



Journal of the Senate

Number 8—Regular Session

Thursday, March 25, 2004

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CALL TO ORDER

The Senate was called to order by President King at 9:00 a.m. A quorum present—40:

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

PRAYER

The following prayer was offered by the Rev. Albert Simpson, Jr., Philemon Missionary Baptist Church, Jacksonville:

“Our Father which art in heaven, hallowed be thy name. Thy kingdom come. Thy will be done in earth, as it is in heaven. Give us this day our daily bread. And forgive us our debts, as we forgive our debtors. And lead us not into temptation, but deliver us from evil; for thine is the kingdom, and the power, and the glory, forever.”

Father, we invoke your guidance upon this legislative body, and we intercede for your civil and spiritual servants across this land and country. We thank you for your divine grace and mercy for in you we live, and move, and have our being.

Father, you are Lord of heaven and earth; who giveth to all life, breath, and all things. Father, we ask all of this in thy name. Amen.

PLEDGE

Senate Pages Jaret “Jae” Epstein of Boca Raton, Megan Murphy of Melbourne, Jacqueline Simard of Wellington and Emily Sterling of Auburndale, 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. Robert E. Pickard of South Miami, sponsored by Senator Diaz de la Portilla, as doctor of the day. Dr. Pickard specializes in Otolaryngology.

BILLS ON THIRD READING

Consideration of **SB 1298** was deferred.

SB 1776—A bill to be entitled An act relating to the practice of law; amending s. 454.23, F.S.; increasing the criminal penalty for the unauthorized practice of law and for licensed attorneys violating ch. 454, F.S., from a misdemeanor of the first degree to a felony of the third degree; providing an effective date.

—was read the third time by title.

On motion by Senator Villalobos, **SB 1776** was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

SB 2276—A bill to be entitled An act relating to professional geology; amending s. 492.113, F.S.; providing that violating a rule or order of the Board of Professional Geologists is grounds for disciplinary action; providing penalties; transferring certain duties relating to discipline from the Department of Business and Professional Regulation to the board; correcting terminology; amending ss. 492.111, 492.112, and 492.115, F.S.; correcting terminology; providing an effective date.

—was read the third time by title.

On motion by Senator Clary, **SB 2276** was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President	Campbell	Diaz de la Portilla
Alexander	Carlton	Dockery
Argenziano	Clary	Fasano
Aronberg	Constantine	Garcia
Atwater	Cowin	Geller
Bennett	Crist	Haridopolos
Bullard	Dawson	Hill

Jones	Peaden	Villalobos
Klein	Posey	Wasserman Schultz
Lawson	Pruitt	Webster
Lee	Saunders	Wilson
Lynn	Sebesta	Wise
Margolis	Siplin	
Miller	Smith	

Nays—None

HB 129—A bill to be entitled An act relating to emergency elevator access; providing requirements relating to regional emergency elevator access; requiring elevators in certain newly constructed or certain substantially improved buildings to be keyed alike within each of the state emergency response regions; providing for these requirements to be phased in for certain existing buildings; restricting the duplication and issuance of master elevator keys; requiring the labeling of master elevator keys; allowing local fire marshals to allow substitute emergency measures for elevator access in certain circumstances; providing for appeal of the local fire marshal's decision; providing for the State Fire Marshal to enforce the act; encouraging builders to use applicable new technology to provide regional emergency elevator access; providing penalties for violations; authorizing the Department of Financial Services to adopt rules; amending s. 399.03, F.S.; providing for waiver of a permit under certain circumstances; creating s. 399.1061, F.S.; creating the Elevator Safety Technical Advisory Council within the Division of Hotels and Restaurants of the Department of Business and Professional Regulation; providing for the membership of the council; requiring the council to provide technical assistance to the division; providing for appointments and terms of office; providing for payment of per diem and travel expenses; amending s. 399.13, F.S.; authorizing a county or municipality to assess a reasonable fee for inspections performed by its inspectors; requiring counties to enforce the Florida Building Code as it relates to elevators; authorizing a county to impose certain fees and fines; prohibiting a county or municipality from taking disciplinary action against certain certifications or registrations; authorizing the Department of Business and Professional Regulation to initiate disciplinary action against a registration or certification at the request of a county or municipality; repealing s. 399.106, F.S., relating to the former Elevator Safety Technical Advisory Committee; providing a finding of important state interest; providing effective dates.

—was read the third time by title.

On motion by Senator Constantine, **HB 129** was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

HB 155—A bill to be entitled An act relating to firearm records; creating s. 790.335, F.S.; providing legislative findings and intent; prohibiting the knowing and willful creation or maintenance of any list, record, or registry of privately owned firearms or any list, record, or registry of the owners of those firearms; providing exceptions; providing criminal penalties for a violation of the act; providing for the imposition of civil fines on certain governmental entities; authorizing the Attorney General to enforce the civil penalties against governmental agencies;

requiring the state attorney to prosecute criminal violators of this act; prohibiting the expenditure of public funds for defense counsel for persons charged with a violation of this act; providing exceptions; providing for liberal construction of the act; providing for application to records already in existence; providing an effective date.

—as amended March 24 was read the third time by title.

MOTION

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

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

Amendment 3 (544166)—On line 200, following the period (.) insert: *This section may not be construed to grant any substantive, procedural privacy right or civil claim to any criminal defendant, and a violation of this section may not be grounds for the suppression of evidence in any criminal case.*

On motion by Senator Peaden, **HB 155** as amended was passed and certified to the House. The vote on passage was:

Yeas—29

Mr. President	Diaz de la Portilla	Posey
Alexander	Dockery	Pruitt
Argenziano	Fasano	Saunders
Atwater	Garcia	Sebesta
Bennett	Haridopolos	Siplin
Campbell	Hill	Smith
Clary	Jones	Villalobos
Constantine	Lawson	Webster
Cowin	Lee	Wise
Crist	Peaden	

Nays—9

Aronberg	Geller	Miller
Bullard	Klein	Wasserman Schultz
Carlton	Margolis	Wilson

Vote after roll call:

Yea—Lynn

Nay—Dawson

CS for CS for CS for SB 1156—A bill to be entitled An act relating to sport shooting and training range environmental liability protection; creating s. 790.333, F.S.; providing legislative findings and intent; providing definitions; directing the Department of Environmental Protection to provide information concerning best management practices to ranges and assist in implementation efforts; requiring ranges to implement best management practices; permitting the department to assist in contamination assessments at ranges; allowing the department to perform contamination assessments under certain circumstances; providing for the application of risk-based cleanup principles; specifying immunity from liability for certain persons or entities from certain claims relating to projectiles at sport shooting and training ranges; providing a limitation; requiring withdrawal of certain claims from courts or administrative agencies after a certain date; providing a civil cause of action to recover costs of litigation, attorney's fees, and other damages; providing criminal penalties; specifying preemption by the state; providing for construction; providing an effective date.

—was read the third time by title.

MOTION

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

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

Amendment 1 (884980)—On page 8, lines 14-16, delete those lines and insert: *1, 2004, shall be withdrawn. The termination of such cases shall have no effect on the defendant's cause of action for damages, reasonable attorney's fees, and costs.*

On motion by Senator Peaden, **CS for CS for CS for SB 1156** as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—33

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

Nays—6

Dawson	Klein	Miller
Hill	Margolis	Wasserman Schultz

ABSTENTION FROM VOTING

I abstained from voting on CS for CS for CS for SB 1156/Sport Shooting and Training Ranges due to a conflict of interest.

My family owns a personal shooting range located on our ranch property. Although this range is used by family and friends for personal use only, in an abundance of caution and in order to avoid even an appearance of impropriety, I chose to abstain from voting on this matter.

Lisa Carlton, 23rd District

CS for SB 1094—A bill to be entitled An act relating to motor vehicle insurance costs; amending s. 627.732, F.S.; defining the terms "biometrics" and "biometric time date technology"; amending s. 627.736, F.S.; providing a presumption and revising a procedure with respect to the use of biometric time date technology under personal injury protection benefits; providing an effective date.

—as amended March 24 was read the third time by title.

On motion by Senator Campbell, **CS for SB 1094** as amended was passed and certified to the House. The vote on passage was:

Yeas—37

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

Nays—None

Consideration of **CS for SB 2200** was deferred.

CS for SB 1486—A bill to be entitled An act relating to assets held in benefit plans; amending s. 222.22, F.S.; exempting from legal process

in favor of creditors or other claimants assets held in qualified tuition programs, in certain health savings accounts and medical savings accounts, or in Coverdell education savings accounts; amending s. 710.102, F.S.; redefining the term "benefit plan," and defining the term "qualified minor's trust," as used in the Florida Uniform Transfers to Minors Act; amending s. 710.104, F.S.; including benefit plans in the types of property that a custodian may be named to receive on behalf of a minor; amending s. 710.108, F.S.; allowing a benefit plan to be transferred to a custodian of a minor who does not have a conservator by an obligor of the minor; amending s. 710.116, F.S.; allowing a minor's custodian, without court order, to transfer custodial property to a qualified minor's trust; providing implications of the transfer; amending s. 733.808, F.S.; providing for the disposition of benefits under a benefit plan after the death of an owner of or participant in the plan; amending s. 744.301, F.S.; providing for the parents or natural guardians of a minor child to collect, receive, manage, and dispose of and make elections regarding the proceeds of an annuity contract payable to a minor child or of a benefit plan of which the minor is a beneficiary, participant, or owner, without appointment, authority, or bond, if the proceeds equal less than a specified maximum amount; providing an effective date.

—as amended March 24 was read the third time by title.

On motion by Senator Carlton, **CS for SB 1486** as amended was passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

Consideration of **CS for SB 1848** was deferred.

HB 325—A bill to be entitled An act relating to mobile home parks; amending s. 723.0612, F.S.; revising provisions for payment by the park owner to the Florida Mobile Home Relocation Corporation when the mobile home owner chooses to abandon the mobile home rather than relocate due to a change in use of the mobile home park; providing an effective date.

—was read the third time by title.

On motion by Senator Lynn, **HB 325** was passed and certified to the House. The vote on passage was:

Yeas—40

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

Wasserman Schultz Wilson Wise
 Webster
 Nays—None

SB 324—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 322.20, F.S.; requiring the department to maintain certain records of convictions for persons holding a foreign driver's license; amending s. 322.27, F.S.; requiring law enforcement agencies to notify the department of any traffic fatality or when a law enforcement agency initiates action to obtain a blood test for impairment in a case of death or serious bodily injury; providing an effective date.

—was read the third time by title.

On motion by Senator Saunders, **SB 324** was passed and certified to the House. The vote on passage was:

Yeas—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	Siplin
Carlton	Jones	Smith
Clary	Klein	Villalobos
Constantine	Lawson	Webster
Cowin	Lee	Wilson
Crist	Lynn	Wise

Nays—None

CS for SB 236—A bill to be entitled An act relating to the tax on sales, use, and other transactions; repealing s. 212.031(9), F.S.; repealing the exemption from the tax on rental or license fees for the use of real property which applies to charges for the rental, lease, sublease, or license for the use of a skybox, luxury box, or other box seats during a high school or college football game; providing that the repeal is inapplicable to contracts entered into before a specified date; providing that the exempt status of charges imposed under any such contract ends after a specified date; providing an effective date.

—was read the third time by title.

On motion by Senator Posey, **CS for SB 236** was passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—1

Haridopolos

CS for SB 490—A bill to be entitled An act relating to dental licensure; amending s. 466.006, F.S.; allowing certain dental students to take

the examinations required to practice dentistry in this state under specified conditions; providing a prerequisite to licensure of such students; creating s. 466.0065, F.S.; allowing certain dental students to take regional licensure examinations under specified conditions; restricting the applicability of examination results to licensing in other jurisdictions; requiring approval by the Board of Dentistry and providing prerequisites to such approval; providing an effective date.

—was read the third time by title.

On motion by Senator Fasano, **CS for SB 490** was passed and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

CS for SB 184—A bill to be entitled An act relating to district school board duties relating to student discipline and school safety; amending s. 1006.07, F.S.; amending requirements relating to codes of student conduct; deleting the notice requirement for possession of an electronic telephone pager while a student is on school property or attending a school function; providing for the possession of wireless communications devices; requiring notice of possible disciplinary action or criminal penalties if a wireless communications device is used in a criminal act; providing for rules by the district school board; providing an effective date.

—was read the third time by title.

On motion by Senator Lynn, **CS for SB 184** was passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—1

Clary

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Lee, by two-thirds vote **SB 1180** was withdrawn from the Committee on Appropriations Subcommittee on General Government; **CS for SB 2020** was withdrawn from the Committee on Natural Resources; **CS for CS for SJR 2178, SJR 2506 and SB 2508** were withdrawn from the Committee on Rules and Calendar; **CS for SB's**

2346 and 516 was withdrawn from the Committee on Judiciary; and **SB 2694** was withdrawn from the Committee on Agriculture.

SPECIAL ORDER CALENDAR

On motion by Senator Bennett—

CS for SB 1162—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 365.174, F.S., relating to an exemption from public-records requirements provided for proprietary confidential business information held by the Wireless 911 Board or the State Technology Office; saving the exemption from repeal under the Open Government Sunset Review Act; deleting provisions that provide for the repeal of the exemption; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1162** was placed on the calendar of Bills on Third Reading.

On motion by Senator Sebesta—

SB 2124—A bill to be entitled An act relating to building designations; designating H. William Heller Hall at the University of South Florida St. Petersburg in Pinellas County; directing the university to erect suitable markers; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 2124** was placed on the calendar of Bills on Third Reading.

On motion by Senator Wise—

CS for SB 1212—A bill to be entitled An act relating to the district school tax; amending s. 1011.71, F.S.; continuing indefinitely a provision, previously applicable only in the 2003-2004 fiscal year, which allows a specified tax levy to be used to offset the cost of school buses purchased through contracts with private providers; amending s. 200.065, F.S., relating to the method of fixing millage, to conform; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1212** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for CS for CS for SB 1190** was deferred.

