



Journal of the Senate

Number 5—Regular Session

Tuesday, March 16, 2004

CONTENTS

Bills on Third Reading	251
Call to Order	249
Co-Sponsors	342
Committee Substitutes, First Reading	333
House Messages, First Reading	340
Introduction and Reference of Bills	301
Motions	251
Motions Relating to Committee Reference	251, 298
Reports of Committees	298
Resolutions	249
Senate Pages	342
Special Guests	250, 251, 255
Special Order Calendar	256

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	Peadar Kirby
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. Doctor Craig Nelson, East Naples United Methodist Church, Naples:

Minute of Personal Privilege:

My denomination is trying to link sister churches between Florida and Cuba just to develop spiritual fellowship between each other. Because of the religious nature of what we are trying to do, the Department of State grants us the opportunity to go to Cuba.

I went a couple of weeks ago, and we had the opportunity to visit the Capitol building of Cuba. It was modeled after our Capitol building in Washington, D.C. It's a beautiful building, but today all it is a museum. As we walked around those empty hallways, surprisingly to me, a woman invited us to visit a side room. It had been the office of the President of the Senate. That room lead to the Senate Chamber of the then Government of Cuba. It is now just a museum. I felt sad walking into that beautiful, empty room. But when I imagined this Chamber abandoned, like that one, I shuddered in fear.

Part of my prayer this morning is that God grant that these sacred halls never grow silent, that God grant that we always have the privilege of doing what we are doing here today.

Please join me in prayer this morning.

Dear God, I have been asked to do the invocation this morning. These good people have asked me to invoke your name; that is, to call upon you to be part of these proceedings. Our understanding is that by your guidance we will make good and just decisions; that the thoughts, then the words, then the actions that happen here will be blessed and fruitful for the people of Florida. The absence of that blessing makes us shudder.

We pray, O God, that this be a good day; that this be a day when effective decisions and beneficial actions are taken. Lord, I don't know what all lies before these honorable men and women today. I don't know the particular issues before them. I don't know if they fear tedium in discussion, or voluminous paper pushing, but I pray that they see today beyond the mechanics of this place, and that they see the great value of who they are, and of where they sit. Who they are in this more than 200 year-old experiment we call democracy is foundational to our identity as Americans, and I pray that today everyone who walks into this place feels that.

In some sense, I ask that they feel the first love that brought them here in the first place; that they feel that sense of hope of building a better tomorrow. I pray that they feel that first excitement of eliciting positive change for large numbers of people. I ask that they remember that first passion they felt of participating in the process of making Florida a better place for all because they, as individuals, chose to get involved. Some, because they've been working so hard, because the hours have been so long, because their constituency is so grumpy, I don't know, may be losing that first love. Give it back to them this day, I pray.

For the fact that they gather here, I give you thanks. For the fact that this is not a museum, but a hallowed hall of transcendent importance, I give you thanks. And as just one more citizen of this great State of Florida, I ask that you bless them, each one of them, their staff members who walk these halls, those who elected them, and even those who voted against them.

Make this a great day. For all of us, we pray. Amen.

PLEDGE

Senate Pages Blake Burford of Ft. Pierce; Sophia Ibrahim of Brandon; Elizabeth White of Rockledge; and Steven W. Pruitt, son of Senator Pruitt, of Port St. Lucie, 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. David Glorius of Ocala, sponsored by Senator Lynn, as doctor of the day. Dr. Glorius specializes in Emergency Medicine.

ADOPTION OF RESOLUTIONS

On motion by Senator Constantine—

By Senators Constantine and Bullard—

SR 2930—A resolution commending Ericka Dunlap.

WHEREAS, at age 6, Ericka Dunlap, from Orlando, Florida, the youngest of five children, began competing in scholarship pageants and, over the next 15 years, won 1,100 trophies and 60 crowns, and

WHEREAS, as the first African-American woman to become the Miss Florida pageant winner, Ericka went on to win the ultimate scholarship pageant of all when she was crowned Miss America for 2004, and

WHEREAS, as a graduate of William R. Boone High School and a Bright Futures Scholar, Ericka is currently a senior at the University of Central Florida and, while achieving academic honors in pursuit of a Bachelor's Degree in Public Relations, serves on the President's Leadership Council, is a Student Government Senator, and is a member of Delta Sigma Theta Sorority, and

WHEREAS, when competing in the Miss America Pageant, Ericka adopted a platform entitled "Celebrating Cultural Diversity and Inclusiveness," advancing the concept "United We Stand, Divided We Fall" to awaken Americans, the media, community leaders, and policymakers in the private and public sectors to the importance of appreciating cultural differences in the people of the world, and

WHEREAS, Ericka is putting college on hold while she fulfills her duties as Miss America during the year of her reign, using her crown "as a symbolic propeller to take diversity issues to new heights" of public awareness, but looks forward to resuming her education, with aspirations to go to law school and practice sports and entertainment law, NOW, THEREFORE,

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

That Ericka Dunlap is commended for winning the 2004 Miss Florida Scholarship Pageant and the 2004 Miss America Scholarship Pageant, and for choosing to encourage the "Celebration of Cultural Diversity and Inclusiveness" in her year-long reign as Miss America 2004, bringing great honor to those who reside in Orlando and the State of Florida.

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

—was introduced out of order and read by title. On motion by Senator Constantine, **SR 2930** was read the second time in full and adopted.

SPECIAL GUEST

Senator Constantine introduced Ericka Dunlap, 2004 Miss Florida and 2004 Miss America, who sang *The Star-Spangled Banner* in the chamber.

On motion by Senator Saunders—

By Senator Saunders—

SR 2458—A resolution commending Florida's Healthy Start coalitions and recognizing March 16, 2004, as "Healthy Start Day."

WHEREAS, there are 32 Healthy Start coalitions throughout the state, each charged with reducing infant mortality, and these coalitions have played a large part in improving Florida's rank in infant mortality to 21st in the nation, and

WHEREAS, Healthy Start coalitions, comprised of community volunteers who are uniquely positioned to assess and respond to maternal and infant health needs and to direct funding toward services that address those needs, have created a seamless system of care that benefited more than 152,000 mothers and babies in Florida in Fiscal Year 2002-2003, and

WHEREAS, in 2002-2003, Healthy Start coalitions collectively leveraged more than \$21 million, including 27,200 volunteer hours of in-kind services and resources, cash, grants, and projects related to maternal and infant health, and drew down almost \$14 million in federal funding, NOW, THEREFORE,

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

That the Senate pauses in its deliberations to applaud the outstanding efforts of, and recognize the remarkable benefits afforded by, the state's dedicated Healthy Start coalitions and to recognize March 16, 2004, as "Healthy Start Day" in Florida.

—was introduced out of order and read by title. On motion by Senator Saunders, **SR 2458** was read the second time in full and adopted.

At the request of Senator Bullard—

By Senator Bullard—

SR 2012—A resolution acknowledging the invaluable contributions Delta Sigma Theta Sorority, Inc., has made to the people of Florida, and recognizing March 14-16, 2004, as "The 10th Annual Delta Days at the Florida Capitol."

WHEREAS, Delta Sigma Theta Sorority, Inc., is a public service organization founded in January 1913 by 22 outstanding women at Howard University in Washington, D.C., and

WHEREAS, nearly 6 weeks after its founding, the first public act of the Sorority was its participation in the Women's Suffrage Movement demanding rights for women, particularly the right to vote, and

WHEREAS, Delta Sigma Theta Sorority, Inc., is a sisterhood of college-educated women committed to implementing the sorority's mission through its Five Point Program Thrust: Economic Development, Educational Development, Physical and Mental Health, Political Awareness, and International Awareness and Involvement, and

WHEREAS, this organization recently celebrated 91 years of exemplary service and support to local communities, leading dialogue on public policy issues, supporting quality education, and producing new projects to stimulate current and future economic growth, and

WHEREAS, with over 200,000 college-educated women and over 950 chapters worldwide—47 chapters located in Florida and the Bahamas—members of Delta Sigma Theta Sorority are clearly focused and visible as corporate and civic leaders, productive public officials, acclaimed academicians, and activists in their own right, and

WHEREAS, for the past 10 years, the Sorority's Florida Chapters have conducted "Delta Days at the Florida Capitol" to provide information to state legislators and government executives which is vital to developing public policy; to host a reception for state legislators and government executives; and to monitor the progress of pending legislation related to significant public policy issues, and

WHEREAS, on March 14-16, 2004, the members of the 47 Chapters of the Sorority that now serve Florida and the Bahamas will converge on Tallahassee to conduct "The 10th Annual Delta Days at the Florida Capitol," focusing on a theme of Leadership, Advocacy, and Empowerment in taking social action and delivering public services, NOW, THEREFORE,

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

That the Florida Senate commends Delta Sigma Theta Sorority, Inc., for its contributions to the people of Florida, and recognizes March 14-16, 2004, as "The 10th Annual Delta Days at the Florida Capitol."

—**SR 2012** was introduced, read and adopted by publication.

At the request of Senator Saunders—

By Senator Saunders—

SR 2242—A resolution commending Michael Hannaford and Matthew Hannaford.

