing a limitation; providing requirements; creating s. 212.0961, F.S.; providing definitions; authorizing sales credits; providing a limitation; providing requirements; amending s. 220.02, F.S.; specifying order of application of tax credits; amending s. 220.13, F.S.; redefining the term “adjusted federal income” to conform; providing an appropriation; providing for emergency rulemaking; providing for retroactive operation; providing an effective date.

By the Committee on Comprehensive Planning; and Senator Fasano—

CS for SB 1828—A bill to be entitled An act relating to community contribution tax credit; amending s. 220.183, F.S.; requiring that no more than 50 percent of the available annual tax credits may be granted for low-income and very-low-income households, under certain conditions, in order to be eligible for a community contribution tax credit; providing an effective date.

By the Committee on Comprehensive Planning; and Senator Diaz de la Portilla—

CS for SB 1842—A bill to be entitled An act relating to municipal parking facility space surcharges; creating s. 212.035, F.S.; authorizing certain municipalities to impose and collect a surcharge on certain parking facility space sale, lease, or rental charges; requiring referendum approval; providing for a maximum surcharge rate; providing an exception; providing a limitation; specifying uses and limits of surcharge proceeds; providing for local administration of the surcharge; providing an effective date.

By the Committee on Transportation; and Senator Bullard—

CS for SB 1958—A bill to be entitled An act relating to road designations; designating Steven Cranman Boulevard, Ethel Beckford Boulevard, Phicol Williams Boulevard, Arthur Mays Boulevard, and Judge Steve Levine Boulevard in Miami-Dade County; directing the Department of Transportation to erect suitable markers; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senator Sebesta—

CS for SB 1986—A bill to be entitled An act relating to public construction bonds; amending s. 255.05, F.S.; providing for a mandatory form for public construction bonds; providing an effective date.

By the Committee on Judiciary; and Senator Aronberg—

CS for SB 2050—A bill to be entitled An act relating to child custody evaluations; providing a presumption of good faith for the actions of a court-appointed psychologist who conducts a child custody evaluation;

prohibiting anonymous complaints; providing prerequisites to a parent's bringing a legal action against the psychologist; providing for the award of reasonable attorney's fees and reasonable court costs; providing an effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senators Clary, Peaden and Fasano—

CS for SB 2152—A bill to be entitled An act relating to military readiness; creating s. 163.3175, F.S.; providing legislative findings relating to the compatibility of development with military installations; providing for an exchange of information between certain local governments and military installations; requiring the local government to consider the comments of the commanding officer of a military installation relating to potential adverse effects on the installation which may result from rezonings or changes in land use; amending s. 163.3177, F.S.; providing that an element relating to military readiness is a mandatory element of the comprehensive plans for certain local governments; requiring the local governments to seek advice from individuals who may be affected by this element; providing factors that must be considered in connection with this element; requiring the local governments to update the military readiness element by June 30, 2004; amending s. 163.3187, F.S.; exempting from certain restrictions on the adoption of amendments to comprehensive plans an amendment relating to military readiness; providing an effective date.

By the Committee on Children and Families; and Senator Lynn—

CS for SB 2210—A bill to be entitled An act relating to substance abuse treatment and intervention; amending s. 39.001, F.S.; providing additional legislative findings and purposes with respect to the treatment of substance abuse; specifying that treatment may be required following adjudication; amending ss. 39.402 and 39.407, F.S.; authorizing the court to order specified persons to submit to a substance abuse assessment upon a showing of good cause in connection with a shelter hearing or petition for dependency; authorizing sanctions for noncompliance; amending ss. 39.507 and 39.521, F.S.; authorizing the court to order specified persons to submit to a substance abuse assessment as part of an adjudicatory order or pursuant to a disposition hearing; requiring a showing of good cause; authorizing the court to require participation in a treatment-based drug court program; authorizing the court to impose sanctions for noncompliance; amending s. 39.701, F.S.; authorizing the court to extend the time for completing a case plan during judicial review, based upon participation in a treatment-based drug court program; amending s. 397.334, F.S.; revising legislative intent with respect to treatment-based drug court programs to reflect participation by community support agencies, the Department of Education, and other individuals; including post adjudicatory programs as part of treatment-based drug court programs; requiring each judicial circuit to establish a position for a coordinator of the treatment-based drug court program; requiring the chief judge of each judicial circuit to appoint an advisory committee for the treatment-based drug court program; providing for membership of the committee; revising provisions with respect to an annual report; amending s. 910.035, F.S.; revising provisions with respect to conditions for the transfer of a case in the drug court treatment program to a county other than that in which the charge arose; amending s. 948.08, F.S.; revising eligibility requirements for participation in pretrial intervention programs; authorizing the court to refer certain defendants who are assessed with a substance abuse problem to a pretrial intervention program with the approval of the state attorney; deleting provisions authorizing advisory committees for the district pretrial intervention programs; amending s. 985.306, F.S.; revising eligibility requirements for participation in delinquency pretrial intervention programs; authorizing the court to refer certain juveniles who are assessed as having a substance abuse problem to a substance abuse education and treatment intervention program; deleting provisions authorizing advisory committees for the district delinquency pretrial intervention program; providing an effective date.