On motion by Senator Lynn—

SB 534—A bill to be entitled An act relating to road and bridge designations; designating Browning-Pearce Memorial Highway in St. Johns and Putnam Counties; designating Jerome A. Williams Memorial Highway in Putnam County; designating James C. Penney Memorial Boulevard in Clay County; designating C. Fred and Marvin Arrington Bridge in Leon County; designating Howard E. Futch Memorial Highway in Brevard and Osceola Counties; designating the St. Johns River Bridge on I-4 at the Seminole/Volusia County line as “St. Johns River Veterans Memorial Bridge”; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was read the second time by title.

Senator Wise moved the following amendment which was adopted:

Amendment 1 (142430)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *Ed Fraser Memorial Highway designated; department to erect suitable markers.—*

(1) *State Road 121, from the Georgia-Florida line in Baker County to the city limits of Lake Butler in Union County is designated as the “Ed Fraser Memorial Highway.”*

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

Section 8. *Trooper Charles W. Parks Memorial Highway designated; department to erect suitable markers.—*

(1) *That portion of Interstate 95 in Nassau County is designated as the “Trooper Charles W. Parks Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Trooper Charles W. Parks Memorial Highway as described in subsection (1).*

Section 9. *Deputy Renee Danell Azure Memorial Highway designated; department to erect suitable markers.—*

(1) *State Road 121, from the Union County line to the city limits of the City of Lake Butler, is designated as the “Deputy Renee Danell Azure Memorial Highway.”*

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

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 14, after the semicolon (;) insert: designating the Ed Fraser Memorial Highway; designating the Trooper Charles W. Parks Memorial Highway; designating the Deputy Renee Danell Azure Memorial Highway;

Senator Siplin moved the following amendment which was adopted:

Amendment 2 (484908)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *Robert Guevara Memorial Highway designated; department to erect suitable markers.—*

(1) *The portion of State Road 441 (Orange Blossom Trail) from State Road 192 to the Tupperware Convention Center at 3175 N. Orange Blossom Trail is designated as “Robert Guevara Memorial Highway.”*

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

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 14, following the semicolon (;) insert: designating the portion of State Road 441 (Orange Blossom Trail) from State Road 192 to the Tupperware Convention Center at 3175 N. Orange Blossom Trail as “Robert Guevara Memorial Highway”;

Senators Garcia and Wilson offered the following amendment which was moved by Senator Garcia and adopted:

Amendment 3 (561882)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *William H. Turner Memorial Boulevard designated; department to erect suitable markers.—*

(1) *That portion of N.W. 103rd Street from N.W. 3rd Avenue to N.W. 32nd Avenue in Miami-Dade County is designated as “William H. Turner Memorial Boulevard.”*

(2) *The Department of Transportation is directed to erect suitable markers designating William H. Turner Memorial Boulevard as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 14, after the semicolon (;) insert: designating William H. Turner Memorial Boulevard in Miami-Dade County;

Senator Lawson moved the following amendment which was adopted:

Amendment 4 (620824)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *Clifford C. Sims Parkway designated; department to erect suitable markers.*—

(1) *That portion of U.S. Highway 98 in Gulf County, from the Tapper Bridge to the First United Methodist Church at 1001 Constitution Drive in the City of Port St. Joe is designated as the “Clifford C. Sims Parkway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Clifford C. Sims Parkway as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 14, after the semicolon (;) insert: designating a portion of U.S. Highway 98 in Gulf County as “Clifford C. Sims Parkway”;

Senators Argenziano and Cowin offered the following amendment which was moved by Senator Argenziano and adopted:

Amendment 5 (693156)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *Florida Veterans Memorial Bridge designated; department to erect suitable markers.*—

(1) *The bridge on I-75 at the Lake Panasoffkee area exit in Sumter County is designated as “Florida Veterans Memorial Bridge.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Florida Veterans Memorial Bridge as described in subsection (1).*

Section 8. *Extension of the Florida Arts Trail; Department of Transportation to erect suitable markers.*—

(1) *That portion of U.S. Highway 90 between the City of Monticello in Jefferson County and the border at Suwannee County in Madison County is designated as part of the “Florida Arts Trail.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the Florida Arts Trail as described in subsection (1).*

Section 9. *Arthur L. Andrews Bridge designated in honor of Wakulla County veterans; Department of Transportation to erect suitable markers.*—

(1) *The Buckhorn Creek Bridge on State Road 375 in Wakulla County is designated as the “Arthur L. Andrews Bridge” in honor of Wakulla County veterans.*

(2) *The Department of Transportation is directed to erect suitable markers designating the Arthur L. Andrews Bridge as described in subsection (1) with the words “In Honor of Wakulla County Veterans” inscribed below the name.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 15, following the semicolon (;) insert: designating the bridge located on I-75 at the Lake Panasoffkee area exit in Sumter County as “Florida Veterans Memorial Bridge”; directing the Department of Transportation to erect suitable markers; extending the Florida Arts Trail through Jefferson and Madison Counties; designating the Arthur L. Andrews Bridge in Wakulla County;

Senator Dawson moved the following amendment which was adopted:

Amendment 6 (833800)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *L. E. Buie Memorial Bridge designated; department to erect suitable markers.*—

(1) *The Skypass Bridge (bridge number 930470) in the City of Riviera Beach in Palm Beach County is designated as “L. E. Buie Memorial Bridge.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the L. E. Buie Memorial Bridge as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 14, after the semicolon (;) insert: designating the Skypass Bridge in the City of Riviera Beach as the “L. E. Buie Memorial Bridge”;

Senator Argenziano moved the following amendment which was adopted:

Amendment 7 (962400)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 7. *Forest Ranger Edward O. Peters Memorial Highway designated; Department of Transportation to erect suitable markers.*—

(1) *That portion of State Road 24 between County Road 345 and U.S. Highway 19 in Levy County is designated as “Forest Ranger Edward O. Peters Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Forest Ranger Edward O. Peters Memorial Highway as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 14, following the semicolon (;) insert: designating Forest Ranger Edward O. Peters Memorial Highway in Levy County;

MOTION

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

Senator Wilson moved the following amendment which was adopted:

Amendment 8 (593960)(with title amendment)—On page 3, between lines 8 and 9, insert:

Section 9. *Dr. T. Stewart Greer Avenue designated; Department of Transportation to erect suitable markers.*—

(1) *That portion of N.W. 27th Avenue in Miami-Dade County, from N.W. 119th Street to N.W. 135th Street is designated as “Dr. T. Stewart Greer Avenue.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Dr. T. Stewart Greer Avenue as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 15, after the semicolon (;) insert: designating Dr. T. Stewart Greer Avenue in Miami-Dade County;

Pursuant to Rule 4.19, **SB 534** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Wise—

CS for SB 1650—A bill to be entitled An act relating to state financial matters; amending s. 112.363, F.S.; providing that the spouse at the time of a Florida Retirement System participant's death is considered the beneficiary for purposes of the retiree health insurance subsidy unless a different beneficiary has been designated; amending s. 121.4501, F.S.; defining the term “retiree” for purposes of the Public Employee Optional Retirement Program; changing the dates for election to participate in

the program; prescribing the obligation of system employers to communicate the existence of both retirement plans; amending s. 121.591, F.S.; providing for cashing out de minimis accounts; amending s. 121.78, F.S.; providing the participant's obligation to return excess contributions; amending s. 215.47, F.S.; revising guidelines for foreign obligations that are eligible for state investment; providing that expenditures for acquisition for private equity or other private investment partnerships shall be included in the cost of the investment; amending ss. 215.475, 215.5601, F.S.; redesignating investment plans as "investment policy statements"; 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 Constantine—

CS for CS for SB 368—A bill to be entitled An act relating to environmental health; creating s. 381.0069, F.S.; providing for the regulation of portable restroom contracting; providing definitions; requiring a portable restroom contractor to apply for registration with the Department of Health; providing requirements for registration, including an examination; providing for administration; providing rulemaking authority; providing for renewal of registration, including continuing education; providing for certification of partnerships and corporations; providing grounds for suspension or revocation of registration; providing fees; providing penalties and prohibitions; amending s. 381.0061, F.S.; authorizing imposition of an administrative fine for violation of portable restroom contracting requirements; amending s. 381.0065, F.S.; specifying the department's powers and duties with respect to the regulation of portable restroom facilities and the companies that provide and service them; authorizing the department to enter the business premises of any portable restroom contractor for compliance determination and enforcement; authorizing issuance of a citation for violation of portable restroom contracting requirements which may contain an order of correction or a fine; amending s. 381.0066, F.S.; authorizing the continuation of permit fees for system construction permits for onsite sewage treatment and disposal systems; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 368** was placed on the calendar of Bills on Third Reading.

On motion by Senator Sebesta—

CS for CS for SB 1526—A bill to be entitled An act relating to motor vehicles; amending s. 261.03, F.S.; redefining the term "off-highway vehicle" to include a two-rider ATV; adding a definition; amending s. 261.05, F.S.; requiring the advisory committee to study and provide a report to the Governor and the Legislature; amending s. 316.003, F.S.; defining the term "traffic signal preemption system"; amending s. 316.006, F.S.; authorizing transfer of traffic regulatory authority by interlocal agreement from a municipality to a county; amending s. 316.0775, F.S.; providing that the unauthorized use of a traffic signal preemption device is a moving violation; amending s. 316.122, F.S.; providing for the right-of-way for certain passing vehicles; creating s. 316.1576, F.S.; providing clearance specifications for a railroad-highway grade crossing; providing a penalty; amending s. 316.183, F.S.; increasing the minimum speed limit on interstate highways under certain circumstances; amending s. 316.1932, F.S.; revising the requirements for printing the notice of consent for sobriety testing on a driver's license; amending s. 316.194, F.S.; authorizing traffic accident investigation officers to remove vehicles under certain circumstances; amending s. 316.1967; providing that an owner of a leased vehicle is not responsible for a parking ticket violation in certain circumstances; amending s. 316.2074, F.S.; redefining the term "all-terrain vehicle" to include a two-rider ATV; amending s. 316.515, F.S.; authorizing the use of certain agricultural tractors and agricultural implements for the purpose of transporting certain products; amending s. 316.650, F.S.; providing exceptions to a prohibition against using citations as evidence in a trial; amending s. 317.0003, F.S.; defining the term "off-highway vehicle" to include a two-rider ATV; providing a definition; amending s. 317.0007, F.S.; authorizing the Department of Highway Safety and Motor Vehicles

to issue a validation sticker as an additional proof of title for an off-highway vehicle; providing for the replacement of lost or destroyed off-highway vehicle validation stickers; providing for disposition of fees; repealing s. 317.0008(2), F.S., relating to the expedited issuance of duplicate certificates of title for off-highway vehicles; creating s. 317.0014, F.S.; establishing procedures for the issuance of a certificate of title for an off-highway vehicle; providing duties of the Department of Highway Safety and Motor Vehicles; providing for a notice of lien and lien satisfaction; creating s. 317.0015, F.S.; providing for the applicability of certain provisions of law to the titling of off-highway vehicles; creating s. 317.0016, F.S.; providing for the expedited issuance of titles for off-highway vehicles; creating s. 317.0017, F.S.; prohibiting specified actions relating to the issuance of titles for off-highway vehicles; providing a penalty; creating s. 317.0018, F.S.; prohibiting the transfer of an off-highway vehicle without delivery of a certificate of title; prescribing other violations; providing a penalty; amending s. 318.14, F.S.; authorizing the department to modify certain actions to suspend or revoke a driver's license following notice of final disposition; amending s. 318.15, F.S.; providing for disposition of fees; amending s. 319.23, F.S.; requiring a licensed motor vehicle dealer to notify the Department of Highway Safety and Motor Vehicles of a motor vehicle or mobile home taken as a trade-in; requiring the department to update its title record; amending s. 319.27, F.S.; correcting an obsolete cross-reference; amending s. 320.0601, F.S.; requiring that a transaction of a long-term leased motor vehicle be registered in the name of the lessee; amending s. 320.0605, F.S.; exempting a vehicle registered as a fleet vehicle from the requirement that the certificate of registration be carried in the vehicle at all times; amending s. 320.131, F.S.; authorizing the department to provide for an electronic system for motor vehicle dealers to use in issuing temporary tags; providing a penalty; amending s. 320.18, F.S.; authorizing the department to cancel the vehicle or vessel registration, driver's license, or identification card of a person who pays certain fees or penalties with a dishonored check; amending s. 320.27, F.S.; requiring dealer principals to provide certification of completing continuing education under certain circumstances; requiring motor vehicle dealers to maintain records for a specified period; providing certain penalties; amending s. 320.8249, F.S.; providing penalties for certain unlawful acts by a mobile home installer; amending s. 322.05, F.S.; removing requirements for Class D driver's license; amending s. 322.051, F.S.; revising provisions relating to the application for an identification card; providing that the requirement for a fullface photograph or digital image on an identification card may not be waived under ch. 761, F.S.; amending s. 322.07, F.S.; removing requirements for Class D driver's license; amending s. 322.08, F.S.; providing that a United States passport is an acceptable proof of identity for purposes of obtaining a driver's license; providing that a naturalization certificate issued by the United States Department of Justice is an acceptable proof of identity for such purpose; providing that specified documents issued by the United States Department of Justice are acceptable as proof of nonimmigrant classification; amending s. 322.12, F.S.; removing requirements for Class D driver's license; amending s. 322.135, F.S.; revising requirements for the deposit of certain fees for a driver's license; revising requirements for the tax collector in directing a licensee for examination or reexamination; requiring county officers to pay certain funds to the State Treasury by electronic funds transfer within a specified period; amending s. 322.142, F.S.; providing that the requirement for a fullface photograph or digital image on a driver's license may not be waived under ch. 761, F.S.; amending s. 322.161, F.S.; removing requirements for Class D driver's license; amending s. 322.17, F.S., relating to duplicate and replacement certificates; conforming a cross-reference; amending s. 322.18, F.S.; revising the expiration period for driver's licenses issued to specified persons; conforming cross-references; amending s. 322.19, F.S., relating to change of address or name; conforming cross-references; amending s. 322.21, F.S.; removing requirements for Class D driver's license; requiring the department to set a fee for a hazardous-materials endorsement; providing that the fee shall not exceed \$100; amending s. 322.22, F.S.; authorizing the department to cancel any identification card, vehicle or vessel registration, or fuel-use decal of a licensee who pays certain fees or penalties with a dishonored check; amending s. 322.251, F.S.; removing requirements for Class D driver's license; amending ss. 322.2615 and 322.2616, F.S.; requiring the Department of Highway Safety and Motor Vehicles to inform law enforcement officers of deficiencies under certain circumstances; amending s. 322.30, F.S.; removing the requirements for Class D driver's license; amending s. 322.53, F.S.; removing requirements for Class D driver's license; removing a requirement that certain operators of a commercial motor vehicle obtain a specified license; amending s. 322.54, F.S.; deleting the requirement for Class D driver's license; amending s. 322.57, F.S.; providing testing requirements for

school bus drivers; amending s. 322.58, F.S.; deleting requirements for Class D driver's license and changing those requirements to Class E driver's license; amending and reenacting s. 322.61, F.S.; specifying additional violations that disqualify a person from operating a commercial motor vehicle; providing penalties; removing requirements for Class D driver's license; amending s. 322.63, F.S.; clarifying provisions governing alcohol and drug testing for commercial motor vehicle operators; amending s. 322.64, F.S.; requiring the Department of Highway Safety and Motor Vehicles to inform law enforcement officers of deficiencies under certain circumstances; amending s. 713.78, F.S.; revising provisions relating to the placement of a wrecker operator's lien against a motor vehicle; amending s. 832.06, F.S.; allowing worthless checks of \$150 or less to be processed differently by tax collectors; providing effective dates.