WHEREAS, Michael Hannaford, age 13, and Matthew Hannaford, age 11, of Cape Coral, Florida, are on the right course to achieving golfing excellence and physical fitness, having come from an introduction to the sport in 2001 to being considered among the best of the young men worldwide now participating in the sport, and

WHEREAS, Michael Hannaford is now ranked in the 2009 Junior Golf Scoreboard Graduation Class as the No. 15 golfer in Florida and the No. 125 golfer in the world, and Matthew Hannaford is ranked in the 2011 Junior Golf Scoreboard Graduation Class as the No. 1 golfer in Florida, and No. 3 in the world, and

WHEREAS, through studious attention to golf instruction, regular training in physical fitness and strength-development workouts, and their daily practice routines, Michael and Matthew have quickly developed the ability to play golf at a highly competitive level, and

WHEREAS, Michael and Matthew have taken only three golf lessons in their young lives and have become as good as they are through determination and sheer will to learn every nuance of the game and to master the techniques of the sport of golf, and

WHEREAS, showing the results of their constant devotion to developing skill and physical fitness to play the competitive game of golf, in a recent Junior Players Tour tournament in Port St. Lucie, Florida, Matthew won his age division and Michael finished 5th in his age division, NOW, THEREFORE,

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

That the Senate commends Michael Hannaford and Matthew Hannaford for exemplifying the value of commitment and daily practice in the techniques required to compete at the highest possible level and for demonstrating the principles of the Governor’s initiative on physical fitness and obesity through their involvement in and dedication to practicing the sport of golf, thus serving as role models for the children of Florida to emulate.

BE IT FURTHER RESOLVED that copies of this resolution, with the Seal of the Senate affixed, be presented to Michael Hannaford and to Matthew Hannaford as a tangible token of the sentiments of the Florida Senate.

—**SR 2242** was introduced, read and adopted by publication.

INTRODUCTION OF FORMER SENATOR

President King introduced former Senator and current Congressman Mark Foley who was present in the chamber.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Pruitt, by two-thirds vote **CS for SB 184, CS for CS for SB 362, CS for SB 364, CS for SB 236, CS for SB 1340, CS for CS for SB 368** and **SB 324** were withdrawn from the Committee on Appropriations.

On motion by Senator Lee, by two-thirds vote **CS for SB 112** was withdrawn from the Committees on Natural Resources; Governmental Oversight and Productivity; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar; and referred to the Committees on Natural Resources; Governmental Oversight and Productivity; Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar; **SB 2112** was withdrawn from the Committee on Commerce, Economic Opportunities, and Consumer Services; **SB 2510** and **SB 2512** were withdrawn from the Committee on Finance and Taxation; **SB 1256** was withdrawn from the Committees on Appropriations Subcommittee on Criminal Justice; and Rules and Calendar; **SB 1266, SB 1268** and **SB 1274** were withdrawn from the Committees on Appropriations Subcommittee on General Government; and Rules and Calendar; **SB 1270** and **SB 1272** were withdrawn from the Committees on Finance and Taxation; Appropriations Subcommittee on General Government; and Rules and Calendar; **SB 1276, SB 1278, SB 1280** and **SB 1282** were withdrawn from the Committees on Appropriations Subcommittee on Health and Human Services; and Rules and Calendar; **SB 1284** was withdrawn from the Committees on Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Rules and Calendar; **SB 1286** was withdrawn from the Committees on Appropriations Subcommittee on Transportation and Economic Development; and Rules and Calendar; **SB 2564** was withdrawn from the Committees on Criminal Justice; Governmental Oversight and Productivity; Appropriations Subcommittee on Criminal Justice; and Rules and Calendar; **CS for CS for SB 348, CS for SB 1162, SM 1948** and **SM 2084** were withdrawn from the Committee on Rules and Calendar; **CS for SB 1142** was withdrawn from the Committee on Communication and Public Utilities; and **CS for SB 1678** was withdrawn from the Committee on Children and Families.

MOTIONS

On motion by Senator Pruitt, all aspects of Rule 2.39 and 2.15 were waived for the purposes of the general appropriations proposed committee bill, and the amendment deadline for the general appropriations proposed committee bill was set for 3:00 p.m. on Tuesday, March 23, 2004; and the deadline for amendments to amendments and substitute amendments was set for Wednesday, March 24, 2004 at 12:00 noon.

BILLS ON THIRD READING

SB 634—A bill to be entitled An act relating to the indigent care surtax; amending s. 212.055, F.S.; allowing small counties having a specified population to levy an indigent care surtax; providing procedures; providing uses of the surtax; providing a maximum tax rate; providing an effective date.

—as amended March 10 was read the third time by title.

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

Amendment 1 (123694)(with title amendment)—On page 1, lines 11-25, delete those lines and insert:

Section 1. Subsections (4) and (7) of section 212.055, Florida Statutes, are amended to read:

212.055 Discretionary sales surtaxes; legislative intent; authorization and use of proceeds.—It is the legislative intent that any authorization for imposition of a discretionary sales surtax shall be published in the Florida Statutes as a subsection of this section, irrespective of the duration of the levy. Each enactment shall specify the types of counties authorized to levy; the rate or rates which may be imposed; the maximum length of time the surtax may be imposed, if any; the procedure which must be followed to secure voter approval, if required; the purpose for which the proceeds may be expended; and such other requirements as the Legislature may provide. Taxable transactions and administrative procedures shall be as provided in s. 212.054.

(4) INDIGENT CARE AND TRAUMA CENTER SURTAX.—

(a)1. The governing body in each county the government of which is not consolidated with that of one or more municipalities, which has a population of at least 800,000 residents and is not authorized to levy a surtax under subsection (5), may levy, pursuant to an ordinance either approved by an extraordinary vote of the governing body or conditioned to take effect only upon approval by a majority vote of the electors of the county voting in a referendum, a discretionary sales surtax at a rate that may not exceed 0.5 percent.

2.(b) If the ordinance is conditioned on a referendum, a statement that includes a brief and general description of the purposes to be funded by the surtax and that conforms to the requirements of s. 101.161 shall be placed on the ballot by the governing body of the county. The following questions shall be placed on the ballot:

FOR THE . . .CENTS TAX
AGAINST THE . . .CENTS TAX

3.(e) The ordinance adopted by the governing body providing for the imposition of the surtax shall set forth a plan for providing health care services to qualified residents, as defined in *subparagraph 4 paragraph (4)*. Such plan and subsequent amendments to it shall fund a broad range of health care services for both indigent persons and the medically poor, including, but not limited to, primary care and preventive care as well as hospital care. The plan must also address the services to be provided by the Level I trauma center. It shall emphasize a continuity of care in the most cost-effective setting, taking into consideration both a high quality of care and geographic access. Where consistent with these objectives, it shall include, without limitation, services rendered by physicians, clinics, community hospitals, mental health centers, and alternative delivery sites, as well as at least one regional referral hospital where appropriate. It shall provide that agreements negotiated between the county and providers, including hospitals with a Level I trauma center, will include reimbursement methodologies that take into account the cost of services rendered to eligible patients, recognize hospitals that render a disproportionate share of indigent care, provide other incentives to promote the delivery of charity care, promote the advance-

ment of technology in medical services, recognize the level of responsiveness to medical needs in trauma cases, and require cost containment including, but not limited to, case management. It must also provide that any hospitals that are owned and operated by government entities on May 21, 1991, must, as a condition of receiving funds under this subsection, afford public access equal to that provided under s. 286.011 as to meetings of the governing board, the subject of which is budgeting resources for the rendition of charity care as that term is defined in the Florida Hospital Uniform Reporting System (FHURS) manual referenced in s. 408.07. The plan shall also include innovative health care programs that provide cost-effective alternatives to traditional methods of service delivery and funding.

4.(d) For the purpose of this paragraph subsection, the term "qualified resident" means residents of the authorizing county who are:

a.1. Qualified as indigent persons as certified by the authorizing county;

b.2. Certified by the authorizing county as meeting the definition of the medically poor, defined as persons having insufficient income, resources, and assets to provide the needed medical care without using resources required to meet basic needs for shelter, food, clothing, and personal expenses; or not being eligible for any other state or federal program, or having medical needs that are not covered by any such program; or having insufficient third-party insurance coverage. In all cases, the authorizing county is intended to serve as the payor of last resort; or

c.3. Participating in innovative, cost-effective programs approved by the authorizing county.

5.(e) Moneys collected pursuant to this paragraph subsection remain the property of the state and shall be distributed by the Department of Revenue on a regular and periodic basis to the clerk of the circuit court as ex officio custodian of the funds of the authorizing county. The clerk of the circuit court shall:

a.1. Maintain the moneys in an indigent health care trust fund;

b.2. Invest any funds held on deposit in the trust fund pursuant to general law;

c.3. Disburse the funds, including any interest earned, to any provider of health care services, as provided in subparagraphs 3. and 4. paragraphs (c) and (d), upon directive from the authorizing county. However, if a county has a population of at least 800,000 residents and has levied the surtax authorized in this paragraph subsection, notwithstanding any directive from the authorizing county, on October 1 of each calendar year, the clerk of the court shall issue a check in the amount of \$6.5 million to a hospital in its jurisdiction that has a Level I trauma center or shall issue a check in the amount of \$3.5 million to a hospital in its jurisdiction that has a Level I trauma center if that county enacts and implements a hospital lien law in accordance with chapter 98-499, Laws of Florida. The issuance of the checks on October 1 of each year is provided in recognition of the Level I trauma center status and shall be in addition to the base contract amount received during fiscal year 1999-2000 and any additional amount negotiated to the base contract. If the hospital receiving funds for its Level I trauma center status requests such funds to be used to generate federal matching funds under Medicaid, the clerk of the court shall instead issue a check to the Agency for Health Care Administration to accomplish that purpose to the extent that it is allowed through the General Appropriations Act; and

d.4. Prepare on a biennial basis an audit of the trust fund specified in sub-subparagraph a. subparagraph 1. Commencing February 1, 2004, such audit shall be delivered to the governing body and to the chair of the legislative delegation of each authorizing county.

6.(f) Notwithstanding any other provision of this section, a county shall not levy local option sales surtaxes authorized in this paragraph subsection and subsections (2) and (3) in excess of a combined rate of 1 percent.

(b) Notwithstanding any other provision of this section, the governing body in each county the government of which is not consolidated with that of one or more municipalities and which has a population of less than 800,000 residents, may levy, by ordinance subject to approval by a majority of the electors of the county voting in a referendum, a discretionary

sales surtax at a rate that may not exceed 0.25 percent for the sole purpose of funding trauma services provided by a trauma center licensed under chapter 395.