By the Committee on Military and Veterans' Affairs, Base Protection, and Spaceports; and Senator Fasano—

CS for SB 2378—A bill to be entitled An act relating to veterans' affairs; amending s. 1.01, F.S.; revising the definition of the term "veteran"; providing preference eligibility to veterans who served in a campaign or expedition for which a campaign badge has been authorized; providing an end date to the Persian Gulf War; amending s. 295.07, F.S.; excluding active duty for training from criteria for eligibility for veterans' appointment and retention preference; amending s. 295.182, F.S.; deleting timeframe for authorization to receive contributions from public bodies to the Florida World War II Veterans Memorial Matching Trust Fund; amending s. 296.10, F.S.; authorizing the automatic adjustment in contributions to support a resident whenever there is an increase in benefit amounts payable under Title II of the Social Security Act; providing an effective date.

By the Committee on Judiciary; and Senator Garcia—

CS for SB 2434—A bill to be entitled An act relating to civil penalties for noncriminal traffic infractions; amending s. 316.075, F.S.; providing for a mandatory hearing under s. 318.19, F.S., in specified circumstances; amending s. 318.14, F.S.; imposing penalties for certain noncriminal traffic infractions requiring a mandatory hearing; amending s. 318.18, F.S.; providing a civil penalty for a violation of s. 316.075(1)(c)1., F.S.; providing for distribution of proceeds from the penalty; amending s. 318.19, F.S.; providing for a mandatory hearing for certain noncriminal traffic infractions; amending s. 322.0261, F.S.; providing that operators who commit two violations of s. 316.075(1)(c)1., F.S., must take a driver improvement course or lose their driving privileges; providing an effective date.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he has filed with the Secretary of State SB 580, SB 582, SB 584, SB 586, SB 588 and SB 1488 which he approved on April 1, 2003.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable James E. "Jim" King, Jr., President

I am directed to inform the Senate that the House of Representatives has passed as amended HB 287, HB 739, HB 805, HB 945 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By Representative Cretul and others—

HB 287—A bill to be entitled An act relating to specialty license plates; creating s. 320.08068, F.S.; creating a specialty license plate for motorcycles; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

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

By Representative Kottkamp and others—

HB 739—A bill to be entitled An act relating to succession to the office of Governor; amending s. 14.055, F.S.; revising provisions relating to succession to the office of Governor; reenacting s. 14.056, F.S., relating to succession as Acting Governor, to provide for the same amendments to succession in office as provided for succession to the office of Governor; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Governmental Oversight and Productivity.

By Representative Baker and others—

HB 805—A bill to be entitled An act relating to scholarships for dependent children of veterans and military personnel; creating s. 220.1875, F.S.; establishing a program for contributions to nonprofit scholarship-funding organizations to be used for dependent children of veterans and military personnel; providing for tax credits that may be granted each fiscal year for such contributions; providing requirements and limitations; providing an effective date.

—was referred to the Committees on Military and Veterans' Affairs, Base Protection, and Spaceports; Education; Commerce, Economic Opportunities, and Consumer Services; and Finance and Taxation.

By Representative Poppell and others—

HB 945—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 570.15, F.S.; requiring the department to establish rules authorizing nonagricultural vehicles to pass an agricultural inspection station without stopping and submitting to an inspection; amending s. 570.16, F.S.; prohibiting a person from impersonating an inspector, agent, or other employee of the department; providing a penalty; providing an effective date.

—was referred to the Committees on Agriculture; Criminal Justice; Appropriations Subcommittee on General Government; and Appropriations.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 27 was corrected and approved.

CO-SPONSORS

Senators Argenziano—SB 150, SM 1560, SB 2140; Atwater—SM 1560; Bennett—SB 324, SJR 1166, SM 1560, SB 1652, SB 2244; Carlton—SM 1560; Constantine—SM 1560; Cowin—CS for SB 570, SB 1762; Crist—CS for SB 1100, SM 1560; Diaz de la Portilla—SM 1560; Fasano—SM 1560; Garcia—SM 1560; Haridopolos—SB 654, SM 1560; Hill—SB 1626, SB 1214, SB 2096; Jones—SB 2016; Klein—SB 1626; Lynn—CS for CS for SB 478, CS for SB 1048, CS for SB 1056, CS for SB 1216, CS for SB 1480, SB 1652, SB 1734, CS for SB 1910, SB 2576; Peaden—CS for SB 338, SB 1118, SM 1560, CS for SB 2332; Posey—SM 1560; Pruitt—SM 1560; Siplin—SB 324, CS for SB 1438; Villalobos—SM 1560; Wasserman Schultz—SB 1498; Webster—SM 1560; Wilson—SB 1118, SB 1588; Wise—SM 1560

Senator Bennett withdrew as a co-sponsor of SB 654. Senator Lawson withdrew as a co-sponsor of SJR 2598.

RECESS

On motion by Senator Lee, the Senate recessed at 11:44 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Thursday, April 3 or upon call of the President.

SENATE PAGES

March 31-April 4, 2003

Adeniyi Aderibigbe, Mayo; Shane Brashear, Palm Bay; Carmen Calhoun, Tallahassee; Leah Carroll, Cocoa; Danielle Dowds, Tallahassee; Vincent Dorien Evans, Middleburg; Brittani Faukkenberry, Cocoa; Mirna Garcia, St. Augustine; Amanda Hackett, St. Augustine; Deirdre Hylton, Tallahassee; Durel Jones, Miami; Kathryn "Kate" Koza, Orange Park; Sheila Nix, Tampa; Keandra Owens, Tallahassee; Jill Pippin, Wewahitchka; Angelika Siplin, Miami; Kymiel Standifer, High Springs; Marissa Styne, Orlando; Kathleen Warner, Lynn Haven; LaShanda Nicole Washington, Tallahassee; Nick Wiggins, Casselberry