—was read the second time by title.

Senator Sebesta moved the following amendments which were adopted:

Amendment 1 (920746)—On page 24, delete line 19 and insert: 775.083.

Amendment 2 (524118)—On page 29, delete line 5 and insert: *than 6 months, or both, for each offense, unless otherwise specified.*

Amendment 3 (713804)(with title amendment)—On page 29, between lines 24 and 25, insert:

Section 24. For the purpose of incorporating the amendment to section 322.61, Florida Statutes, in a reference thereto, subsection (9) of section 318.14, Florida Statutes, is reenacted to read:

318.14 Noncriminal traffic infractions; exception; procedures.—

(9) Any person who is cited for an infraction under this section other than a violation of s. 320.0605, s. 320.07(3)(a) or (b), s. 322.065, s. 322.15(1), s. 322.61, or s. 322.62 may, in lieu of a court appearance, elect to attend in the location of his or her choice within this state a basic driver improvement course approved by the Department of Highway Safety and Motor Vehicles. In such a case, adjudication must be withheld; points, as provided by s. 322.27, may not be assessed; and the civil penalty that is imposed by s. 318.18(3) must be reduced by 18 percent; however, a person may not make an election under this subsection if the person has made an election under this subsection in the preceding 12 months. A person may make no more than five elections under this subsection. The requirement for community service under s. 318.18(8) is not waived by a plea of *nolo contendere* or by the withholding of adjudication of guilt by a court.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 3, line 11, after the semicolon (;) insert: reenacting s. 318.14(9), F.S., relating to citation procedures and proceedings, to incorporate the amendment to s. 322.61, F.S., in references thereto;

Amendment 4 (634174)—On page 34, lines 4 and 5, delete those lines and insert: (4) *All original and transfer transactions of long-term leased motor vehicles must be*

Amendment 5 (901768)(with title amendment)—On page 59, between lines 18 and 19, insert:

Section 49. Paragraph (c) of subsection (2) of section 322.292, Florida Statutes, is amended to read:

322.292 DUI programs supervision; powers and duties of the department.—

(2) The department shall adopt rules to implement its supervisory authority over DUI programs in accordance with the procedures of chapter 120, including the establishment of uniform standards of operation for DUI programs and the method for setting and approving fees, as follows:

(c) Implement procedures for the granting and revoking of licenses for DUI programs, including:

1. A uniform application fee not to exceed \$1,000 but in an amount sufficient to cover the department's administrative costs in processing and evaluating DUI program license applications. The application fee shall not apply to programs that apply for licensure to serve a county that does not have a currently licensed DUI program or where the currently licensed program has relinquished its license.

2. In considering an application for approval of a DUI program, the department shall determine whether improvements in service may be derived from the operation of the DUI program and the number of clients currently served in the circuit. The department shall apply the following criteria:

a. The increased frequency of classes and availability of locations of services offered by the applicant DUI program.

b. Services and fees offered by the applicant DUI program and any existing DUI program.

c. The number of DUI clients currently served and historical trends in the number of clients served in the circuit.

d. The availability, accessibility, and service history of any existing DUI program services.

e. The applicant DUI program's service history.

f. The availability of resources, including personnel, demonstrated management capability, and capital and operating expenditures of the applicant DUI program.

g. Improved services to minority and special needs clients.

3. Authority for competing applicants and currently licensed DUI programs serving the same geographic area to request an administrative hearing under chapter 120 to contest the department's determination of need for an additional licensed DUI program in that area.

4. A requirement that the department revoke the license of any DUI program that does not provide the services specified in its application within 45 days after licensure and notify the chief judge of that circuit of such revocation.

5. A requirement that all applicants for initial licensure as a DUI program in a particular circuit on and after the effective date of this act must, at a minimum, satisfy each of the following criteria:

a. Maintain a primary business office in the circuit which is located in a permanent structure that is readily accessible by public transportation, if public transportation is available. The primary business office must be adequately staffed and equipped to provide all DUI program support services, including registration and a file for each person who registers for the program.

b. Have a satellite office for registration of DUI offenders in each county in the circuit which is located in a permanent structure that is readily accessible by public transportation, if public transportation is available. A satellite office is not required in any county where the total number of DUI convictions in the most recent calendar year is less than 200.

c. Have a classroom in each county in the circuit which is located in a permanent structure that is readily accessible by public transportation, if public transportation is available. A classroom is not required in any county where the total number of DUI convictions in the most recent calendar year is less than 100. A classroom may not be located within 250 feet of any business that sells alcoholic beverages. However, a classroom shall not be required to be relocated when a business selling alcoholic beverages locates to within 250 feet of the classroom.

d. Have a plan for conducting all DUI education courses, evaluation services, and other services required by the department. The level I DUI education course must be taught in four segments, with no more than 6 hours of classroom instruction provided to any offender each day. *All DUI education courses must be in a classroom with face-to-face instruction and interaction among offenders and an instructor.*

e. Employ at least 1 full-time certified addiction professional for the program at all times.

f. Document support from community agencies involved in DUI education and substance abuse treatment in the circuit.

g. Have a volunteer board of directors and advisory committee made up of citizens who reside in the circuit in which licensure is sought.

h. Submit documentation of compliance with all applicable federal, state, and local laws, including, but not limited to, the Americans with Disabilities Act.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 6, line 7, after the semicolon (;) insert: amending s. 322.292, F.S.; requiring all DUI education courses to be conducted in a classroom with interaction among offenders and an instructor;

Amendment 6 (492356)(with title amendment)—On page 70, between lines 22 and 23, insert:

Section 57. For the purpose of incorporating the amendment to section 322.61, Florida Statutes, in a reference thereto, subsection (14) of section 322.64, Florida Statutes, is reenacted to read:

322.64 Holder of commercial driver's license; driving with unlawful blood-alcohol level; refusal to submit to breath, urine, or blood test.—

(14) The decision of the department under this section shall not be considered in any trial for a violation of s. 316.193, s. 322.61, or s. 322.62, nor shall any written statement submitted by a person in his or her request for departmental review under this section be admissible into evidence against him or her in any such trial. The disposition of any related criminal proceedings shall not affect a disqualification imposed pursuant to this section.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 6, line 31 after the semicolon (;) insert: reenacting s. 322.64(14), F.S., relating to citation procedures and proceedings, to incorporate the amendment to s. 322.61, F.S., in references thereto;

Pursuant to Rule 4.19, **CS for CS for SB 1526** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Fasano—

CS for CS for SB 1294—A bill to be entitled An act relating to the Florida Pharmacy Act; amending s. 465.003, F.S.; defining the term “automated pharmacy system” for purposes of the Florida Pharmacy Act; amending s. 465.015, F.S.; providing that it is unlawful for a person, firm, or corporation that is not licensed or registered under the act to use certain terms implying that the person, firm, or corporation is so licensed or registered, or to hold himself or herself out as licensed or registered to practice pharmacy in this state; providing penalties; creating s. 465.0235, F.S.; authorizing a pharmacy to provide services to a long-term care facility or hospice licensed under ch. 400, F.S., or a state correctional institution operated under ch. 944, F.S., through an automated pharmacy system; providing that drugs dispensed from an automated pharmacy system are considered to have been dispensed by the pharmacy that services a long-term care facility, hospice, or correctional institution; requiring that the operation of an automated pharmacy system be under the supervision of a pharmacist; providing legislative intent relating to automated pharmacy systems; requiring the Board of Pharmacy to adopt rules; amending s. 465.026, F.S.; permitting a mail order pharmacy that uses a common database to perform automated prescription functions to process a prescription for a controlled substance using that common database to perform those functions; providing an effective date.

—was read the second time by title.

Senator Fasano moved the following amendments which were adopted:

Amendment 1 (561682)—On page 2, delete line 12 and insert: *system that delivers prescription drugs received from a*

Amendment 2 (744498)—On page 3, delete line 11 and insert: *care facilities, hospices, or state correctional institutions.*—

Amendment 3 (104740)(with title amendment)—On page 3, delete line 21 and insert: *facility, hospice, or institution, and drugs delivered by the*

And the title is amended as follows:

On page 1, delete line 19 and insert: *system; providing that drugs delivered from an*

Amendment 4 (820384)—On page 3, delete line 31 and insert: *designed to verify that the medicinal drugs delivered by the*

Amendment 5 (731252)—On page 4, delete line 16 and insert: *unit-dose medications if the facility, hospice, or institution maintains*

Amendment 6 (565556)(with title amendment)—On page 5, lines 3-8, delete those lines and insert:

(7) *A community pharmacy licensed under this chapter which only receives and transfers prescriptions for dispensing by another pharmacy may transfer a prescription for a medicinal drug listed in Schedule II under chapter 893. The pharmacy receiving the prescription may ship, mail, or deliver into this state, in any manner, the dispensed Schedule II medicinal drug under the following conditions:*

(a) *The pharmacy receiving and dispensing the transferred prescription maintains at all times a valid, unexpired license, permit, or registration to operate the pharmacy in compliance with the laws of the state in which the pharmacy is located and from which the medicinal drugs are dispensed;*

(b) *The community pharmacy and the receiving pharmacy are owned and operated by the same person and share a centralized database; and*

(c) *The community pharmacy assures its compliance with the federal laws and subsections (1)-(5).*

And the title is amended as follows:

On page 1, line 29 through page 2, line 3, delete those lines and insert: 465.026, F.S.; authorizing a community pharmacy to transmit a prescription for a Schedule II medicinal drug under certain conditions; providing an effective date.

Pursuant to Rule 4.19, **CS for CS for SB 1294** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Peaden—

CS for CS for SB 348—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; creating an exemption from public-records requirements; providing for the confidentiality of personal identifying information contained in records for United States attorneys, assistant United States attorneys, judges of the United States Courts of Appeal, United States district judges, United States magistrate judges, and their spouses and children; providing for future repeal and legislative review under the Open Government Sunset Review Act of 1995; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 348** was placed on the calendar of Bills on Third Reading.

On motion by Senator Dawson—

CS for SB 552—A bill to be entitled An act relating to bridge designation; designating the Skypass Bridge in the City of Riviera Beach as the L. E. Buie Memorial Bridge; 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 552** was placed on the calendar of Bills on Third Reading.

On motion by Senator Crist, by two-thirds vote **HB 33** was withdrawn from the Committee on Transportation.

On motion by Senator Crist—

HB 33—A bill to be entitled An act relating to road designations; designating Captain Charles “Bo” Harrison Memorial Highway in Pasco County; designating Jerome A. Williams Memorial Highway in Putnam County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—a companion measure, was substituted for **CS for SB 232** and read the second time by title.

Pursuant to Rule 4.19, **HB 33** was placed on the calendar of Bills on Third Reading.

On motion by Senator Argenziano—

CS for SB 630—A bill to be entitled An act relating to road and bridge designations; designating the bridge located on I-75 at the Lake Panasoffkee area exit in Sumter County as “Florida Veterans Memorial Bridge”; directing the Department of Transportation to erect suitable markers; extending the Florida Arts Trail through Jefferson and Madison Counties; designating the Arthor L. Andrews Bridge in Wakulla County; providing an effective date.

—was read the second time by title.

Senator Argenziano moved the following amendment which was adopted:

Amendment 1 (440560)(with title amendment)—On page 2, lines 1-10, delete those lines and insert:

Section 3. *Arthur L. Andrews Bridge designated in honor of Wakulla County veterans; Department of Transportation to erect suitable markers.—*

(1) *The Buckhorn Creek Bridge on State Road 375 in Wakulla County is designated as the “Arthur L. Andrews Bridge” in honor of Wakulla County veterans.*

(2) *The Department of Transportation is directed to erect suitable markers designating the Arthur L. Andrews Bridge as described in subsection (1) with the words “In Honor of Wakulla County Veterans” inscribed below the name.*

Section 4. *Forest Ranger Edward O. Peters Memorial Highway designated; Department of Transportation to erect suitable markers.—*

(1) *That portion of State Road 24 between County Road 345 and U.S. Highway 19 in Levy County is designated as “Forest Ranger Edward O. Peters Memorial Highway.”*

(2) *The Department of Transportation is directed to erect suitable markers designating Forest Ranger Edward O. Peters Memorial Highway as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, lines 10 and 11, delete those lines and insert: Arthur L. Andrews Bridge in Wakulla County; designating Forest Ranger Edward O. Peters Memorial Highway in Levy County; providing an effective date.