1. A statement that includes a brief and general description of the purposes to be funded by the surtax and that conforms to the requirements of s. 101.161 shall be placed on the ballot by the governing body of the county. The following questions shall be placed on the ballot:

FOR THE. . .CENTS TAX
AGAINST THE. . .CENTS TAX

2. The ordinance adopted by the governing body of the county providing for the imposition of the surtax shall set forth a plan for providing trauma services to trauma victims presenting in the trauma service area in which such county is located.

3. Moneys collected under this paragraph remain the property of the state and shall be distributed by the Department of Revenue on a regular and periodic basis to the clerk of the circuit court as ex officio custodian of the funds of the authorizing county. The clerk of the circuit court shall:

a. Maintain the moneys in a trauma services trust fund.

b. Invest any funds held on deposit in the trust fund under general law.

c. Disburse the funds, including any interest earned on such funds, to the trauma center in its trauma service area as provided in the plan set forth pursuant to subparagraph 2. upon directive from the authorizing county. If the trauma center receiving funds requests that such funds be used to generate federal matching funds under Medicaid, the custodian of the funds shall instead issue a check to the Agency for Health Care Administration to accomplish that purpose to the extent that the agency is authorized in the General Appropriations Act.

d. Prepare on a biennial basis an audit of the trauma services trust fund specified in sub-subparagraph a., to be delivered to the authorizing county.

4. A discretionary sales surtax imposed under this paragraph shall expire 4 years after the effective date of the surtax unless reenacted by ordinance subject to approval by a majority of the electors of the county voting in a subsequent referendum.

5. Notwithstanding any other provision of this section, a county may not levy local option sales surtaxes authorized in this paragraph and subsections (2) and (3) in excess of a combined rate of 1 percent.

And the title is amended as follows:

On page 1, line 3, after the semicolon (;) insert: authorizing certain counties to levy by ordinance, subject to referendum approval, a surtax to fund trauma services provided by certain licensed trauma centers; requiring the ordinance to provide a plan for providing trauma services; providing for collection and distribution of surtax proceeds; providing duties of the clerk of the circuit court, the clerk of the municipality, or the treasurer of the special district in maintaining a trust fund and investing and disbursing funds; requiring a biennial audit of the trust fund; providing for expiration and reenactment of the surtax; limiting the rate of the surtax;

On motion by Senator Argenziano, SB 634 as amended was passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—39

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

Smith	Wasserman Schultz	Wilson
Villalobos	Webster	Wise

Nays—None

Vote after roll call:

Yea—Sebesta

CS for SB 636—A bill to be entitled An act relating to fire hydrants; requiring owners of private fire hydrants to test hydrants in accordance with national standards, and to contract with licensed professionals or local fire-control authorities to inspect and service such hydrants; authorizing local fire officials to contract with owners of private fire hydrants to maintain such hydrants; providing an effective date.

—was read the third time by title.

On motion by Senator Miller, **CS for SB 636** was passed and certified to the House. The vote on passage was:

Yeas—38

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

Nays—1

Posey

Vote after roll call:

Yea—Sebesta

HB 539—A bill to be entitled An act relating to developments of regional impact; amending s. 380.06, F.S.; requiring that certain individual use and multiuse guidelines and standards be increased by a specified percentage in certain areas if the land use of a multiuse development is residential and is not less than a specified percentage of the jurisdiction s residential threshold; revising provisions governing substantial deviation standards for the date of buildout of a development; providing an effective date.

—was read the third time by title.

On motion by Senator Jones, **HB 539** 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

CS for CS for SB 192—A bill to be entitled An act relating to magistrates and masters; amending ss. 26.012, 27.06, 29.004, 34.01, 48.20, 142.09, 316.635, 373.603, 381.0012, 450.121, 560.306, 633.14, 648.44, 817.482, 832.05, 876.42, 893.12, 901.01, 901.02, 901.07, 901.08, 901.09, 901.11, 901.12, 901.25, 902.15, 902.17, 902.20, 902.21, 903.03, 903.32, 903.34, 914.22, 923.01, 933.01, 933.06, 933.07, 933.10, 933.101, 933.13, 933.14, 939.02, 939.14, 941.13, 941.14, 941.15, 941.17, 941.18, 947.141, 948.06, 985.05, F.S., relating to various court procedures; redesignating “magistrates” as “trial court judges”; amending ss. 56.071, 56.29, 61.1826, 64.061, 65.061, 69.051, 70.51, 92.142, 112.41, 112.43, 112.47, 162.03, 162.06, 162.09, 173.09, 173.10, 173.11, 173.12, 194.013, 194.034, 194.035, 206.16, 207.016, 320.411, 393.11, 394.467, 397.311, 397.681, 447.207, 447.403, 447.405, 447.407, 447.409, 475.011, 489.127, 489.531, 496.420, 501.207, 501.618, 559.936, 582.23, 631.182, 631.331, 633.052, 744.369, 760.11, 837.011, 838.014, 839.17, 916.107, 938.30, 945.43, F.S., relating to various administrative and judicial proceedings; redesignating “masters” and “general or special masters” as “general or special magistrates”; providing an effective date.

—was read the third time by title.

On motion by Senator Campbell, **CS for CS for SB 192** 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 122—A bill to be entitled An act relating to instructional materials for K-12 public education; authorizing the Department of Education to conduct a pilot program; authorizing a pilot program within specified counties to enable selected school districts to realize cost savings in the purchase of used instructional materials; imposing requirements on the vendors of such materials; absolving the state from responsibility for certain financial losses; requiring the Council for Education Policy Research and Improvement to report to the Legislature; providing for future repeal; providing an effective date.

—as amended March 10 was read the third time by title.

On motion by Senator Fasano, **SB 122** as amended was passed and certified to the House. The vote on passage was:

Yeas—34

Mr. President	Clary	Haridopolos
Alexander	Constantine	Jones
Argenziano	Cowin	Klein
Aronberg	Crist	Lawson
Atwater	Diaz de la Portilla	Lee
Bennett	Dockery	Lynn
Bullard	Fasano	Margolis
Campbell	Garcia	Peaden
Carlton	Geller	Posey

Pruitt	Smith	Webster
Saunders	Villalobos	Wise
Sebesta		
Nays—6		
Dawson	Miller	Wasserman Schultz
Hill	Siplin	Wilson

HB 317—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; creating an exemption from public records requirements to include building plans, blueprints, schematic drawings, and diagrams held by a public agency and relating to specified facilities, developments, and structures; providing exceptions; providing for legislative review and repeal; providing definitions; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

On motion by Senator Bennett, **HB 317** was passed by the required constitutional two-thirds vote of the members present 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
Carlton	Jones	Smith
Clary	Klein	Villalobos
Constantine	Lawson	Wasserman Schultz
Cowin	Lee	Webster
Crist	Lynn	Wilson
Dawson	Margolis	Wise

Nays—1

Campbell

CS for SB 510—A bill to be entitled An act relating to child care facilities; amending s. 402.3055, F.S.; requiring an applicant, owner, or operator of a child care facility to sign an affidavit attesting to the accuracy of certain information; authorizing the Department of Children and Family Services to apply certain requirements for personnel in child care facilities to personnel in family day care homes and large family child care homes; amending s. 402.308, F.S.; requiring family day care homes that are required to be licensed and large family child care homes to have a license that is renewed annually; authorizing the Department of Children and Family Services to apply the specified procedures for administering a license to family day care homes and large family child care homes; amending s. 402.309, F.S.; authorizing the local licensing agency or the Department of Children and Family Services to issue a provisional license or registration to a child care facility, family day care home, or large family child care home; providing that a provisional license or registration may not be issued unless child care personnel are screened according to law; requiring the department to adopt rules for issuing, suspending, and revoking provisional licenses and registrations; amending s. 402.310, F.S.; providing that an increased administrative fine may be imposed in addition to or in lieu of other disciplinary actions; authorizing the department or local licensing agencies to convert a license or registration to probation status for violation of certain laws and rules; authorizing the department or local licensing agencies to apply disciplinary actions to registered family day care homes; directing the department to adopt rules establishing grounds for imposing disciplinary actions for violations of certain laws and rules; directing the department to adopt rules to create a uniform system of procedures to use for disciplinary actions; creating s. 402.3105, F.S.; requiring the department to establish a database of information concerning violations, citations, and penalties imposed against child care facilities, family day care homes, and large family child care homes licensed by or registered with the department and local licensing agencies; requiring the department to consult with the State Technology Office; specifying database

capabilities and the uses of information contained therein; providing that implementation is not contingent upon an appropriation; repealing ss. 402.313(1)(b) and 402.3131(1)(a), F.S.; abolishing the authority of the department or local licensing agency to impose an administrative fine for a family care home or a large family child care home; providing an effective date.

—was read the third time by title.

On motion by Senator Lynn, **CS for SB 510** 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 103—A bill to be entitled An act relating to prescriptions for medicinal drugs; creating s. 456.0392, F.S.; requiring certain practitioners to include specified information on prescriptions; providing that certain prescriptions shall be presumed valid; providing an effective date.

—was read the third time by title.

On motion by Senator Fasano, **HB 103** 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

Consideration of **HB 187** was deferred.

SB 258—A bill to be entitled An act relating to bingo games; amending s. 849.0931, F.S.; authorizing the use of electronics or other technology in lieu of vocal verification for bingo games; providing an effective date.

—as amended March 10 was read the third time by title.

On motion by Senator Fasano, **SB 258** as amended was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bullard

Campbell	Geller	Peaden
Clary	Haridopolos	Posey
Constantine	Hill	Pruitt
Cowin	Jones	Saunders
Crist	Klein	Sebesta
Dawson	Lawson	Siplin
Diaz de la Portilla	Lee	Villalobos
Dockery	Lynn	Wasserman Schultz
Fasano	Margolis	Wilson
Garcia	Miller	Wise
Nays—3		
Carlton	Smith	Webster

Vote after roll call:

Yea—Bennett

HB 187—A bill to be entitled An act relating to bingo; providing a popular name; amending s. 849.0931, F.S.; defining the terms “instant bingo” and “deal”; providing rules for the operation of instant bingo games; providing penalties; providing requirements for the manufacture and sale of instant bingo tickets; providing duties of the Department of the Lottery; reenacting ss. 718.114 and 723.079(8), F.S., relating to condominiums and homeowners’ associations, to incorporate the amendment to s. 849.0931, F.S., in references thereto; providing an effective date.

—was read the third time by title.

On motion by Senator Geller, **HB 187** was passed and certified to the House. The vote on passage was:

Yeas—34

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

Nays—5

Carlton	Smith	Wise
Peaden	Webster	

Vote after roll call:

Yea—Bennett

CS for SB 158—A bill to be entitled An act relating to religious-exempt child care programs; amending s. 402.316, F.S.; providing for a child care program affiliated with a religious congregation or parochial school to be exempt from regulation by the department as a religious-exempt child care program; requiring religious-exempt child care programs to display a certificate of compliance issued by an accrediting agency recognized by the department; providing requirements for accrediting agencies recognized by the department; requiring a recognized accrediting agency to conduct an initial on-site review; providing timeframes within which child care programs must meet the requirements for training and credentials; requiring recognized accrediting agencies for religious exemption to submit standards to the department; requiring the department to create and maintain a list of recognized accrediting agencies; providing that the act does not authorize the department to regulate certain specified elements of a religious-exempt child care program; requiring that the department notify recognized accrediting agencies of any revision in standards; requiring that a recognized accrediting agency submit an annual report; providing timeframes within

which an exempt child care program must notify an accrediting agency of its transfer and termination of accreditation; prohibiting a recognized accrediting agency for religious exemption from owning, operating, or administering certain programs; requiring the department to facilitate an annual meeting; providing an effective date.

—as amended March 10 was read the third time by title.

MOTION

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

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

Amendment 1 (794768)(with title amendment)—On page 2, line 9, insert:

Section 1. *This act may be cited as the “Zaniyah Hinson Act.”*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 3, after the first semicolon (;) insert: providing a short title;

On motion by Senator Lynn, **CS for SB 158** as amended was passed, ordered engrossed and then 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

INTRODUCTION OF FORMER SENATOR

President King introduced former Senator Richard “Dick” Renick who was present in the chamber.

CS for SB 1088—A bill to be entitled An act relating to provider contracts for health care services; amending s. 641.315, F.S.; requiring that a health maintenance organization disclose to the provider the schedule of fees for which the health maintenance organization and the provider of health care services have contracted, including any additional deviations; providing for application; providing an effective date.

—was read the third time by title.

On motion by Senator Cowin, **CS for SB 1088** was passed and certified to the House. The vote on passage was:

Yeas—40

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

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

Nays—None

SPECIAL ORDER CALENDAR

GENERAL BILLS

On motion by Senator Jones—

SB 686—A bill to be entitled An act relating to coastal redevelopment hazard mitigation; providing a short title; amending s. 163.3164, F.S.; defining the term “local hazard mitigation strategy”; amending s. 163.3177, F.S.; providing an additional requirement for a local government’s comprehensive plan concerning hazard mitigation; amending s. 163.3178, F.S.; revising provisions with respect to coastal management; authorizing a demonstration project in certain counties to allow for the redevelopment of coastal areas within the designated coastal high hazard area; providing conditions; providing for application by a local government; providing for a written agreement between the state land planning agency and the local government; providing for a progress report; amending ss. 186.515, 288.975, and 369.303, F.S.; correcting cross-references to conform; providing an effective date.

—was read the second time by title.

The Committee on Comprehensive Planning recommended the following amendment which was moved by Senator Jones and adopted:

Amendment 1 (641846)—On page 12, line 24, delete “paragraph (6)(a)” and insert: s. 163.3177(6)(a)

Senator Jones moved the following amendments which were adopted:

Amendment 2 (354634)(with title amendment)—On page 1, lines 26-28, delete those lines and insert:

Section 1. Popular name.—This act may be known by the popular name and cited as the “Coastal Redevelopment Hazard Mitigation Demonstration Project Act.”

And the title is amended as follows:

On page 1, line 3, delete “short title” and insert: popular name

Amendment 3 (744054)(with title amendment)—On page 4, line 1; on page 11, line 20; and on page 12, line 24, delete “hazard”

And the title is amended as follows:

On page 1, line 5, delete “hazard”

Amendment 4 (983348)—On page 8, line 12, after “hazards and” insert: potential need for

Amendment 5 (373612)—On page 11, line 29, after “project” and on page 14, line 19, after “municipalities” insert: ,

Amendment 6 (892716)—On page 12, lines 6-11, delete those lines and insert:

1. To be eligible for the coastal redevelopment demonstration project, the following conditions must be met: the comprehensive plan delineates the Flood Insurance Rate Map zones, the Coastal Construction Control Line, and the Coastal Barrier Resources System Area (COBRA) units for the area subject to the coastal redevelopment strategy; the area is part of a comprehensive redevelopment strategy that will be incorporated into the comprehensive plan; the area has been designated in the comprehensive plan as an “urban infill and redevelopment area” pursuant to s. 163.2517; the area is not within a designated

Amendment 7 (223290)—On page 13, delete line 18 and insert: coastal high hazard area are limited to those expenditures needed

Amendment 8 (393612)—On page 14, line 1, after “zones,” insert: Coastal Barrier Resources System Area (COBRA) units,

Amendment 9 (301366)—On page 14, lines 8-10, delete those lines and insert:

j. Data and analysis, including existing damage potential and the potential costs of damage to structures, property, and infrastructure under the redevelopment strategy, which would need to be less than that expected without the redevelopment strategy;

CS for SB 476—A bill to be entitled An act relating to respiratory therapy; 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; providing effective dates.

—was read the third time by title.

On motion by Senator Saunders, CS for SB 476 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 2380—A bill to be entitled An act relating to health care clinics; amending s. 400.991, F.S.; changing the date by which an initial application for a health care clinic license must be filed with the Agency for Health Care Administration; making conforming changes to the requirement that qualified applicants receive a temporary license; providing for retroactive application; providing an effective date.

—as amended March 10 was read the third time by title.

On motion by Senator Cowin, SB 2380 as amended 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
Carlton	Jones	Smith
Clary	Klein	Villalobos
Constantine	Lawson	Wasserman Schultz
Cowin	Lee	Webster
Crist	Lynn	Wilson
Dawson	Margolis	Wise

Nays—1

Campbell

Amendment 10 (771630)—On page 15, line 5, delete “*Planning*” and insert: *Management*

Amendment 11 (820914)—On page 16, line 1, delete “*amendment*” and insert: *amendments*

Amendment 12 (774500)—On page 16, line 6, after the period (.) insert: *In its report, the state land planning agency shall assess whether the program has successfully implemented mitigation strategies and whether the program should continue or be expanded to include additional communities.*

Amendment 13 (720448)—On page 16, lines 15 and 18, delete “186.515” and insert: *this section 186.515*

Pursuant to Rule 4.19, **SB 686** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Saunders—

SB 1666—A bill to be entitled An act relating to continuing education for health care practitioners; amending s. 456.025, F.S.; deleting requirements for the Department of Health to administer an electronic continuing education tracking system for health care practitioners; providing an effective date.

—was read the second time by title.

Senator Saunders moved the following amendment which was adopted:

Amendment 1 (354522)(with title amendment)—On page 2, between lines 4 and 5, insert:

Section 2. Section 456.0251, Florida Statutes, is created to read:

456.0251 *Continuing education.*—

(1) *Unless otherwise provided in a profession’s practice act, each board, or the department if there is no board, shall establish by rule procedures for approval of continuing education courses for renewal of licenses. Except for those continuing education courses whose subjects are prescribed by law, each board, or the department if there is no board, may limit by rule the subject matter for approved continuing education courses to courses addressing the scope of practice of each respective health care profession.*

(2) *Licensees who have not completed all of the continuing education credits required for licensure during a biennium may obtain an extension of 3 months from the date after the end of the license renewal biennium within which to complete the requisite hours for license renewal. Each board, or the department if there is no board, shall establish by rule procedures for requesting a 3-month extension and whether proof of completion of some approved hours of continuing education are required to be submitted with the request for extension as a prerequisite for granting the request.*

(3) *Failure to complete the requisite number of hours of continuing education hours within a license renewal biennium or within a 3 month period from the date after the end of the license renewal biennium, if requested, shall be grounds for issuance of a citation and a fine, plus a requirement that at least the deficit hours are completed within a time established by rule of each board, or the department if there is no board. Each board, or the department if there is no board, shall establish by rule a fine for each continuing education hour which was not completed within the license renewal biennium or the 3-month period following the last day of the biennium if so requested, not to exceed \$500 per each hour not completed. The issuance of the citation and fine shall not be considered discipline. A citation and a fine issued under this subsection may only be issued to a licensee a maximum of two times for two separate failures to complete the requisite number of hours for license renewal.*

(4) *The department shall report to each board no later than 3 months following the last day of the license renewal biennium the percentage of licensees regulated by that board who have not timely complied with the continuing education requirements during the previous license renewal biennium for which auditing of licensees regulated by that board are completed. Each board shall direct the department the percentage of*

licensees regulated by that board that are to be audited during the next license renewal biennium. In addition to the percentage of licensees audited as directed by the boards, the department shall audit those licensees found to be deficient during any of the two license renewal bienniums.