MOTION

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

Senator Dawson moved the following amendment which was adopted:

Amendment 2 (391320)(with title amendment)—On page 2, between lines 10 and 11, insert:

Section 4. *L. E. Buie Memorial Bridge designated; Department of Transportation to erect suitable markers.—*

(1) *The Skypass Bridge (bridge number 930470) in the City of Riviera Beach in Palm Beach County is designated as “L. E. Buie Memorial Bridge.”*

(2) *The Department of Transportation is directed to erect suitable markers designating the L. E. Buie Memorial Bridge as described in subsection (1).*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 10, after the semicolon (;) insert: designating the Skypass Bridge in the City of Riviera Beach as the “L. E. Buie Memorial Bridge”;

Pursuant to Rule 4.19, **CS for SB 630** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

CS for SB 1398—A bill to be entitled An act relating to road and bridge designations; designating Howard E. Futch Memorial Highway in Brevard and Osceola Counties; designating Ed Fraser Memorial Highway in Baker County; designating Trooper Charles W. Parks Memorial Highway in Nassau County; designating Deputy Renee Danell Azure Memorial Highway in Union County; designating Andrew J. Aviles Trail in Hillsborough County; designating Private Robert M. McTureous, Jr., U.S.M.C., Medal of Honor Memorial Highway in Lake County; designating the St. Johns River Veterans Memorial Bridge in Volusia and Seminole Counties; designating the Florida Veterans Memorial Bridge in Sumter County; designating Deputy Charles “Chuck” Sease Memorial Interchange in Flagler County; designating the Clyde Hart Highway in Volusia County; designating Veterans Memorial Parkway in Walton County; upon a specified contingency, designating the William C. Cramer Interstate Highway; naming Harbor Boulevard in the City of Destin; naming Emerald Coast Parkway in the City of Destin; designating the Arthor L. Andrews Bridge in Wakulla County; designating Jerome A. Williams Memorial Highway in Putnam County; designating Larry E. Smedley Medal of Honor Highway in Orange County; designating the James H. Pruitt Memorial Bridge in Brevard and Indian River Counties; designating Browning-Pearce Memorial Highway in St. Johns and Putnam Counties; designating James C. Penney Memorial Boulevard in Clay County; designating C. Fred and Marvin Arrington Bridge in Leon County; directing the Department of Transportation to erect suitable markers; providing an effective date.

—was read the second time by title.

Senator Clary moved the following amendment:

Amendment 1 (425442)(with title amendment)—On page 5, lines 23, 28, 30 and 31, delete “William C. Cramer Interstate Highway” and insert: *St. Petersburg/William C. Cramer Parkway*

And the title is amended as follows:

On page 1, lines 22 and 23, delete “William C. Cramer Interstate Highway” and insert: *St. Petersburg/William C. Cramer Parkway*

On motion by Senator Crist, further consideration of **CS for SB 1398** with pending **Amendment 1 (425442)** was deferred.

MOTION

On motion by Senator Lee, by two-thirds vote all bills remaining on the Special Order Calendar this day were placed on the Special Order Calendar for Wednesday, March 31.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Thursday, March 25, 2004: CS for CS for SB 1526, CS for CS for SB 1294, CS for CS for SB

348, CS for SB 552, CS for SB 232, CS for SB 630, CS for SB 1398, CS for SB 1846, CS for SB 280

Respectfully submitted,
Tom Lee, Chair

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 1522

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

The Committee on Criminal Justice recommends the following pass: SB 1828

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 1684

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

The Committee on Criminal Justice recommends the following pass: CS for SB 606

The Committee on Governmental Oversight and Productivity recommends the following pass: CS for SB 1898

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

The Committee on Education recommends the following pass: SB 2220

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

The Committee on Agriculture recommends the following pass: SB 2796

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

The Committee on Children and Families recommends the following pass: SB 1872, SB 2410

The Committee on Criminal Justice recommends the following pass: CS for SB 602, SB 2198

The Committee on Governmental Oversight and Productivity recommends the following pass: CS for SB 1714 with 1 amendment

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

The Committee on Education recommends the following pass: SB 300

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

The Committee on Criminal Justice recommends the following pass: SB 1460

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

The Committee on Agriculture recommends the following pass: CS for SB 1300

The Committee on Criminal Justice recommends the following pass: SB 142 with 1 amendment, SB 1672, CS for SB 1928, SB 2660

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

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 1626

The bill was referred to the Committee on Rules and Calendar under the original reference.

The Committee on Criminal Justice recommends the following pass: SB 1430, CS for SB 2268 with 3 amendments

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 2062

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 1314

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

The Committee on Judiciary recommends a committee substitute for the following: SB 2962

The bill with committee substitute attached was referred to the Appropriations Subcommittee on Article V Implementation and Judiciary under the original reference.

The Committee on Education recommends a committee substitute for the following: SB 2978

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

The Committee on Health, Aging, and Long-Term Care recommends committee substitutes for the following: SB 2138, SB 2170, SB 2206, SB 2216

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 1748

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 Health, Aging, and Long-Term Care recommends a committee substitute for the following: CS for SB 1622

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

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 2910

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

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 1552

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 1708

The Committee on Communication and Public Utilities recommends a committee substitute for the following: SB 2774

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1396

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 Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 2448

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 2182

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: CS for SB 1770

The Committee on Transportation recommends a committee substitute for the following: SB 1194

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: SJR 2076

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1946

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 2372

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 Regulated Industries recommends a committee substitute for the following: SB 1584

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 Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 1842

The Committee on Comprehensive Planning recommends a committee substitute for the following: SB 2188

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2552

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1700

The Committee on Ethics and Elections recommends a committee substitute for the following: Senate Bills 2346 and 516

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1402

The Committee on Transportation recommends a committee substitute for the following: SB 682

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

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 2496

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 162

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

The Committee on Comprehensive Planning recommends committee substitutes for the following: CS for SB 1404, SB 1682

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: CS for SB 650

The Committee on Regulated Industries recommends a committee substitute for the following: CS for SB 1344

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committees on Judiciary; Comprehensive Planning; and Senator Bennett—

CS for CS for SB 162—A bill to be entitled An act relating to local government; amending s. 163.3167, F.S.; limiting the effect of judicial determinations concerning certain development orders pursuant to adopted land development regulations under the Local Government Comprehensive Planning and Land Development Regulation Act; providing an exception; providing for retroactive application; providing an effective date.

By the Committee on Transportation; and Senator Argenziano—

CS for SB 682—A bill to be entitled An act relating to highway safety; amending s. 316.075, F.S.; requiring a hearing for specified violations of traffic control signal devices resulting in a crash; amending s. 318.14, F.S.; providing penalties for certain traffic infractions requiring a mandatory hearing; providing for the distribution of penalty proceeds; amending s. 318.18, F.S.; providing a penalty for a specified violation of traffic control signal devices; providing for distribution of moneys collected; amending s. 318.19, F.S.; requiring a hearing for certain violations resulting in a crash; amending s. 318.21, F.S.; providing for distribution of specified civil penalties by county courts; amending s.

322.0261, F.S.; requiring the driver improvement course for a second violation of specified provisions within a specified time period; providing a penalty for failure to complete the course within a specified time period; amending s. 322.27, F.S.; assigning a point value for conviction of a specified violation of traffic control signal devices; creating s. 395.4036, F.S.; providing for the distribution of funds to trauma centers; providing for the distribution of funds for nursing student loan forgiveness and scholarship programs; providing for audits and attestations; providing an effective date.

By the Committee on Transportation; and Senators Wise and Bullard—

CS for SB 1194—A bill to be entitled An act relating to traffic; amending s. 316.006, F.S.; providing for jurisdiction and authority of municipalities to grant permits, licenses, or franchises or otherwise regulate sightseeing operations; specifying that no liability arises for municipalities for exercising their rights to regulate sightseeing operations; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Garcia—

CS for SB 1314—A bill to be entitled An act relating to consumer services; creating a consumer education pilot program within the Department of Agriculture and Consumer Services to educate secondary and postsecondary students about issues concerning consumer protection; providing for the administration, purpose, and methods of implementing the pilot program; requiring a report to the Legislature and recommendations with respect to continuing the pilot program; requiring the Department of Agriculture and Consumer Services to prepare a report and submit recommendations to the Governor and Legislature concerning the state’s “no sales solicitation calls” listing; prescribing items to be included as part of the report; amending s. 501.059, F.S.; redefining the term “telephonic sales call” to provide that the term applies to sales of goods or services; redefining the term “consumer goods or services” to remove the term “consumer” and include property used for business purposes; redefining the term “unsolicited telephonic sales call” to replace the word person with consumer; redefining the term “consumer” to reflect the statutory definition of person; redefining the term “merchant” to include the offering of goods and services; requiring a telephone solicitor to identify himself or herself when calling a business; adding a business to those who may subscribe to the “no sales solicitation calls” listing of the Department of Agriculture and Consumer Services; adding “business” to those who may not be called if listed in the department’s published quarterly listing; adding “business” to those whose numbers must be screened out if the number is on the department’s “no sales solicitation calls” listing and a telephone solicitor or person intends to sell consumer information containing that number; amending s. 501.143, F.S.; authorizing increased administrative fines and civil penalties for certain violations under the Dance Studio Act against a senior citizen or handicapped person; amending s. 525.09, F.S.; revising reporting requirements related to remittance of petroleum fuel inspection taxes; amending s. 539.001, F.S.; authorizing increased administrative fines and civil penalties for violations under the Florida Pawnbroking Act against a senior citizen or handicapped person; amending s. 559.801, F.S.; redefining the term “business opportunity” for the purposes of regulating the sale or lease of business opportunities; amending s. 559.920, F.S.; redefining actions by motor vehicle repair shops or employees which are unlawful; amending s. 559.921, F.S.; authorizing increased administrative fines and civil penalties for certain violations by a motor vehicle repair shop against a senior citizen or handicapped person; amending s. 559.928, F.S.; revising information to be submitted for registration as a seller of travel and information submitted by independent agents; amending s. 559.934, F.S.; specifying that violations of the Florida Sellers of Travel Act are violations of the Florida Deceptive and Unfair Trade Practices Act; amending s. 570.544, F.S.; requiring the Division of Consumer Services of the Department of Agriculture and Consumer Services to report and offer recommendations to the Commissioner of Agriculture for submission to the Legislature relating to consumer complaints against businesses not regulated by certain state agencies; amending s. 616.242, F.S.; revising conditions under which an amusement ride must be inspected by the Department of Agriculture and Consumer Services; revising schedules for such inspections; amending s. 817.568, F.S.; including a deceased individual within

the definition of the term “individual” for purposes of provisions prohibiting the unlawful use of personal identification information; prescribing criminal offenses and providing penalties for using personal information of a deceased individual without permission; including the estate of an individual within the definition of the term “victim” for purposes of court-ordered restitution; conforming changes relating to the location where consent to use personal information is given; conforming changes relating to venue for prosecutions and trials governing criminal use of personal identification information; amending s. 849.094, F.S.; redefining the term “operator” for purposes of the regulation of game promotions; increasing certain filing fees for operators of game promotions; revising notice requirements and filing deadlines for game promotions; reenacting s. 921.0022(3)(d), (e), (h), and (i), F.S., relating to the offense severity ranking chart of the Criminal Punishment Code, to incorporate the amendment to s. 817.568, F.S., in references thereto; prohibiting the marketing and distribution of health-related discount cards under certain conditions; requiring a person who markets or distributes such cards to register with the Department of Financial Services; providing an annual registration fee; requiring designation of an agent for service of process; providing for service of process with the Secretary of State; providing criminal penalties and other remedies; authorizing the Department of Financial Services to adopt rules; providing appropriations; authorizing full-time-equivalent positions within the Department of Agriculture and Consumer Services; providing effective dates.

By the Committees on Regulated Industries; Health, Aging, and Long-Term Care; and Senator Constantine—

CS for CS for SB 1344—A bill to be entitled An act relating to hospice facilities; amending s. 553.73, F.S.; including hospice facilities in the Florida Building Code; amending s. 400.605, F.S.; deleting provisions requiring the Department of Elderly Affairs to adopt physical plant standards for hospice facilities; amending s. 400.601, F.S.; redefining the term “hospice”; creating s. 400.6055, F.S.; requiring construction standards for hospice facilities to comply with the Florida Building Code; requiring the Agency for Health Care Administration to provide technical assistance to the Florida Building Commission to update the Florida Building Code for hospice facilities; providing an effective date.

By the Committee on Regulated Industries; and Senator Fasano—

CS for SB 1402—A bill to be entitled An act relating to conveyances of land; transferring, renumbering, and amending s. 689.26, F.S.; modifying the disclosure form that a prospective purchaser must receive before a contract for sale; providing that certain contracts are voidable for a specified period; requiring that a purchaser provide written notice of cancellation; transferring and renumbering s. 689.265, F.S., relating to required financial reports of certain residential subdivision developers; amending s. 498.025, F.S., relating to the disposition of subdivided lands; conforming cross-references; providing an effective date.

By the Committees on Comprehensive Planning; Natural Resources; and Senator Alexander—

CS for CS for SB 1404—A bill to be entitled An act relating to waterway markers; amending s. 327.40, F.S.; providing for the appearance of any new or replacement markers after December 31, 2003; providing for the placement and appearance of certain markers on waterways by specified governmental entities; providing exceptions; providing that the placement of specified markers on state submerged lands does not subject such lands to certain lease requirements; providing an effective date.

By the Committees on Criminal Justice; Governmental Oversight and Productivity; and Senators Wise and Campbell—

CS for CS for SB 1552—A bill to be entitled An act relating to Internet screening in public libraries; defining terms; requiring public libraries to provide technology that protects against Internet access to specified proscribed visual depictions; allowing adults to request disabament of the technology for specified purposes; requiring a public

library to post notice of its Internet safety policy; providing for the assessment of a fine and attorney's fees and costs in connection with a violation by a public library; directing the Division of Library and Information Services within the Department of State to adopt rules requiring a written attestation of compliance as a condition of state funding; providing that no cause of action arises for a violation by a public library except as provided; providing a finding of important state interest; providing an effective date.