Section 3. Paragraph (ff) is added to subsection (1) of section 456.072, Florida Statutes, to read:

456.072 Grounds for discipline; penalties; enforcement.—

(1) The following acts shall constitute grounds for which the disciplinary actions specified in subsection (2) may be taken:

(ff) *Failure for a third or more times to complete the requisite number of hours of continuing education hours within a license renewal biennium period or within a 3-month period from the date after the end of the license renewal biennium, if the extension was requested.*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 7, after the semicolon (;) insert: creating s. 456.0251, F.S.; providing for enforcement of continuing education requirements required for license renewal; authorizing citations and fines to be imposed for failure to comply with required continuing education requirements; amending s. 456.072, F.S.; providing for discipline of licensees who fail to meet continuing education requirements as a prerequisite for license renewal three or more times;

Pursuant to Rule 4.19, **SB 1666** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

SENATOR WEBSTER PRESIDING

On motion by Senator Constantine—

CS for SB 340—A bill to be entitled An act relating to corrections to the school code rewrite; saving s. 17.076(5), F.S., relating to confidentiality of direct deposit records, from reversion on July 1, 2004; amending s. 20.055, F.S.; deleting a reference to the Board of Regents; saving s. 112.215(2), F.S., relating to the definition of the term “employee” for purposes of the deferred compensation program, from reversion on July 1, 2004; amending s. 145.19, F.S.; adding cross-reference; providing for the superintendent’s annual performance salary incentive and special qualification salary to be added to the adjusted salary rate; amending s. 159.27, F.S.; redesignating a developmental research school as a lab school; amending s. 212.055, F.S.; deleting references to the Florida Frugal Schools Program; amending s. 216.136, F.S.; deleting reference to Executive Director of the State Board of Community Colleges and State Board of Nonpublic Career Education; providing that the executive director of the Commission for Independent Education is a member of the Workforce Estimating Conference; saving s. 287.064(1), (2), (3), (4), (5), and (6), F.S., relating to the consolidated equipment financing program, from reversion on July 1, 2004; amending s. 316.615, F.S.; replacing reference to the Commissioner of Education with State Board of Education for purpose of rulemaking; amending s. 402.305, F.S.; replacing reference to the Department of Education with State Board of Education for purpose of rulemaking; saving s. 440.38(6), F.S., relating to entities deemed self-insurers for purposes of workers’ compensation, from reversion on July 1, 2004; amending s. 445.0124, F.S.; deleting references to the State Board of Community Colleges and the Department of Education; amending ss. 455.2125 and 456.028, F.S.; deleting reference to the State Board of Independent Colleges and Universities, the State Board of Nonpublic Career Education, and the State Board of Community Colleges; requiring consultation with the Commission for Independent Education and the State Board of Education; amending s. 458.347, F.S.; replacing a reference to State Board of Community Colleges with State Board of Education; amending s. 467.009, F.S.; deleting a reference to the licensing authority of the State Board of Nonpublic Career Education; providing licensing authority of the Commission for Independent Education; amending s. 488.01, F.S.; deleting a reference to the State Board of Nonpublic Career Education; providing for licensure by the Commission for Independent Education to operate certain driver’s schools; amending s. 489.125, F.S.; replacing a reference to the Commissioner of Education with State Board of Education for purpose of rulemaking; amending s. 784.081, F.S.; redesignating a developmental research school as a lab school; amending ss. 817.566 and 817.567,

F.S.; correcting cross-references; deleting a reference to the State Board of Independent Colleges and Universities; providing licensing authority of the Commission for Independent Education; amending s. 943.17, F.S.; replacing a reference to the Department of Education with State Board of Education for purpose of rulemaking; amending s. 1000.04, F.S.; correcting reference to technical centers; amending s. 1001.26, F.S.; correcting a cross-reference; amending s. 1001.32, F.S.; deleting a reference to the rulemaking authority of the Commissioner of Education; amending ss. 1001.372 and 1001.42, F.S.; correcting cross-references; amending s. 1001.47, F.S.; providing a calculation methodology for the salary for elected district school superintendents based on county population; amending s. 1001.50, F.S.; eliminating age as a criterion of compensation for district school superintendents; amending s. 1001.51, F.S.; deleting a reference to patrons; amending ss. 1001.74, 1002.01, and 1002.20, F.S.; correcting cross-references; amending s. 1002.32, F.S.; redesignating a developmental research school as a lab school; correcting a cross-reference; amending s. 1002.33, F.S.; requiring certain compliance for transportation of charter school students; amending s. 1002.42, F.S.; correcting cross-references; amending s. 1002.43, F.S.; providing a reference to regular school attendance; correcting a cross-reference; amending s. 1003.22, F.S.; requiring prekindergarten students to meet school-entry health requirements; amending s. 1003.43, F.S.; deleting a reference to waiver authority of the State Board of Education; correcting the date and name of the Korean Conflict; amending s. 1003.52, F.S.; correcting a cross-reference; amending s. 1003.63, F.S.; deleting reference to the waiver authority of the State Board of Education; amending s. 1004.24, F.S.; deleting an obsolete reference to postaudit of financial accounts; providing for a financial audit pursuant to s. 11.45, F.S.; amending s. 1004.26, F.S.; conforming university oversight of student government; amending s. 1004.445, F.S.; deleting an obsolete reference to postaudit of financial accounts; providing for a financial audit pursuant to s. 11.45, F.S.; amending s. 1005.04, F.S.; correcting punctuation; amending s. 1006.14, F.S.; correcting punctuation; amending s. 1006.21, F.S.; omitting references to regulations; amending s. 1007.21, F.S.; conforming references to parent or guardian; amending s. 1008.22, F.S.; revising provisions relating to passing scores for students taking the FCAT for the first time; amending s. 1008.29, F.S.; eliminating an incorrect cross-reference; amending s. 1008.32, F.S.; requiring the Commissioner of Education to report determinations of probable cause; amending s. 1008.37, F.S.; correcting a reporting date; amending s. 1009.29, F.S.; correcting a reference to the number of state universities; amending s. 1009.531, F.S.; correcting terminology; amending s. 1009.532, F.S.; providing for a one-time restoration of a scholarship award; amending ss. 1009.534 and 1009.535, F.S.; replacing a reference to the Department of Education with the State Board of Education for purpose of rulemaking; providing for a one-time restoration of a scholarship award; amending s. 1009.536, F.S., relating to the Florida Gold Seal Vocational Scholars award, to conform; amending ss. 1009.58 and 1009.61, F.S.; redesignating a developmental research school as a lab school; amending ss. 1009.765 and 1009.77, F.S.; replacing a reference to the Department of Education with the State Board of Education for purpose of rulemaking; amending s. 1010.215, F.S.; replacing a reference to revenues with funds; amending s. 1010.75, F.S.; providing for disbursement of fees from the Teacher Certification Examination Trust Fund; amending ss. 1011.24 and 1011.47, F.S.; redesignating developmental research schools as lab schools; amending s. 1011.60, F.S.; deleting a nonexistent cross-reference; amending s. 1011.62, F.S.; redesignating a developmental research school as a lab school; deleting a reference to high school competency test; providing a reference to performance grade category; amending s. 1011.70, F.S.; changing references from the Department of Education to the Agency for Health Care Administration; redesignating developmental research schools as lab schools; authorizing lab schools to participate in the Medicaid certified school match program on the same basis as school districts; amending s. 1012.585, F.S.; correcting the name of a trust fund; correcting a cross-reference; amending ss. 1012.62 and 1012.79, F.S.; correcting cross-references; amending s. 1012.795, F.S.; designating an appointed representative of the district school superintendent to receive records concerning certain offenses; amending s. 1012.796, F.S.; correcting a cross-reference; amending s. 1012.98, F.S.; requiring consultation with state university faculty; amending ss. 1013.73 and 1013.74, F.S.; correcting cross-references; repealing s. 445.049(2)(g) and (h), F.S., relating to the executive director of the State Board of Community Colleges and the executive director of the State Board for Career Education as members of the Digital Divide Council; repealing s. 1002.33(24), F.S., relating to the conversion charter school pilot program; repealing s. 1006.57, F.S., relating to certain books furnished by the Clerk of the Supreme Court; repealing s. 1010.10(10), F.S.,

relating to the repeal of the Florida Uniform Management of Institutional Funds Act; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 340** was placed on the calendar of Bills on Third Reading.

On motion by Senator Saunders—

CS for SB 466—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 744.7081, F.S., relating to a public-records exemption for certain records held by the Statewide Public Guardianship Office; saving the exemption from repeal under the Open Government Sunset Review Act; deleting provisions providing for a repeal of the exemption; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 466** was placed on the calendar of Bills on Third Reading.

On motion by Senator Fasano—

CS for SB 118—A bill to be entitled An act relating to plea agreements; amending s. 921.143, F.S.; providing a popular name; prohibiting the court from accepting a plea agreement that prohibits a law enforcement, correctional, or correctional probation officer from appearing at a parole hearing or clemency hearing; prohibiting a plea agreement that prohibits a law enforcement, correctional, or correctional probation officer who was a victim in the offense from appearing or providing a statement at the sentencing hearing; defining terms for purposes of the act; specifying that the act does not impair certain rights afforded by law or the State Constitution; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 118** was placed on the calendar of Bills on Third Reading.

On motion by Senator Saunders—

CS for CS for SB 464—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 395.3025, F.S.; revising a public-records exemption for specified information concerning certain employees of hospitals, ambulatory surgical centers, and mobile surgical facilities; 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 CS for SB 464** was placed on the calendar of Bills on Third Reading.

On motion by Senator Dawson—

SB 556—A bill to be entitled An act relating to student discipline and school safety; amending s. 1006.07, F.S.; revising guidelines governing district school board duties relating to emergency management and emergency preparedness; providing requirements for the number and type of emergency drills that each school must conduct; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 556** was placed on the calendar of Bills on Third Reading.

On motion by Senator Saunders—

SB 674—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 400.945, F.S., relat-

ing to a public-records exemption for information concerning patients of a home medical equipment provider; 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, **SB 674** was placed on the calendar of Bills on Third Reading.