By the Committee on Regulated Industries; and Senator Wasserman Schultz—

CS for SB 1584—A bill to be entitled An act relating to sanitary regulations; amending s. 509.221, F.S.; requiring food service establishments issued a license on or after a specified date to provide diaper-changing tables; providing exceptions; defining terms; providing requirements for diaper-changing tables; requiring the Division of Hotels and Restaurants of the Department of Business and Professional Regulation to adopt rules; providing an exception; providing an effective date.

By the Committees on Health, Aging, and Long-Term Care; Education; Military and Veterans' Affairs, Base Protection, and Spaceports; and Senators Fasano, Clary, Crist, Siplin, Lynn, Wasserman Schultz, Haridopolos, Miller and Bullard—

CS for CS for SB 1622—A bill to be entitled An act relating to military families; amending s. 295.01, F.S.; revising certain requirements relating to scholarships for children of deceased veterans; amending s. 445.007, F.S.; providing for the appointment of a military representative to certain regional workforce boards; amending s. 464.009, F.S.; providing for licensure by endorsement of certain nurses licensed in another state that is a member of the Nurse Licensure Compact; amending s. 464.022, F.S.; providing that certain nurses relocating to this state may perform nursing services for a period of 120 days after submitting application for licensure; amending s. 1002.39, F.S.; revising eligibility requirements for military dependents applying for a John M. McKay Scholarship; requiring the State Board of Education to adopt rules; amending s. 1003.05, F.S.; directing the Department of Education to assist in the development of memoranda of agreement between school districts and military installations; providing that qualifying military dependents receive priority admission to certain special academic programs; creating s. 1008.221, F.S.; providing for alternate assessments for the grade 10 FCAT for certain military dependents; amending s. 1009.21, F.S.; classifying certain liaison officers and their spouses and dependent children as residents for tuition purposes; directing Workforce Florida, Inc., to establish an employment advocacy and assistance program targeting military spouses and dependents; directing the Florida Housing Finance Corporation to assess the housing needs of Florida's military families; requiring a report; providing an effective date.

By the Committee on Comprehensive Planning; and Senator Geller—

CS for SB 1682—A bill to be entitled An act relating to residential tenancies; amending s. 83.67, F.S.; prohibiting a landlord from preventing a tenant from displaying a United States flag in or on the dwelling unit regardless of certain rental agreement provisions; relieving landlords of liability for any damages caused by displaying a United States flag; prohibiting tenants from displaying a United States flag in a manner that infringes upon other tenant's property; providing for injunctive relief; providing an effective date.

By the Committee on Ethics and Elections; and Senators Cowin and Bullard—

CS for SB 1700—A bill to be entitled An act relating to financial impact statements for proposed constitutional amendments; amending s. 15.21, F.S.; requiring the Secretary of State to submit certain proposed constitutional amendments to the Financial Impact Estimating Conference; amending s. 16.061, F.S.; requiring the Attorney General to immediately petition the Supreme Court for review of certain financial impact

statements; deleting duties of the Attorney General with respect to constitutional amendments proposed other than by initiative; amending s. 100.371, F.S.; revising the times within which the Financial Impact Estimating Conference must complete its analysis and financial impact statement for amendments proposed by initiative; providing for open meetings; establishing the Financial Impact Estimating Conference for certain purposes; specifying principals of the conference; revising criteria for financial impact statements; providing for redrafting of such statements by the conference under certain circumstances; requiring the Financial Impact Estimating Conference to produce a financial information statement and summary; specifying statement requirements; providing for distribution and publication of the financial information statement and summary; repealing s. 100.381, F.S., relating to fiscal impact statement requirements for amendments proposed other than by initiative; amending s. 101.161, F.S.; prescribing placement of the financial impact statement on the ballot; amending s. 101.62, F.S., relating to absentee ballots, to conform; amending s. 216.136, F.S.; conforming provisions to changes made by the act; providing procedures for commencing the financial impact statement development and review process for certain proposed initiatives; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Saunders—

CS for SB 1708—A bill to be entitled An act relating to economic stimulus; amending s. 163.2517, F.S.; adding institutions of higher education to participants in the collaborative planning process for urban infill and redevelopment areas; amending s. 163.2526, F.S.; specifying criteria for evaluating the performance of local governments in the implementation of urban infill and redevelopment area planning grants and implementation grants; directing the Office of Tourism, Trade, and Economic Development to develop methods and procedures to assist state agencies and local governments in obtaining state and local grants for revitalization programs for distressed urban communities; directing the Office of Program Policy Analysis and Government Accountability to identify and review current state economic development programs created by statute relative to the revitalization of the state's distressed communities; requiring a report to the Legislature; specifying components of the report; amending s. 212.08, F.S.; revising sales-price criteria for characterizing business property purchased for use in an enterprise zone; requiring that 15 percent of community contribution tax credits be reserved for a period each fiscal year for projects in rural enterprise zones; amending s. 212.097, F.S.; revising provisions providing for an urban job tax credit program to apply to designated urban job tax credit areas rather than high crime areas; revising and providing definitions, eligibility criteria, application procedures and requirements, and area characteristics and criteria; authorizing the transfer of unused credits; specifying the use of transferred credits; amending s. 212.098, F.S.; allowing the transfer of unused credits taken under the Rural Job Tax Credit Program; amending s. 220.13, F.S.; providing that amounts included in taxable income by reason of membership or ownership in a limited liability company engaged in a space flight business may be subtracted from taxable income for purposes of determining adjusted federal income; amending s. 220.183, F.S.; requiring that 15 percent of community contribution tax credits be reserved for a period each fiscal year for projects in rural enterprise zones; amending s. 220.1895, F.S.; conforming provisions to changes made by the act; removing an obsolete reference; amending s. 288.1045, F.S.; extending, under certain conditions, the period applicable to an exemption under the qualified defense contractor tax refund program; amending s. 288.106, F.S.; extending, under certain conditions, the period applicable to an exemption under the tax refund program for qualified target industry businesses; providing for the continuation of certain tax-refund agreements beyond the expiration date prescribed in this act; amending s. 624.5105, F.S.; specifying that the annual limitation on community contribution tax credits applies to sales and use taxes as well as to the corporate income tax and insurance premium taxes; requiring that 15 percent of community contribution tax credits be reserved for a period each fiscal year for projects in rural enterprise zones; providing an appropriation to fund the urban infill and redevelopment grant assistance program; providing an effective date.

By the Committees on Judiciary; Health, Aging, and Long-Term Care; and Senators Jones and Lynn—

CS for CS for SB 1748—A bill to be entitled An act relating to multiservice senior centers; amending s. 430.203, F.S.; amending a definition; amending s. 403.206, F.S.; encouraging each multiservice senior center to have a functioning automated external defibrillator; requiring training, maintenance, and location registration; providing immunity from liability under the Good Samaritan Act and the Cardiac Arrest Survival Act; authorizing the Department of Elderly Affairs to adopt rules; requiring the department to arrange for purchase of such defibrillators; requiring certain entities to reimburse the department for purchased defibrillators under certain circumstances; providing criteria for distribution of such defibrillators; providing an appropriation; providing an effective date.

By the Committees on Commerce, Economic Opportunities, and Consumer Services; Agriculture; and Senators Argenziano, Dockery, Crist, Hill, Bullard, Wasserman Schultz, Siplin, Pruitt, Aronberg, Posey, Smith, Peaden, Campbell, Alexander and Bennett—

CS for CS for SB 1770—A bill to be entitled An act relating to the Florida beef industry; creating s. 570.9135, F.S.; providing a popular name; providing legislative intent; defining terms; creating the Florida Beef Council, Inc.; providing purposes; providing powers and duties of the council and restrictions upon actions of the council; providing for a board of directors of the council; providing for a referendum on assessments to be deducted from the sale of each head of cattle; allowing the council to accept grants and gifts; providing guidelines for payments to other organizations; providing for the collection of assessments at the time of marketing; providing duties of marketing agents and collecting agents; requiring the council to maintain a separate accounting of moneys received from assessments; providing for legal action to collect delinquent assessments; providing for the collection of penalties, enforcement costs, court costs, and reasonable attorney's fees; providing for a collection allowance; providing for refunds; providing for a referendum on continuing this act; providing for council bylaws; providing a contingent effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Miller—

CS for SB 1842—A bill to be entitled An act relating to sales representative contracts involving commissions; amending s. 686.201, F.S.; revising definitions; providing for application to certain persons as well as businesses; including services as well as products; providing for application to retail as well as wholesale transactions; increasing damages under certain actions for compliance; providing an effective date.

By the Committee on Criminal Justice; and Senator Clary—

CS for SB 1946—A bill to be entitled An act relating to juvenile justice; amending s. 287.012, F.S.; redefining the term "eligible user"; allowing contract providers of juvenile justice services to purchase off of state contracts; amending s. 790.22, F.S.; eliminating a requirement that the department provide nonidentifying information concerning certain juvenile offenders to the Office of Economic Development and Demographic Research; amending s. 984.06, F.S.; revising provisions limiting public inspection of court records pertaining to children and families in need of services; authorizing a guardian ad litem to inspect such records under certain circumstances; amending s. 985.201, F.S.; clarifying circumstances in which the court may retain jurisdiction beyond the 19th birthday of certain juvenile offenders; amending s. 985.2075, F.S.; expanding the circumstances in which a youth custody officer is authorized to act; requiring youth custody officers to file petitions and gather evidence in certain circumstances; amending ss. 985.213 and 985.215, F.S.; authorizing the use, at the court's discretion, of video teleconference to facilitate the appearance of a child at certain detention hearings; amending s. 985.231, F.S.; authorizing the department or the state attorney to file an affidavit alleging violation of a probation of postcommitment probation program; requiring the state attorney to represent the state in any hearing on such alleged violation; providing for quarterly,

rather than monthly, treatment reports; authorizing, at the court's discretion, the use of video teleconference to facilitate the appearance of a child at certain hearings; conforming provisions relating to jurisdiction; providing an effective date.

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

CS for SJR 2076—A joint resolution proposing an amendment to Section 6 of Article VII of the State Constitution to authorize the Legislature to allow counties and municipalities to grant pre-K through 12 public and charter school classroom teachers an additional homestead tax exemption not to exceed \$25,000 each year.

By the Committee on Health, Aging, and Long-Term Care; and Senator Wilson—

CS for SB 2138—A bill to be entitled An act relating to the Jessie Trice Cancer Prevention Program within the Department of Health; amending s. 381.91, F.S.; expanding the program statewide; deleting references to pilot programs; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senator Peaden—

CS for SB 2170—A bill to be entitled An act relating to the Department of Health; amending s. 395.0193, F.S., relating to disciplinary powers; correcting references to the Division of Medical Quality Assurance and the department; amending s. 395.0197, F.S.; requiring the Agency for Health Care Administration to forward reports of adverse incidents to the division; amending s. 395.3025, F.S.; providing requirements for a facility administrator or records custodian with respect to the certification of patient records; specifying the charges for reproducing records; revising purposes for which patient records may be used; amending s. 395.7015, F.S., relating to annual assessments; correcting cross-references; amending s. 400.141, F.S.; providing requirements for the production of records by nursing home facilities; amending s. 400.145, F.S.; providing requirements for a facility administrator or records custodian with respect to the certification of patient records; amending s. 400.147, F.S.; requiring the Agency for Health Care Administration to provide certain reports to the division; amending s. 400.211, F.S.; revising inservice training requirements for nursing assistants; amending s. 400.423, F.S.; requiring the Agency for Health Care Administration to forward reports of adverse incidents to the division; creating s. 400.455, F.S.; providing requirements for the production of records by assisted living facilities; amending s. 456.005, F.S.; requiring the department to obtain input from licensees in developing long-range plans; amending s. 456.011, F.S.; providing procedures for resolving a conflict between two or more boards; authorizing the Secretary of Health to resolve certain conflicts between boards; amending s. 456.012, F.S.; limiting challenges by a board to a declaratory statement; amending s. 456.013, F.S.; increasing the period of validity of a temporary license; authorizing a rule allowing coursework to be completed by certain teaching activities; revising requirements for wall certificates; amending s. 381.00593, F.S., relating to the public school volunteer program; correcting a cross-reference; amending s. 456.017, F.S.; revising requirements for examinations; authorizing the department to post scores on the Internet; creating s. 456.0195, F.S.; requiring continuing education concerning domestic violence, and HIV and AIDS; specifying course content; providing for disciplinary action for failure to comply with the requirements; amending s. 456.025, F.S.; revising reporting requirements for the department concerning management of the boards; amending s. 456.031, F.S.; revising requirements for continuing education concerning domestic violence; deleting a reporting requirement; amending ss. 456.036 and 456.037, F.S.; authorizing the board or department to require the display of a license; amending s. 456.039, F.S., relating to designated health care professionals; correcting a cross-reference; amending s. 456.057, F.S.; specifying the charges for healthcare practitioners to reproduce records for the Department of Health; amending s. 456.063, F.S.; authorizing the board or the department to adopt rules to determine the sufficiency of an allegation of sexual misconduct; amending s. 456.072, F.S.; revising certain grounds for disciplinary action;

prohibiting the provision of a drug if the patient does not have a valid professional relationship with the prescribing practitioner; providing for disciplinary action against an impaired practitioner who is terminated from an impaired practitioner program for failure to comply, without good cause, with the terms of his or her monitoring or treatment contract; authorizing the department to impose a fee to defray the costs of monitoring a licensee's compliance with an order; amending s. 456.073, F.S.; revising certain procedures for investigations concerning a disciplinary proceeding; amending s. 457.105, F.S.; revising requirements for licensure to practice acupuncture; amending s. 457.107, F.S.; removing certain education programs as eligible for continuing education credit; authorizing the Board of Acupuncture to adopt rules for establishing standards for providers of continuing education activities; amending s. 457.109, F.S.; clarifying circumstances under which the department may take disciplinary action; amending s. 458.303, F.S., relating to certain exceptions to the practice acts; correcting cross-references; amending s. 458.311, F.S.; revising licensure requirements for physicians; amending s. 458.3124, F.S., relating to restricted licenses; correcting a cross-reference; amending s. 458.315, F.S.; revising requirements for issuing a limited license to practice as a physician; providing for waiver of fees and assessments; amending s. 458.319, F.S., relating to continuing education; conforming provisions; amending s. 458.320, F.S., relating to financial responsibility; correcting a cross-reference; amending s. 458.331, F.S.; revising requirements for a physician in responding to a complaint or other document; amending s. 458.345, F.S., relating to the registration of residents, interns, and fellows; correcting a cross-reference; amending s. 458.347, F.S.; revising requirements for licensure as a physician assistant; revising requirements for temporary licensure; authorizing the board to mandate requirements for continuing medical education, including alternative methods for obtaining credits; amending s. 459.008, F.S.; authorizing the board to require by rule continuing medical education and approve alternative methods of obtaining credits; amending s. 459.015, F.S.; revising requirements for an osteopathic physician in responding to a complaint or other document; amending s. 459.021, F.S.; revising certain requirements for registration as a resident, intern, or fellow; amending s. 460.406, F.S., relating to the licensure of chiropractic physicians; correcting a reference; revising requirements for chiropractic physician licensure to allow a student in his or her final year of an accredited chiropractic school to apply for licensure; amending ss. 460.413 and 461.013, F.S.; revising requirements for a chiropractic physician and podiatric physician in responding to a complaint or other document; amending s. 461.014, F.S.; revising the interval at which hospitals with podiatric residency programs submit lists of podiatric residents; amending s. 463.006, F.S., relating to optometry; correcting a reference; amending and reenacting s. 464.009, F.S.; amending s. 464.0205, F.S., relating to volunteer nurses; correcting a cross-reference; amending s. 464.201, F.S.; defining the term "practice of a certified nursing assistant"; amending s. 464.202, F.S.; requiring rules for practice as a certified nursing assistant which specify the scope of authorized practice and level of supervision required; amending s. 464.203, F.S.; revising screening requirements for certified nursing assistants; amending s. 464.204, F.S., relating to disciplinary actions; clarifying a cross-reference; amending s. 465.0075, F.S.; clarifying requirements for certain continuing education for pharmacists; amending s. 465.022, F.S.; requiring that a pharmacy permit be issued only to a person or corporate officers who are 18 years of age or older and of good moral character; requiring that certain persons applying for a pharmacy permit submit fingerprints for a criminal history check; amending s. 465.023, F.S.; authorizing the department to deny a pharmacy permit application for specified reasons; specifying additional criteria for denying, revoking or suspending a pharmacy permit; amending s. 465.025, F.S.; revising requirements for the substitution of drugs; deleting requirements that a pharmacy establish a formulary of generic and brand name drugs; amending s. 465.0251, F.S., relating to generic drugs; correcting a cross-reference; amending s. 465.0265, F.S.; providing requirements for central fill pharmacies that prepare prescriptions on behalf of pharmacies; amending s. 465.026, F.S.; authorizing a community pharmacy to transfer a prescription for certain controlled substances; amending s. 466.007, F.S.; revising requirements for dental hygienists in qualifying for examination; amending s. 466.021, F.S.; revising records requirements concerning unlicensed persons employed by a dentist; amending s. 467.009, F.S., relating to midwifery programs; correcting references; amending s. 467.013, F.S.; providing for placing a midwife license on inactive status pursuant to rule of the department; deleting requirements for reactivating an inactive license; amending s. 467.0135, F.S.; revising requirements for fees, to conform; amending s. 467.017, F.S.; revising requirements for the emergency care plan; amending s. 468.1155, F.S., relating to the practice of speech-language pathology and

audiology; correcting references; amending s. 468.352, F.S.; revising and providing definitions applicable to the regulation of respiratory therapy; amending s. 468.355, F.S.; revising provisions relating to respiratory therapy licensure and testing requirements; amending s. 468.368, F.S.; revising exemptions from respiratory therapy licensure requirements; repealing s. 468.356, F.S., relating to the approval of educational programs; repealing s. 468.357, F.S., relating to licensure by examination; amending s. 468.509, F.S., relating to dietitian/nutritionists; correcting references; amending s. 468.707, F.S., relating to licensure as an athletic trainer; conforming provisions to changes made by the act; amending s. 480.041, F.S.; revising requirements for licensure as a massage therapist; amending s. 486.021, F.S., relating to the practice of physical therapy; redefining the term "direct supervision"; amending s. 486.031, F.S., relating to licensure requirements; correcting references; amending s. 486.051, F.S.; revising examination requirements; amending s. 486.081, F.S.; providing for licensure by endorsement for physical therapists licensed in another jurisdiction; amending s. 486.102, F.S.; revising requirements for licensure; correcting reference; amending s. 486.104, F.S.; revising examination requirements for a physical therapist assistant; amending s. 486.107, F.S.; providing for licensure by endorsement for physical therapist assistants licensed in another jurisdiction; amending s. 486.109, F.S.; revising requirements for continuing education; amending s. 486.161, F.S.; providing an exemption from licensure for certain physical therapists affiliated with a team or organization temporarily located in the state; amending s. 486.172, F.S.; clarifying provisions governing the qualifications of immigrants for examination; amending s. 490.005, F.S., relating to psychological services; correcting references; amending s. 491.005, F.S., relating to clinical, counseling, and psychotherapy services; revising licensure requirements; correcting references; amending s. 491.006, F.S.; providing requirements for licensure by endorsement as a mental health counselor; amending ss. 491.009 and 491.0145, F.S.; clarifying provisions governing the discipline of a certified master social worker; creating s. 491.0146, F.S.; providing for the validity of certain licenses to practice as a certified master social worker; amending s. 491.0147, F.S.; providing an exemption from liability for disclosure of confidential information under certain circumstances; amending s. 817.505, F.S.; clarifying provisions prohibiting actions that constitute patient brokering; amending s. 817.567, F.S., relating to making false claims of a degree or title; correcting a reference; amending s. 1009.992, F.S., relating to the Florida Higher Education Loan Authority Act; correcting a reference; amending s. 468.711, F.S.; deleting the requirement that continuing education for athletic trainers include first aid; amending s. 468.723, F.S.; revising exemptions from licensure requirements; amending s. 1012.46, F.S.; providing that a first responder for a school district may not represent himself or herself as an athletic trainer; providing for reactivation of a license to practice medicine by certain retired practitioners; providing conditions on such reactivation; providing for a fee; providing powers, including rulemaking powers, of the Board of Medicine; providing for future review and expiration; amending s. 466.0135, F.S.; providing additional requirements for continuing education for dentists; repealing ss. 456.033, 456.034, 458.313, 458.3147, 458.316, 458.3165, 458.317, 468.711(3), and 480.044(1)(h), F.S., relating to instruction concerning HIV and AIDS, licensure by endorsement of physicians, medical school eligibility, public health and public psychiatry certificates, limited licenses, and examination fees; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senator Lynn—

CS for SB 2182—A bill to be entitled An act relating to tax refunds for hiring a person who has a disability; creating a tax refund program for hiring a person who has a disability; providing definitions for use with the program; prescribing how the amount of refund is calculated; establishing limits on the amount of refunds; authorizing additional refunds for offering employee health insurance; prescribing taxes that may be refunded; providing criminal penalties for fraudulent refund claims; providing for repayment of refunds plus penalties; providing timeframes and procedures for claiming refunds; specifying information that must be submitted to support refund claims; providing for review and approval of applications for refunds; providing for interagency cooperation and sharing of information; specifying that refunds are subject to legislative appropriation; providing for the issuance of warrants to pay refunds; requiring the Division of Vocational Rehabilitation of the Department of Education to provide the Legislature with an estimated amount of refunds; authorizing the Division of Vocational Rehabilitation

to adopt rules; providing for expiration of the refund program; providing an appropriation; providing an effective date.

By the Committee on Comprehensive Planning—

CS for SB 2188—A bill to be entitled An act relating to land development; amending s. 197.502, F.S.; providing for the issuance of an escheatment tax deed that is free and clear of any tax certificates, accrued taxes, and liens of any nature for certain properties; providing immunity for a county from environmental liability for certain properties that escheat to the county; providing for a written agreement between a county and the Department of Environmental Protection which addresses any investigative and remedial acts necessary for certain properties; providing legislative findings with respect to the shortage of affordable rentals in the state; providing a statement of important public purpose; providing definitions; authorizing local governments to permit accessory dwelling units in areas zoned for single-family residential use based upon certain findings; providing for certain accessory dwelling units to apply towards satisfying the affordable housing component of the housing element in a local government's comprehensive plan; requiring the Department of Community Affairs to report to the Legislature; amending s. 163.3167, F.S.; requiring a local government to address certain water supply projects in its comprehensive plan; amending s. 163.3177, F.S.; providing that rural land stewardship area designation should be specifically encouraged as an overlay on the future land use map; extending the deadline for certain information to be included in a comprehensive plan; requiring a work plan to be updated at certain intervals; providing legislative findings regarding mixed-use, high-density urban infill and redevelopment projects; requiring the Department of Community Affairs to provide technical assistance to local governments, including a model ordinance; providing legislative findings regarding a program for the transfer of development rights and urban infill and redevelopment; requiring the Department of Community Affairs to provide technical assistance to local governments, including a model ordinance; requiring the Department of Community Affairs, the Department of Environmental Protection, water management districts, and regional planning councils to provide assistance to local governments in implementing provisions relating to rural land stewardship areas; providing for multicounty rural land stewardship areas; deleting acreage thresholds for rural land stewardship areas; providing that transferable rural land use credits may be assigned at different ratios according to the natural resource or other beneficial use characteristics of the land; amending s. 163.3187, F.S.; providing an exception to the limitation on the frequency of plan amendments; amending s. 288.107, F.S.; reducing the number of jobs that must be created for participation in the brownfield redevelopment bonus refund; amending s. 376.86, F.S.; increasing the percentage of a primary lender loan to which the limited state loan guaranty applies for redevelopment projects in brownfield areas; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senator Peaden—

CS for SB 2206—A bill to be entitled An act relating to electronic medical records; creating the Statewide Electronic Medical Records Task Force to advise the Agency for Health Care Administration in developing policies relating to electronic medical records; requiring the Governor to appoint members to the task force; requiring quarterly meetings; authorizing per diem reimbursement for members of the task force; requiring the agency to provide personnel support to the task force; authorizing the agency to enter into contracts; requiring that certain issues be studied by the task force; requiring the task force to issue an annual report; providing for the contents of any implementation plan proposed by the task force; providing for expiration of the task force; providing an appropriation; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senator Jones—

CS for SB 2216—A bill to be entitled An act relating to public health care; amending s. 381.0012, F.S.; expanding the environmental health enforcement authority of the Department of Health; authorizing the

department to issue citations or order payment of fines; providing requirements and limitations; providing a criminal penalty; providing for deposit and use of fines; amending s. 381.004, F.S.; providing additional criteria for release of HIV preliminary test results; amending s. 381.0065, F.S.; modifying standards for rulemaking applicable to regulation of onsite sewage treatment and disposal systems; revising research award qualifications; providing for an extended right of entry; amending s. 381.0101, F.S.; revising definitions; revising environmental health professional certification requirements; clarifying exemptions; creating s. 381.104, F.S.; creating an employee health and wellness program; providing requirements; authorizing state agencies to undertake certain activities relating to agency resources for program purposes; requiring each participating agency to make an annual report; providing duties of the department; amending s. 384.25, F.S.; revising reporting requirements for sexually transmissible diseases; authorizing the department to adopt rules; amending s. 384.31, F.S.; revising sexually transmissible disease testing requirements for pregnant women; providing notice requirements; creating s. 385.104, F.S.; establishing the Health Promotion and Health Education Statewide Initiative for certain purposes; providing requirements; authorizing the department to award funding to county health departments for certain purposes; providing funding requirements; providing participation requirements for county health departments; amending s. 945.601, F.S.; revising a cross-reference, to conform; creating s. 945.6038, F.S.; authorizing the State of Florida Correctional Medical Authority to enter into agreements with other state agencies to provide additional medical services; providing a limitation; providing an effective date.