CS for SB 654—A bill to be entitled An act relating to firefighter and municipal police pensions; creating s. 175.1015, F.S.; authorizing the Department of Revenue to create and maintain a database for use by insurers that report and remit an excise tax on property insurance premiums; providing incentives for using the database; providing penalties for failure to use the database; requiring local governments to provide information to the department; appropriating funds to the department for the administration of the database; authorizing the department to adopt rules; creating s. 185.085, F.S.; authorizing the Department of Revenue to create and maintain a database for use by insurers that report and remit an excise tax on casualty insurers premiums; providing incentives to insurers for using the database and penalties for failure to use the database; requiring local governments to provide information to the department; appropriating funds to the department for the administration of the database; authorizing the department to adopt rules; providing for distribution of tax revenues through 2007; amending s. 175.351, F.S.; defining the term “extra benefits” with respect to pension plans for firefighters; amending s. 185.35, F.S.; providing for the meaning of the term “extra benefits” with respect to pension plans for municipal police officers; amending s. 175.061, F.S.; authorizing the plan administrator to withhold certain funds; amending s. 185.05, F.S.; authorizing the plan administrator to withhold certain funds; providing an appropriation to the Department of Revenue; providing that the act fulfills an important state interest; providing an effective date.

—was read the second time by title.

Senator Fasano moved the following amendments which were adopted:

Amendment 1 (642192)(with title amendment)—On page 7, line 1 through page 12, line 29, delete those lines and insert:

Section 1. Section 185.085, Florida Statutes, is created to read:

185.085 *Determination of local premium tax situs.*—

(1)(a) Any insurance company that is obligated to report and remit the excise tax on casualty insurance premiums imposed under s. 185.08 shall be held harmless from any liability, including, but not limited to, liability for taxes, interest, or penalties that would otherwise be due solely as a result of an assignment of an insured property to an incorrect local taxing jurisdiction if the insurance company exercises due diligence in applying an electronic database provided by the Department of Revenue under subsection (2). Insurance companies that do not use the electronic database provided by the Department of Revenue or that do not exercise due diligence in applying the electronic database for tax years on or after January 1, 2006, are subject to a 0.5 percent penalty on the portion of the premium pertaining to any insured risk that is improperly assigned, whether assigned to an improper local taxing jurisdiction, not assigned to a local taxing jurisdiction when it should be assigned to a local taxing jurisdiction, or assigned to a local taxing jurisdiction when it should not be assigned to a local taxing jurisdiction.

(b) Any insurance company that is obligated to report and remit the excise tax on commercial casualty insurance premiums imposed under s. 185.08 and is unable, after due diligence, to assign an insured property to a specific local taxing jurisdiction for purposes of complying with paragraph (a) shall remit the excise tax on commercial casualty insurance premiums using a methodology of apportionment in a manner consistent with the remittance for the 2004 calendar year. An insurance company which makes two contacts with the agent responsible for a commercial casualty insurance application for the purpose of verifying information on the application necessary for the assignment to the appropriate taxing jurisdiction, shall be considered to have exercised due diligence. Any insurance company which complies with the provisions of this paragraph shall not be subject to the penalty provided in paragraph (a).

(2)(a) The Department of Revenue shall, subject to legislative appropriation, create as soon as practical and feasible, and thereafter shall maintain, an electronic database that conforms to any format approved by the American National Standards Institute’s Accredited Standards Committee X12 and that designates for each street address and address range in the state, including any multiple postal street addresses applicable to one street location, the local taxing jurisdiction in which the street address and address range is located, and the appropriate code for each such participating local taxing jurisdiction, identified by one nationwide standard numeric code. The nationwide standard numeric code must contain the same number of numeric digits, and each digit or combination of digits must refer to the same level of taxing jurisdiction throughout the United States and must be in a format similar to FIPS 55-3 or other appropriate standard approved by the Federation of Tax Administrators and the Multistate Tax Commission. Each address or address range must be provided in standard postal format, including the street number, street number range, street name, and zip code. Each year after the creation of the initial database, the Department of Revenue shall annually create and maintain a database for the current tax year. Each annual database must be calendar-year specific.

(b)1. Each participating local taxing jurisdiction shall furnish to the Department of Revenue all information needed to create the electronic database as soon as practical and feasible. The information furnished to the Department of Revenue must specify an effective date.

2. Each participating local taxing jurisdiction shall furnish to the Department of Revenue all information needed to create and update the current year’s database, including changes in annexations, incorporations, and reorganizations and any other changes in jurisdictional boundaries, as well as changes in eligibility to participate in the excise tax imposed under this chapter. The information must specify an effective date and must be furnished to the Department of Revenue by July 1 of the current year.

3. The Department of Revenue shall create and update the current year’s database in accordance with the information furnished by participating local taxing jurisdictions under subparagraph 1. or subparagraph 2., as appropriate. To the extent practicable, the Department of Revenue shall post each new annual database on a web site by September 1 of each year. Each participating local taxing jurisdiction shall have access to this web site and, within 30 days thereafter, shall provide any corrections to the Department of Revenue. The Department of Revenue shall finalize the current year’s database and post it on a web site by November 1 of the current year. If a dispute in jurisdictional boundaries cannot be resolved so that changes in boundaries may be included, as appropriate, in the database by November 1, the changes may not be retroactively included in the current year’s database and the boundaries will remain the same as in the previous year’s database. The finalized database must be used in assigning policies and premiums to the proper local taxing jurisdiction for the insurance premium tax return due on the following March 1 for the tax year 2005. For subsequent tax years, the finalized database must be used in assigning policies and premiums to the proper local taxing jurisdiction for the insurance premium tax return due for the tax year beginning on or after the January 1 following the website posting of the database. Information contained in the electronic database is conclusive for purposes of this chapter. The electronic database is not an order, a rule, or a policy of general applicability.

4. Each annual database must identify the additions, deletions, and other changes to the preceding version of the database.

(3)(a) As used in this section, the term “due diligence” means the care and attention that is expected from and is ordinarily exercised by a reasonable and prudent person under the circumstances.

(b) Notwithstanding any law to the contrary, an insurance company is exercising due diligence if the insurance company complies with the provisions of paragraph (1)(b) or if the insurance company assigns an insured’s premium to local taxing jurisdictions in accordance with the Department of Revenue’s annual database and with respect to such database:

1. Expends reasonable resources to accurately and reliably implement such method;

2. Maintains adequate internal controls to correctly include in its database of policyholders the location of the property insured, in the

proper address format, so that matching with the department's database is accurate; and

3. Corrects errors in the assignment of addresses to local taxing jurisdictions within 120 days after the insurance company discovers the errors.

(4) There is annually appropriated from the moneys collected under this chapter and deposited in the Police and Firefighter's Premium Tax Trust Fund an amount sufficient to pay the expenses of the Department of Revenue in administering this section, but not to exceed \$50,000 annually, adjusted annually by the lesser of a 5 percent increase or the percentage of growth in the total collections.

(5) The Department of Revenue shall adopt rules necessary to administer this section, including rules establishing procedures and forms.

(6)(a) Notwithstanding any other law, a methodology, formula, or database that is adopted in any year after January 1, 2005, may not result in a distribution to a participating municipality that has a retirement plan created pursuant to this chapter of an amount of excise tax which is less than the amount distributed to such participating municipality for calendar year 2004. However, if the total proceeds to be distributed for the current year from the excise tax imposed under s. 185.08 are less than the total amount distributed for calendar year 2004, each participating municipality shall receive a current year distribution that is proportionate to its share of the total 2004 calendar year distribution. If the total proceeds to be distributed for the current year from the excise tax imposed under s. 185.08 are greater than or equal to the total amount distributed for calendar year 2004, each participating municipality shall initially be distributed a minimum amount equal to the amount received for calendar year 2004. The remaining amount to be distributed for the current year, which equals the total to be distributed for the current year, less minimum distribution amount, shall be distributed to those municipalities with an amount reported for the current year which is greater than the amount distributed to such municipality for calendar year 2004. Each municipality eligible for distribution of this remaining amount shall receive its proportionate share of the remaining amount based upon the amount reported for that municipality, above the calendar year 2004 distribution for the current year, to the total amount over the calendar year 2004 distribution for all municipalities with an amount reported for the current year which is greater than the calendar year 2004 distribution.

(b) If a new municipality elects to participate under this chapter during any year after January 1, 2005, such municipality shall receive the total amount reported for the current-year for such municipality. All other participating municipalities shall receive a current year distribution, calculated as provided in this section, which is proportionate to their share of the total 2004 calendar year distribution after subtracting the amount paid to the new participating plans.

(c) This subsection expires January 1, 2008.

(7) Any insurer that is obligated to collect and remit the tax on casualty insurance imposed under s. 185.08 shall be held harmless from any liability, including, but not limited to, liability for taxes, interest, or penalties that would otherwise be due solely as a result of an assignment of an insured risk to an incorrect local taxing jurisdiction, based on the collection and remission of the tax accruing before January 1, 2005, if the insurer collects and reports this tax consistent with filings for periods before January 1, 2005. Further, any insurer that is obligated to collect and remit the tax on casualty insurance imposed under this section is not subject to an examination under s. 624.316 or s. 624.3161 which would occur solely as a result of an assignment of an insured risk to an incorrect local taxing jurisdiction, based on the collection and remission of such tax accruing before January 1, 2005.