By the Committee on Ethics and Elections; and Senators Lee, Constantine and Aronberg—

CS for SB's 2346 and 516—A bill to be entitled An act relating to elections; providing a short title; amending s. 106.011, F.S.; redefining the terms "political committee," "contribution," "expenditure," "independent expenditure," "communications media," and "political advertisement"; defining the term "electioneering communication"; amending s. 106.04, F.S.; modifying contribution reporting requirements for committees of continuous existence; amending s. 106.07, F.S.; modifying campaign finance reporting requirements for certain groups in special elections, to conform; amending s. 106.071, F.S.; establishing reporting requirements for certain individuals making electioneering communications; modifying sponsorship disclaimer requirements for independent expenditures; creating an exemption; deleting a limitation on contributions to fund independent expenditures; amending s. 106.143, F.S.; modifying sponsorship disclaimer requirements for political advertisements; repealing s. 106.148, F.S., relating to sponsorship disclaimer requirements for certain computer messages; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senator Clary—

CS for SB 2372—A bill to be entitled An act relating to physical fitness and health; establishing the Governor's Council for a Fit Florida; providing powers and duties of the council; providing for membership and terms; providing for council meetings; requiring members to serve without compensation; providing for reimbursement for per diem and travel expenses; requiring each county health department to establish a county Council for a Fit Florida; providing powers and duties of such councils; providing for membership and terms; providing for council meetings; requiring members to serve without compensation; providing for reimbursement for per diem and travel expenses; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senator Saunders—

CS for SB 2448—A bill to be entitled An act relating to public health; amending s. 17.41, F.S.; authorizing funds from the Tobacco Settlement Clearing Trust Fund to be disbursed to the Biomedical Research Trust Fund in the Department of Health; amending s. 20.43, F.S.; designating the Division of Emergency Medical Services and Community Health

Resources as the "Division of Emergency Medical Operations"; designating the Division of Information Resource Management as the "Division of Information Technology"; designating the Division of Health Awareness and Tobacco as the "Division of Health Access and Tobacco"; creating the Division of Disability Determinations; amending s. 216.2625, F.S.; providing that certain positions within the Department of Health are exempt from a limitation on the number of authorized positions; amending s. 381.0011, F.S.; revising duties of the Department of Health; providing for a statewide injury prevention program; amending s. 381.006, F.S.; including within the department's environmental health program the function of investigating elevated levels of lead in blood; amending s. 381.0065, F.S., relating to onsite sewage treatment and disposal systems; revising a definition; deleting a requirement that the department make certain biennial reports to the Legislature; authorizing the department to require the submission of certain construction plans pursuant to adopted rule; amending s. 381.0066, F.S.; continuing a requirement imposing a permit fee on new construction; amending s. 381.0072, F.S.; exempting certain schools, bars, and lounges from certification requirements for food service managers; removing a licensure exemption for certain food service establishments licensed by the Office of Licensure and Certification, the Child Care Services Program Office, or the Developmental Disabilities Program Office; creating s. 381.0409, F.S.; requiring the department to establish a tobacco prevention program, contingent upon a specific appropriation; specifying components of the program; providing for the department to provide technical assistance and training to state and local entities; authorizing the department to contract for program activities; creating s. 381.86, F.S.; establishing the Institutional Review Board within the Department of Health to review certain biomedical and behavioral research; providing for the membership of the board; authorizing board members to be reimbursed for per diem and travel expenses; authorizing the department to charge fees for the research oversight performed by the board; authorizing the department to adopt rules; amending s. 381.89, F.S.; authorizing the Department of Health to impose certain licensure fees on tanning facilities; amending s. 381.90, F.S.; revising the membership and reporting requirements of the Health Information Systems Council; amending s. 383.14, F.S.; authorizing the State Public Health Laboratory to release certain test results to a newborn's primary care physician; revising certain testing requirements for newborns; increasing the membership of the Genetics and Newborn Screening Advisory Council; amending s. 383.402, F.S.; revising the criteria under which the state and local child abuse death review committees are required to review the death of a child; amending s. 391.021, F.S.; redefining the term "children with special health care needs" for purposes of the Children's Medical Services Act; amending ss. 391.025, 391.029, 391.035, and 391.055, F.S., relating to the Children's Medical Services program; revising the application requirements for the program; revising requirements for eligibility for services under the program; authorizing the department to contract with out-of-state health care providers to provide services to program participants; authorizing the department to adopt rules; requiring that certain newborns with abnormal screening results be referred to the program; amending s. 391.302, F.S.; revising certain definitions relating to developmental evaluation and intervention services; amending s. 391.303, F.S.; revising certain requirements for providing those services; amending s. 391.308, F.S.; creating the Infants and Toddlers Early Intervention Program within the Department of Health; requiring the department, jointly with the Department of Education, to prepare grant applications and to include certain services under the program; amending s. 395.1027, F.S.; authorizing certain licensed facilities to release patient information to regional poison control centers; amending s. 395.404, F.S.; revising reporting requirements to the trauma registry data system maintained by the Department of Health; providing that hospitals, pediatric trauma referral centers, and trauma centers subject to reporting trauma registry data to the department are required to comply with other duties concerning the moderate-to-severe brain or spinal cord injury registry maintained by the department; correcting references to the term "trauma center"; amending s. 401.211, F.S.; providing legislative intent with respect to a statewide injury-prevention program; creating s. 401.243, F.S.; providing duties of the department for establishing such a program; authorizing the department to adopt rules; creating s. 401.27001, F.S.; providing requirements for background screening for applicants for initial certification as an emergency medical technician or paramedic and for renewal of certification; requiring an applicant to pay the costs of screening; requiring that fingerprints be submitted to the Department of Law Enforcement and forwarded to the Federal Bureau of Investigation; specifying the offenses that are grounds for denial of certification; authorizing the department to grant

an exemption to an applicant, notwithstanding certain convictions; requiring the department to adopt rules; amending s. 404.056, F.S.; revising the radon testing requirements for schools and certain state-operated or state-licensed facilities; amending s. 409.814, F.S.; providing certain eligibility requirements for the Florida Healthy Kids and Medikids programs; amending s. 468.302, F.S.; revising certain requirements for administering radiation and performing certain other procedures; amending s. 468.304, F.S.; revising requirements for obtaining certification from the department as an X-ray machine operator, a radiographer, or a nuclear medicine technologist; amending s. 468.306, F.S.; requiring remedial education for certain applicants for certification; amending s. 468.3065, F.S.; providing that the application fee is nonrefundable; amending s. 468.307, F.S.; revising the expiration date of a certificate; amending s. 468.309, F.S.; revising requirements for certification as a radiologic technologist; providing for a certificateholder to resign a certification; amending s. 468.3095, F.S.; revising requirements for reactivating an expired certificate; amending s. 468.3101, F.S.; authorizing the department to conduct investigations and inspections; clarifying certain grounds for disciplinary actions; amending s. 489.553, F.S.; providing requirements for registration as a master septic tank contractor; amending s. 489.554, F.S.; authorizing inactive registration as a septic tank contractor; providing for renewing a certification of registration following a period of inactive status; amending s. 784.081, F.S.; increasing certain penalties for an assault or battery that is committed against an employee of the Department of Health or against a direct service provider of the department; repealing ss. 381.0098(9), 385.103(2)(f), 385.205, 385.209, 391.301(3), 391.305(2), 393.064(5), and 445.033(7), F.S., relating to obsolete provisions governing the handling of biomedical waste, rulemaking authority with respect to community intervention programs, programs covering chronic renal disease, information on cholesterol, intervention programs for certain hearing-impaired infants, contract authority over the Raymond C. Philips Research and Education Unit, and an exemption from the Florida Biomedical and Social Research Act for certain evaluations; providing an effective date.

By the Committee on Criminal Justice; and Senator Villalobos—

CS for SB 2552—A bill to be entitled An act relating to adjudication of guilt; creating s. 775.08435, F.S.; prohibiting the withholding of adjudication of guilt upon defendants in felony cases in certain circumstances; providing exceptions; providing for appellate review in certain circumstances; amending s. 924.07, F.S.; providing for the state's right to appeal the withholding of adjudication in certain circumstances; repealing Rule 3.670, Florida Rules of Criminal Procedure, relating to rendition of judgment, to the extent of inconsistency with the act; providing for applicability; providing an effective date.

By the Committee on Communication and Public Utilities; and Senator Bennett—

CS for SB 2774—A bill to be entitled An act relating to the wireless emergency telephone system; amending s. 365.172, F.S.; adding definitions relating to wireless telephone communications; providing legislative intent regarding the emergency wireless telephone system; providing standards for local governments to follow when regulating the placement, construction, or modification of a wireless communications facility; directing local governments to approve properly completed applications within specified time periods; providing procedures for a provider of wireless communications services to submit an application for local approval; directing local governments to notify a provider of the deficiencies in an application; directing local governments to notify a provider whether the resubmission of information properly completes the application; providing for a limited review by a local government of an accessory wireless communications facility; prohibiting local governments from imposing certain restrictions on wireless communications facilities; providing that a local government may not require a wireless communications provider to remove a wireless communications facility unless the facility causes a specific adverse impact on the public health, safety, or welfare of the locality; requiring a local government to amend its ordinance in order to comply with this act by a specified date; providing that a person who is adversely affected by a decision of local government relating to a wireless communications facility may bring an action within a specified period; providing for the computation of the time

period; providing that a person who is adversely affected by a decision of a local government relating to a wireless communications facility may bring an action at any time if the person is seeking only equitable relief to compel a local government to comply with the procedures of the act; providing an effective date.

By the Committee on Judiciary; and Senators Smith and Villalobos—

CS for SB 2962—A bill to be entitled An act relating to the judicial system; amending s. 25.241, F.S.; establishing a fee to be paid by counsel appearing pro hac vice before the Supreme Court; increasing the filing fee for Supreme Court cases docketed and specifying disposition and uses of fees collected; amending s. 25.383, F.S.; providing duties of the circuit Article V indigent services committee with respect to court reporting; amending s. 25.384, F.S.; revising purposes for which Court Education Trust Fund moneys must be used; amending s. 27.02, F.S.; revising the authority of the state attorney to enter into contracts with local governments for prosecution of local ordinances; amending s. 27.34, F.S.; revising the authority of counties or municipalities to contract with state attorneys for prosecution of local ordinances; authorizing the state attorney to expend funds for computer systems; amending s. 27.40, F.S.; providing minimum qualifications for court-appointed counsel in certain cases; requiring each circuit Article V indigent services committee to develop procedures for periodic review of each conflict counsel's qualifications and competency; requiring a report; amending s. 27.42, F.S.; clarifying when a circuit Article V indigent services committee must maintain a registry of counsel; amending s. 27.51, F.S.; clarifying public defender's duties of representation in certain cases; amending s. 27.52, F.S.; clarifying other services to be provided to indigents; requiring clerk to provide assistance to indigents under certain circumstances; providing for court notification; clarifying fees to be charged; amending s. 27.5303, F.S.; providing uniform standards for determining counsel's conflict of interest in certain cases; requiring the trial attorney for an indigent defendant in a death sentence case to ensure that an appellate attorney is appointed for that defendant; amending s. 27.5304, F.S.; providing compensation for certain court-appointed counsel in certain cases; amending s. 27.54, F.S.; revising the authority of the public defender to contract with local government for defense in local ordinance violations; amending s. 28.24, F.S.; clarifying access to public records by court personnel, state attorneys, statewide prosecutors, and public defenders; amending s. 28.2401, F.S.; increasing the additional service charge in probate matters to fund court education and clerk education; authorizing a county to impose a surcharge on court fees and charges if it had previously imposed increased fees and charges to pay principal and interest on bonds issued to finance state court facilities; authorizing the use of surcharge revenue to refund existing bonds under specified conditions; amending s. 28.2402, F.S.; reducing the filing fee for a county or municipality to file a code or ordinance violation in court; providing a court cost to be assessed against the nonprevailing party; providing for deposit of the court cost; increasing a filing fee to fund court education and clerk education; amending s. 28.241, F.S.; authorizing a county to impose a surcharge on court fees and charges if it had previously imposed increased fees and charges to pay principal and interest on bonds issued to finance state court facilities; authorizing the use of surcharge revenue to refund existing bonds under specified conditions; revising payment and distribution of filing fees for trial and appellate proceedings; providing exemptions to fees under certain circumstances; establishing a fee to be paid by counsel appearing pro hac vice before the circuit court; amending s. 28.245, F.S.; providing for distribution of funds by clerks of the court to certain entities; providing for distribution based upon time of collection; amending s. 28.246, F.S.; modifying the reporting of discretionary fines and monetary penalties assessed and collected; providing a service charge for partial payments; limiting the amount that may be paid in fees and costs for collection services to collect unpaid court fees, fines, court costs, and other costs; amending s. 28.345, F.S.; adding to the list of those exempt from all fees and charges assessed by the clerk of the circuit court; amending s. 28.35, F.S.; deleting requirement that the Clerk of Court Operations Conference publish a schedule of fines, fees, and other costs; amending s. 28.36, F.S.; revising what may be included as revenue in budgets of clerks of court for court-related functions; providing for discretionary certification; clarifying that the budget is a revenue budget; specifying a time for transmission of revenue deficit certifications; providing for estimated expenditures in lieu of actual expenditures under certain circumstances; amending s. 28.37, F.S.; changing the date for remittance of revenue by the clerk of the court; revising payment procedure; deleting Department of Revenue authority

to adopt rules providing for penalties for failure to comply with remittance; amending s. 29.005, F.S.; clarifying witnesses to be paid from state revenue when summoned by a state attorney; creating s. 29.0051, F.S.; requiring that trial expenses of the statewide prosecutor be paid by the state; amending s. 29.006, F.S.; clarifying witnesses to be paid from state revenue when summoned by a public defender; amending s. 29.007, F.S.; clarifying witnesses to be paid from state funds; requiring that certain expenses of court-appointed counsel must be in accordance with policies of the circuit Article V indigent services committee; amending s. 29.008, F.S.; requiring counties to provide sign-language interpreter services for certain persons; clarifying county funding requirements for certain equipment and support staff; creating s. 29.0085, F.S.; creating the Judicial Information Integration Competency Center to develop and implement integrated computer systems for the state courts system; providing for the center to be administratively housed within the Justice Administrative Commission; providing for a steering committee, a data requirements workgroup, and a data network integration workgroup and the members thereof; specifying the duties of the steering committee and the workgroups; providing for reimbursement for certain expenses of the members; prohibiting a rule or order that directs or controls the development or operation of the integrated computer systems of the state courts system; providing an appropriation and authorizing additional positions; amending s. 29.016, F.S.; revising purposes for which judicial branch contingency funds may be used; amending s. 34.01, F.S.; revising a cross-reference to court rules; deleting redundant material; amending s. 34.041, F.S.; modifying filing fees in county court; providing for disposition of certain filing fees; increasing a filing fee to fund court education and clerk education; authorizing a county to impose a surcharge on court fees and charges if it had previously imposed increased fees and charges to pay principal and interest on bonds issued to finance state court facilities; authorizing the use of surcharge revenue to refund existing bonds under specified conditions; providing a fee for reopening a case and providing certain exemptions; establishing a fee to be paid by counsel appearing pro hac vice in county court; amending s. 34.191, F.S.; providing for collection of fees, fines, court costs, and other costs in cases tried in county court; limiting the amount that may be paid in fees and costs in such collection; amending s. 35.22, F.S.; establishing a fee to be paid by counsel appearing pro hac vice before a district court of appeal; increasing the filing fee for district court of appeal cases docketed and specifying disposition and uses of fees collected; amending s. 40.29, F.S.; revising the way certain due process services are paid by the clerk of the court and the Justice Administrative Commission; amending s. 40.32, F.S.; clarifying the type of witness payments to be made by the clerk of the court; amending s. 44.108, F.S.; clarifying that the filing fee for funding of mediation and arbitration is an additional fee; providing authority to the Trial Court Budget Commission to set fees for mediation services pursuant to guidelines established by the Supreme Court; amending s. 45.031, F.S.; increasing the clerk's service charge for services relating to judicial sales; creating s. 50.0711, F.S.; providing for publication of the court docket; providing for funding; amending s. 55.10, F.S.; clarifying that money paid to clerk is service charge and not fee; amending s. 55.141, F.S.; revising a cross-reference; clarifying the activity for which a service charge is paid; clarifying that money paid to clerk is service charge and not fee; creating s. 55.312, F.S.; imposing a service charge on certain money judgments and settlement agreements in excess of a specified amount, except for dissolution of marriage; providing for disposition of the proceeds of the charge; providing for the service charge to be paid by any party or allocated to more than one party; requiring the Department of Revenue to adopt rules to provide for remitting such charge to the department for deposition; prohibiting an attorney from disbursing certain proceeds until service charge is paid; requiring the Department of Revenue to report to the Legislature each year on the amount received in the prior calendar year; amending s. 57.085, F.S.; revising terminology; amending s. 61.14, F.S.; increasing the fee for a delinquent payment; amending s. 61.181, F.S.; deleting a requirement for periodic reenactment of certain clerk fees on child support payments; amending s. 125.69, F.S.; providing for prosecutions for violations of county ordinances to be brought in the name of the state; deleting a provision authorizing certain persons to prosecute special laws and county ordinances; authorizing a county to contract with the public defender for representation in certain cases; amending s. 129.02, F.S.; deleting a cross-reference; amending s. 142.01, F.S.; clarifying deposits into the fine and forfeiture fund; amending s. 166.0415, F.S.; providing for prosecution of a municipal ordinance violation in county court under certain circumstances; amending s. 218.245, F.S.; providing for distribution of revenues to a municipality under certain circumstances; amending s. 318.14, F.S.; clarifying deposits into the fine and forfeiture fund; amending s. 318.15, F.S.; increasing service

charges in certain traffic infraction cases; providing for remittance; providing for deposit into the clerk of court fine and forfeiture fund; providing an additional fee for deposit into the Highway Safety Operating Trust Fund; amending s. 318.18, F.S.; increasing civil penalties for failure to comply in traffic infraction cases; providing for distribution of court cost; authorizing a county to impose a surcharge on traffic fines and forfeitures if it had previously imposed increased fees or charges to pay principal and interest on bonds issued to finance state court facilities; authorizing the use of surcharge revenue to refund existing bonds under specified conditions; amending s. 318.21, F.S.; deleting a distribution to the General Revenue Fund; deleting a distribution of funds to certain county programs; amending s. 321.05, F.S.; providing a cross-reference; amending s. 327.73, F.S.; increasing dismissal fees and maximum court costs that may be imposed in noncriminal infraction cases; amending s. 372.72, F.S.; providing a cross-reference; amending s. 382.023, F.S.; clarifying that the clerk retains a service charge relating to dissolution of marriage records; amending s. 384.288, F.S.; deleting specification of source of payment by county of certain court costs; amending s. 392.68, F.S.; deleting specification of source of payment by county of certain court costs; amending s. 394.473, F.S.; providing for state payment of certain attorney's and witness' fees; amending s. 395.3025, F.S.; deleting cross-references; amending s. 397.334; clarifying that counties may use service dollars provided to them by state agencies or other grants for drug courts; amending s. 588.20, F.S.; removing authority for the county to pay deficits incurred in the sale of certain livestock from fine and forfeiture fund; amending s. 713.24, F.S.; clarifying that money paid to clerk is service charge and not fee; amending s. 721.83, F.S.; clarifying filing fees and service charges to be paid by plaintiff in time-share property consolidated actions for foreclosure; amending s. 744.365, F.S.; providing for waiver of auditing fee; amending s. 744.3678, F.S.; providing for waiver of auditing fee; amending s. 766.104, F.S.; increasing filing fees in medical negligence cases; amending s. 849.19, F.S.; adding a cross-reference; amending s. 849.22, F.S.; removing authority for county to pay clerk and sheriff fees out of fine and forfeiture fund; amending s. 849.44, F.S.; adding a cross-reference; amending s. 903.26, F.S.; adding a cross-reference; amending s. 925.09, F.S.; revising the source of funds used to pay for physician autopsies; amending s. 938.17, F.S.; authorizing a board of county commissioners to adopt an ordinance that incorporates the provisions of the act; providing funding for a teen court and other programs through the assessment of an additional court cost against each person who pleads guilty or nolo contendere to, or is convicted of, a violation of a criminal law, an ordinance, or a traffic offense in the county; providing for administration by the clerk of the circuit court; authorizing the clerk of the court to retain a specified percentage of the assessments collected as income to the clerk of the court; requiring the teen court to account for all funds deposited into the teen court account; requiring a report to the board of county commissioners by a specified date; authorizing specified organizations to operate and administer a teen court program; amending s. 938.29, F.S.; reducing the permissible contingent fee for collecting fees and costs arising from use of public defender, or similar, services; amending s. 938.35, F.S.; providing for collection of court-ordered financial obligations; limiting the amount that may be paid in fees and costs in such collection; amending s. 939.18, F.S.; providing that additional court costs assessed may be used to fund legal aid programs and public law libraries; declaring intent to fund due-process services in an efficient manner; authorizing the state court system, state attorneys, public defenders, and court-appointed counsel to contract to share costs; providing authorization to recover the costs of certain state-funded and county-funded trial court services from persons with an ability to pay; authorizing the chief judge of a circuit court to determine fees for such services; requesting the Division of Statutory Revision to redesignate the title of ch. 40, F.S.; providing for payment of certain financial obligations in implementing revised Section 14 of Article V of the State Constitution; providing that cash balances within county funds previously established to fund specific court-related programs shall continue to fund those programs; repealing s. 11.75, F.S., relating to the Joint Legislative Committee on Article V; repealing s. 40.30, F.S., relating to payments of jurors and witnesses; providing an effective date.

By the Committee on Education—

CS for SB 2978—A bill to be entitled An act relating to the Corporate Tax Credit Scholarship Program; amending s. 220.187, F.S.; providing definitions; prohibiting certain private schools and other entities from participating in the scholarship program; prohibiting certain students

from participating in the scholarship program; revising limitations on the allocation of annual credits granted under the program; providing limitations on eligible contributions; requiring the Auditor General to review certain audits, request certain information, and report to the Legislative Auditing Committee any findings of noncompliance; authorizing the Legislative Auditing Committee to conduct hearings and compel the Department of Education to revoke eligibility of certain nonprofit scholarship-funding organizations; providing for audit reports to be submitted to the Department of Education; requiring audits be conducted within 180 days after completion of the nonprofit scholarship-funding organization's fiscal year; requiring a nonprofit scholarship-funding organization to make scholarship payments at least on a quarterly basis; prohibiting commingling of certain scholarship funds; requiring a nonprofit scholarship-funding organization to maintain a separate account for scholarship funds; requiring a nonprofit scholarship-funding organization to verify student attendance at a private school prior to submission of scholarship funds; requiring a nonprofit scholarship-funding organization to verify income eligibility of qualified students at least once a year in accordance with State Board of Education rules; requiring a nonprofit scholarship-funding organization to submit certain reports to the Department of Education; requiring certain individuals to undergo level 2 background screening requirements pursuant to s. 435.04, F.S.; providing for the Department of Law Enforcement to retain and search fingerprint records; providing for an annual fee as provided by rule of the Department of Law Enforcement; requiring costs of background checks be borne by certain parties; requiring a nonprofit scholarship-funding organization comply with antidiscrimination provisions of 42 U.S.C. s. 2000d; prohibiting an owner or a nonprofit scholarship-funding organization from owning, operating, or administering an eligible private school under the scholarship program; requiring a nonprofit scholarship-funding organization to report any private school not in compliance with scholarship program requirements to the Department of Education; prohibiting provision of scholarship funds to a student to attend a private school not in compliance; authorizing a parent to transfer the scholarship; requiring award of scholarships on a first-come, first-served basis; prohibiting a nonprofit scholarship-funding organization from targeting certain students for scholarships; prohibiting the award of scholarships to a child of an owner of a nonprofit scholarship-funding organization; prohibiting the transfer of an eligible contribution between nonprofit scholarship-funding organizations; prohibiting a nonprofit scholarship-funding organization from securing financing in anticipation of eligible contributions; prohibiting a nonprofit scholarship-funding organization from participating in the program if the organization fails to meet statutory obligations; requiring students to meet certain attendance policies; requiring parents to meet certain parental involvement requirements unless excused; prohibiting a parent from authorizing a power of attorney for endorsement of scholarship warrant; requiring a parent to ensure that a scholarship student participates in testing requirements; prohibiting a student or parent of a student from participating in the scholarship program if the student or parent fails to meet statutory obligations; revising provisions with respect to private schools; revising requirements that a participating private school demonstrate fiscal soundness; requiring a surety bond; providing an exception; requiring a private school to employ or contract with teachers who have regular and direct contact with students at the school's physical location; requiring the private schools to employ or contract with teachers who have at least a baccalaureate degree, 3 years of teaching experience at a public or private school, or other skills that qualify the teacher to provide appropriate instruction; requiring a private school to report to the Department of Education the qualifications of teachers; requiring a private school to annually register with the Department of Education and provide certain information concerning the private school organization, student list, and notice of intent to participate in the scholarship program; requiring certain individuals to undergo level 2 background screening requirements pursuant to s. 435.04, F.S.; providing for the Department of Law Enforcement to retain and search fingerprint records; providing for an annual fee as provided by rule of the Department of Law Enforcement; requiring costs of background checks be borne by certain parties; requiring a private school to administer or to make provision for administering certain tests to scholarship students; requiring reporting of scores to the student's parent and to the independent private research organization selected by the Department of Education; requiring a private school to file an affidavit; requiring a private school to notify the Department of Education in writing within 7 days if a student is ineligible to participate in the scholarship program; requiring a private school to report to the Department of Education and distribute to scholarship applicants information concerning accreditation and

years in existence; requiring the Department of Education to make certain information concerning private school accreditation available to the public; prohibiting a private school from participating in the scholarship program if the private school fails to meet its statutory obligations; requiring the Department of Education to determine the eligibility of certain nonprofit scholarship-funding organizations within 90 days after application; requiring a written notice with specific reasons for approval or denial; requiring the Department of Education to annually determine the eligibility of nonprofit scholarship-funding organizations and private schools; requiring the Department of Education to make accessible to the public a list of eligible private schools; requiring the Department of Education to annually verify the eligibility of students; requiring the Department of Education to maintain a student database of program participants and to update the database at least quarterly; requiring the Department of Education to notify a nonprofit scholarship-funding organization of any ineligible student; requiring the Department of Education to annually account for and verify the eligibility of program expenditures; requiring the Department of Education to review audits; requiring the Department of Education to select an independent private research organization for reporting of student scores; providing limitations on reporting; requiring the Department of Education to revoke the eligibility of program participants for failure to comply with statutory obligations; requiring the Department of Education to annually report on accountability activities; requiring the State Board of Education to adopt rules regarding identification of documentation to establish eligibility of nonprofit scholarship-funding organizations, requiring an affidavit, and identification of independent income verification for determining the eligibility of students; authorizing the State Board of Education to delegate its authority to the Commissioner of Education with the exception of rulemaking authority; providing an effective date.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

RETURNING MESSAGES—FINAL ACTION

The Honorable James E. “Jim” King, Jr., President

I am directed to inform the Senate that the House of Representatives has passed CS for CS for SB 192.

John B. Phelps, Clerk

The bill contained in the foregoing message was ordered enrolled.

ENROLLING REPORTS

SB 282, SB 1532, SB 1534, SB 1536 and SB 1538 have been enrolled, signed by the required Constitutional Officers and presented to the Governor on March 23, 2004.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 24 was corrected and approved.

CO-SPONSORS

Senators Bennett—CS for SB 444; Bullard—SB 1664, SB 1870, SB 1942, CS for SB 2480, SB 2652; Campbell—CS for SB 1712, SB 1966, CS for SB 2042, SB 2670, SB 2682; Diaz de la Portilla—SB 502; Fasano—SB 1102; Garcia—SB 2184, SB 2498; Hill—SR 1490; Lawson—SB 1684; Miller—SB 1102, SB 1980; Peaden—CS for SB 2042; Posey—SB 1696; Siplin—SB 1102; Wasserman Schultz—SB 1102, CS for SB 2042; Webster—SB 1606; Wilson—SB 196

Senator Lynn withdrew as a co-sponsor of SB 2498.

RECESS

On motion by Senator Lee, the Senate recessed at 11:13 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Wednesday, March 31 or upon call of the President.

BILL ACTION SUMMARY

THURSDAY, MARCH 25, 2004

- S 184 Read third time; CS passed 39-1
- S 232 Substituted HB 33; Laid on Table, refer to HB 33
- S 236 Read third time; CS passed 39-1
- S 324 Read third time; Passed 39-0
- S 348 Read second time
- S 368 Read second time
- S 490 Read third time; CS passed 40-0
- S 534 Read second time
- S 552 Read second time
- S 630 Read second time
- S 1094 Read third time; CS passed as amended 37-0
- S 1156 Read third time; CS passed as amended 33-6
- S 1162 Read second time
- S 1212 Read second time
- S 1294 Read second time
- S 1398 Read second time; Amendment pending
- S 1486 Read third time; CS passed as amended 39-0
- S 1526 Read second time
- S 1650 Read second time
- S 1776 Read third time; Passed 40-0
- S 2124 Read second time
- S 2276 Read third time; Passed 40-0
- H 33 Substituted for CS for SB 232; Read second time
- H 129 Read third time; Passed 40-0
- H 155 Read third time; Passed as amended 29-9
- H 325 Read third time; Passed 40-0

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CO — Co-Sponsors
CR — Committee Report

CS — Committee Substitute, First Reading
FR — First Reading
MO — Motion

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