And the title is amended as follows:

On page 1, lines 14-26, delete those lines and insert: adopt rules; creating s. 185.085, F.S.; authorizing the Department of Revenue to create and maintain a database for use by insurers that report and remit an excise tax on casualty insurers premiums; providing incentives to insurers for using the database and penalties for failure to use the database; requiring local governments to provide information to the department; appropriating funds to the department for the administration of the database; authorizing the department to adopt rules; providing for distribution of tax revenues through 2007; amending s. 175.351,

Amendment 2 (595208)(with title amendment)—On page 12, line 30 through page 17, line 30, delete those lines and insert:

Section 3. Subsection (1) of section 175.351, Florida Statutes, is amended to read:

175.351 Municipalities and special fire control districts having their own pension plans for firefighters.—For any municipality, special fire control district, local law municipality, local law special fire control district, or local law plan under this chapter, in order for municipalities and special fire control districts with their own pension plans for firefighters, or for firefighters and police officers, where included, to participate in the distribution of the tax fund established pursuant to s. 175.101, local law plans must meet the minimum benefits and minimum standards set forth in this chapter.

(1) PREMIUM TAX INCOME.—If a municipality has a pension plan for firefighters, or a pension plan for firefighters and police officers, where included, which in the opinion of the division meets the minimum benefits and minimum standards set forth in this chapter, the board of trustees of the pension plan, as approved by a majority of firefighters of the municipality, may:

(a) Place the income from the premium tax in s. 175.101 in such pension plan for the sole and exclusive use of its firefighters, or for firefighters and police officers, where included, where it shall become an integral part of that pension plan and shall be used to pay extra benefits to the firefighters included in that pension plan; or

(b) Place the income from the premium tax in s. 175.101 in a separate supplemental plan to pay extra benefits to firefighters, or to firefighters and police officers where included, participating in such separate supplemental plan.

The premium tax provided by this chapter shall in all cases be used in its entirety to provide extra benefits to firefighters, or to firefighters and police officers, where included. However, local law plans in effect on October 1, 1998, shall be required to comply with the minimum benefit provisions of this chapter only to the extent that additional premium tax revenues become available to incrementally fund the cost of such compliance as provided in s. 175.162(2)(a). When a plan is in compliance with such minimum benefit provisions, as subsequent additional premium tax revenues become available, they shall be used to provide extra benefits. For the purpose of this chapter, "additional premium tax revenues" means revenues received by a municipality or special fire control district pursuant to s. 175.121 which ~~that~~ exceed that amount received for calendar year 1997, and the term "extra benefits" means benefits in addition to or greater than those provided to general employees of the municipality and in addition to those in existence for firefighters on March 12, 1999. Local law plans created by special act before May 23, 1939, shall be deemed to comply with this chapter.

Section 4. Subsection (1) of section 185.35, Florida Statutes, is amended to read:

185.35 Municipalities having their own pension plans for police officers.—For any municipality, chapter plan, local law municipality, or local law plan under this chapter, in order for municipalities with their own pension plans for police officers, or for police officers and firefighters where included, to participate in the distribution of the tax fund established pursuant to s. 185.08, local law plans must meet the minimum benefits and minimum standards set forth in this chapter:

(1) PREMIUM TAX INCOME.—If a municipality has a pension plan for police officers, or for police officers and firefighters where included, which, in the opinion of the division, meets the minimum benefits and minimum standards set forth in this chapter, the board of trustees of the pension plan, as approved by a majority of police officers of the municipality, may:

(a) Place the income from the premium tax in s. 185.08 in such pension plan for the sole and exclusive use of its police officers, or its police officers and firefighters where included, where it shall become an integral part of that pension plan and shall be used to pay extra benefits to the police officers included in that pension plan; or

(b) May place the income from the premium tax in s. 185.08 in a separate supplemental plan to pay extra benefits to the police officers, or police officers and firefighters where included, participating in such separate supplemental plan.

The premium tax provided by this chapter shall in all cases be used in its entirety to provide extra benefits to police officers, or to police officers and firefighters, where included. However, local law plans in effect on October 1, 1998, shall be required to comply with the minimum benefit provisions of this chapter only to the extent that additional premium tax revenues become available to incrementally fund the cost of such compliance as provided in s. 185.16(2). When a plan is in compliance with such minimum benefit provisions, as subsequent additional tax revenues become available, they shall be used to provide extra benefits. For the purpose of this chapter, "additional premium tax revenues" means revenues received by a municipality pursuant to s. 185.10 ~~which that~~ exceed the amount received for calendar year 1997, and the term "extra benefits" means benefits in addition to or greater than those provided to general employees of the municipality *and in addition to those in existence for police officers on March 12, 1999*. Local law plans created by special act before May 23, 1939, shall be deemed to comply with this chapter.

Section 5. Subsection (7) is added to section 175.061, Florida Statutes, to read:

175.061 Board of trustees; members; terms of office; meetings; legal entity; costs; attorney's fees.—For any municipality, special fire control district, chapter plan, local law municipality, local law special fire control district, or local law plan under this chapter:

(7) *The board of trustees may, upon written request by the retiree of the plan, or by a dependent, when authorized by the retiree or the retiree's beneficiary, authorize the plan administrator to withhold from the monthly retirement payment those funds that are necessary to pay for the benefits being received through the governmental entity from which the employee retired, to pay the certified bargaining agent of the governmental entity, and to make any payments required by law.*

Section 6. Present subsection (6) of section 185.05, Florida Statutes, is redesignated as subsection (7), and a new subsection (6) is added to that section, to read:

185.05 Board of trustees; members; terms of office; meetings; legal entity; costs; attorney's fees.—For any municipality, chapter plan, local law municipality, or local law plan under this chapter:

(6) *The board of trustees may, upon written request by the retiree of the plan, or by a dependent, when authorized by the retiree or the retiree's beneficiary, authorize the plan administrator to withhold from the monthly retirement payment those funds that are necessary to pay for the benefits being received through the governmental entity from which the employee retired, to pay the certified bargaining agent of the governmental entity, and to make any payments for child support or alimony.*

Section 7. *The sum of \$300,000 is appropriated from the General Revenue Fund to the Department of Revenue for the one-time expense of creating the original database called for by sections 1 and 2 of this act and to support the implementation process for use of the database. It is the intent of the Legislature in providing this appropriation that the database for sections 1 and 2 of this act be available for use in determining the allocation of premiums to the various municipalities and special fire control districts for the 2005 insurance premium tax return that is due by March 1, 2006.*

Section 8. *The Legislature finds that a proper and legitimate state purpose is served when employees and retirees of the state and its political subdivisions, and the dependents, survivors, and beneficiaries of such employees and retirees, are extended the basic protections afforded by governmental retirement systems. These persons must be provided benefits that are fair and adequate and that are managed, administered, and funded in an actuarially sound manner, as required by Section 14, Article X of the State Constitution, and part VII of chapter 112, Florida Statutes. Therefore, the Legislature determines and declares that this act fulfills an important state interest.*

Section 9. This act shall take effect upon becoming a law.

And the title is amended as follows:

On page 1, line 26 through page 2, line 8, delete those lines and insert: revenues through 2007; amending s. 175.351, F.S.; providing for the meaning of the term "extra benefits" with respect to pension plans for firefighters; amending s. 185.35, F.S.; providing for the mean-

ing of the term "extra benefits" with respect to pension plans for municipal police officers; amending s. 175.061, F.S.; authorizing the plan administrator to withhold certain funds; amending s. 185.05, F.S.; authorizing the plan administrator to withhold certain funds; providing an appropriation to the Department of Revenue; providing an effective date.

On motion by Senator Fasano, further consideration of **CS for SB 654** as amended was deferred.

On motion by Senator Saunders—

SB 468—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 395.3035, F.S., relating to a public-meetings exemption for certain portions of a hospital board meeting; 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, **SB 468** was placed on the calendar of Bills on Third Reading.

On motion by Senator Fasano—

CS for SB 1572—A bill to be entitled An act relating to child care personnel training; amending s. 402.305, F.S.; requiring child care personnel to be trained in recognizing and preventing shaken baby syndrome, preventing sudden infant death syndrome, and understanding early childhood brain development; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1572** was placed on the calendar of Bills on Third Reading.

On motion by Senator Constantine, by two-thirds vote **HM 335** was withdrawn from the Committees on Judiciary; and Rules and Calendar.

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

HM 335—A memorial to the Congress of the United States, urging Congress to enact a proposed amendment to the Constitution of the United States to protect the rights of crime victims.

WHEREAS, the rights of a victim of violent crime, being capable of protection without denying the constitutional rights of those accused of victimizing him or her, should not be denied, and

WHEREAS, a victim of a violent crime should have the right to reasonable and timely notice of any public proceeding involving the crime and of any release or escape of the accused, and

WHEREAS, a victim has the right to be included in such public proceeding and to be reasonably heard at public release, plea, sentencing, reprieve, and pardon proceedings, and

WHEREAS, a victim has the right to adjudicative decisions that duly consider the victim's safety, interest in avoiding unreasonable delay, and just and timely claims to restitution from the offender, and

WHEREAS, these rights should not be restricted except when and to the degree dictated by a substantial interest in public safety or the administration of criminal justice or by compelling necessity, NOW, THEREFORE,

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

That the Congress of the United States is requested to enact a proposed amendment to the Constitution of the United States to protect the rights of crime victims.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the

Florida Statute	Felony Degree	Description	Florida Statute	Felony Degree	Description
784.074(1)(a)	1st	Aggravated battery on sexually violent predators facility staff.	817.2341(2)(b)&(3)(b)	1st	Making false entries of material fact or false statements regarding property values relating to the solvency of an insuring entity which are a significant cause of the insolvency of that entity.
784.08(2)(a)	1st	Aggravated battery on a person 65 years of age or older.			
784.081(1)	1st	Aggravated battery on specified official or employee.	825.102(3)(b)	2nd	Neglecting an elderly person or disabled adult causing great bodily harm, disability, or disfigurement.
784.082(1)	1st	Aggravated battery by detained person on visitor or other detainee.			
784.083(1)	1st	Aggravated battery on code inspector.	825.103(2)(b)	2nd	Exploiting an elderly person or disabled adult and property is valued at \$20,000 or more, but less than \$100,000.
790.07(4)	1st	Specified weapons violation subsequent to previous conviction of s. 790.07(1) or (2).	827.03(3)(b)	2nd	Neglect of a child causing great bodily harm, disability, or disfigurement.
790.16(1)	1st	Discharge of a machine gun under specified circumstances.	827.04(3)	3rd	Impregnation of a child under 16 years of age by person 21 years of age or older.
790.165(2)	2nd	Manufacture, sell, possess, or deliver hoax bomb.	837.05(2)	3rd	Giving false information about alleged capital felony to a law enforcement officer.
790.165(3)	2nd	Possessing, displaying, or threatening to use any hoax bomb while committing or attempting to commit a felony.	838.015	2nd	Bribery.
790.166(3)	2nd	Possessing, selling, using, or attempting to use a hoax weapon of mass destruction.	838.016	2nd	Unlawful compensation or reward for official behavior.
790.166(4)	2nd	Possessing, displaying, or threatening to use a hoax weapon of mass destruction while committing or attempting to commit a felony.	838.021(3)(a)	2nd	Unlawful harm to a public servant.
796.03	2nd	Procuring any person under 16 years for prostitution.	838.22	2nd	Bid tampering.
800.04(5)(c)1.	2nd	Lewd or lascivious molestation; victim less than 12 years of age; offender less than 18 years.	872.06	2nd	Abuse of a dead human body.
800.04(5)(c)2.	2nd	Lewd or lascivious molestation; victim 12 years of age or older but less than 16 years; offender 18 years or older.	893.13(1)(c)1.	1st	Sell, manufacture, or deliver cocaine (or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4.) within 1,000 feet of a child care facility, school, or state, county, or municipal park or publicly owned recreational facility or community center.
806.01(2)	2nd	Maliciously damage structure by fire or explosive.			
810.02(3)(a)	2nd	Burglary of occupied dwelling; unarmed; no assault or battery.	893.13(1)(e)1.	1st	Sell, manufacture, or deliver cocaine or other drug prohibited under s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4., within 1,000 feet of property used for religious services or a specified business site.
810.02(3)(b)	2nd	Burglary of unoccupied dwelling; unarmed; no assault or battery.	893.13(4)(a)	1st	Deliver to minor cocaine (or other s. 893.03(1)(a), (1)(b), (1)(d), (2)(a), (2)(b), or (2)(c)4. drugs).
810.02(3)(d)	2nd	Burglary of occupied conveyance; unarmed; no assault or battery.	893.135(1)(a)1.	1st	Trafficking in cannabis, more than 25 lbs., less than 2,000 lbs.
812.014(2)(a)	1st	Property stolen, valued at \$100,000 or more; cargo stolen valued at \$50,000 or more; property stolen while causing other property damage; 1st degree grand theft.	893.135(1)(b)1.a.	1st	Trafficking in cocaine, more than 28 grams, less than 200 grams.
812.014(2)(b)3.	2nd	Property stolen, emergency medical equipment; 2nd degree grand theft.	893.135(1)(c)1.a.	1st	Trafficking in illegal drugs, more than 4 grams, less than 14 grams.
812.0145(2)(a)	1st	Theft from person 65 years of age or older; \$50,000 or more.	893.135(1)(d)1.	1st	Trafficking in phencyclidine, more than 28 grams, less than 200 grams.
812.019(2)	1st	Stolen property; initiates, organizes, plans, etc., the theft of property and traffics in stolen property.	893.135(1)(e)1.	1st	Trafficking in methaqualone, more than 200 grams, less than 5 kilograms.
812.131(2)(a)	2nd	Robbery by sudden snatching.	893.135(1)(f)1.	1st	Trafficking in amphetamine, more than 14 grams, less than 28 grams.
812.133(2)(b)	1st	Carjacking; no firearm, deadly weapon, or other weapon.	893.135(1)(g)1.a.	1st	Trafficking in flunitrazepam, 4 grams or more, less than 14 grams.
817.234(8)(a)	2nd	Solicitation of motor vehicle accident victims with intent to defraud.	893.135(1)(h)1.a.	1st	Trafficking in gamma-hydroxybutyric acid (GHB), 1 kilogram or more, less than 5 kilograms.
817.234(9)	2nd	Organizing, planning, or participating in an intentional motor vehicle collision.			
817.234(11)(c)	1st	Insurance fraud; property value \$100,000 or more.	893.135(1)(j)1.a.	1st	Trafficking in 1,4-Butanediol, 1 kilogram or more, less than 5 kilograms.

Florida Statute	Felony Degree	Description
893.135 (1)(k)2.a.	1st	Trafficking in Phenethylamines, 10 grams or more, less than 200 grams.
896.101(5)(a)	3rd	Money laundering, financial transactions exceeding \$300 but less than \$20,000.
896.104(4)(a)1.	3rd	Structuring transactions to evade reporting or registration requirements, financial transactions exceeding \$300 but less than \$20,000.

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 16, following the semicolon (;) insert: amending s. 921.0022, F.S.; providing for placement of the offense of “aggravated stalking” on the offense severity ranking chart;

THE PRESIDENT PRESIDING

Amendment 4 (755316)(with title amendment)—On page 2, between lines 18 and 19, insert:

(8) *The punishment imposed under this section shall run consecutive to any former sentence imposed for a conviction for any offense under s. 794.011 or s. 800.04.*

And the title is amended as follows:

On page 1, line 16, after the semicolon (;) insert: providing for a consecutive sentence to previous sentences imposed for convictions of certain offenses;

MOTION

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

Senator Cowin moved the following amendment which was adopted:

Amendment 5 (915432)(with title amendment)—On page 1, line 19, insert:

Section 1. *This act may be cited as the “Lauren Book Protection Act.”*

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 1, line 3, after the semicolon (;) insert: providing a short title;

Pursuant to Rule 4.19, **CS for SB 1118** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Fasano, the Senate resumed consideration of—

CS for SB 654—A bill to be entitled An act relating to firefighter and municipal police pensions; creating s. 175.1015, F.S.; authorizing the Department of Revenue to create and maintain a database for use by insurers that report and remit an excise tax on property insurance premiums; providing insurers with incentives for using the database; providing penalties for failure to use the database; requiring local governments to provide information to the department; appropriating funds to the department for the administration of the database; authorizing the department to adopt rules; creating s. 185.085, F.S.; authorizing the Department of Revenue to create and maintain a database for use by insurers that report and remit an excise tax on casualty insurers premiums; providing incentives to insurers for using the database and penalties for failure to use the database; requiring local governments to provide information to the department; appropriating funds to the department for the administration of the database; authorizing the department to adopt rules; providing for distribution of tax revenues through 2007; amending s. 175.351, F.S.; defining the term “extra benefits” with respect to pension plans for firefighters; amending s. 185.35, F.S.; providing for the meaning of the term “extra benefits” with respect to pension

plans for municipal police officers; amending s. 175.061, F.S.; authorizing the plan administrator to withhold certain funds; amending s. 185.05, F.S.; authorizing the plan administrator to withhold certain funds; providing an appropriation to the Department of Revenue; providing that the act fulfills an important state interest; providing an effective date.

—which was previously considered and amended this day.

Senator Fasano moved the following amendment:

Amendment 3 (334042)(with title amendment)—On page 2, line 12 through page 6, line 30, delete those lines and insert:

Section 1. Section 175.1015, Florida Statutes, is created to read:

175.1015 Determination of local premium tax situs.—

(1)(a) *Any insurance company that is obligated to report and remit the excise tax on property insurance premiums imposed under s. 175.101 shall be held harmless from any liability, including, but not limited to, liability for taxes, interest, or penalties that would otherwise be due solely as a result of an assignment of an insured property to an incorrect local taxing jurisdiction if the insurance company exercises due diligence in applying an electronic database provided by the Department of Revenue under subsection (2). Insurance companies that do not use the electronic database provided by the Department of Revenue or that do not exercise due diligence in applying the electronic database for tax years on or after January 1, 2006, are subject to a 0.5 percent penalty on the portion of the premium pertaining to any insured risk that is improperly assigned, whether assigned to an improper local taxing jurisdiction, not assigned to a local taxing jurisdiction when it should be assigned to a local taxing jurisdiction, or assigned to a local taxing jurisdiction when it should not be assigned to a local taxing jurisdiction.*

(b) *Any insurance company that is obligated to report and remit the excise tax on commercial property insurance premiums imposed under s. 175.101 and is unable, after due diligence, to assign an insured property to a specific local taxing jurisdiction for purposes of complying with paragraph(a) shall remit the excise tax on commercial property insurance premiums using a methodology of apportionment in a manner consistent with the remittance for the 2004 calendar year. An insurance company which makes two contacts with the agent responsible for a commercial property insurance application for the purpose of verifying information on the application necessary for the assignment to the appropriate taxing jurisdiction, shall be considered to have exercised due diligence. Any insurance company which complies with the provisions of this paragraph shall not be subject to the penalty provided in paragraph (a).*

(2)(a) *The Department of Revenue shall, subject to legislative appropriation, create as soon as practical and feasible, and thereafter shall maintain, an electronic database that conforms to any format approved by the American National Standards Institute’s Accredited Standards Committee X12 and that designates for each street address and address range in the state, including any multiple postal street addresses applicable to one street location, the local taxing jurisdiction in which the street address and address range is located, and the appropriate code for each such participating local taxing jurisdiction, identified by one nationwide standard numeric code. The nationwide standard numeric code must contain the same number of numeric digits, and each digit or combination of digits must refer to the same level of taxing jurisdiction throughout the United States and must be in a format similar to FIPS 55-3 or other appropriate standard approved by the Federation of Tax Administrators and the Multistate Tax Commission. Each address or address range must be provided in standard postal format, including the street number, street number range, street name, and zip code. Each year after the creation of the initial database, the Department of Revenue shall annually create and maintain a database for the current tax year. Each annual database must be calendar-year specific.*

(b)1. *Each participating local taxing jurisdiction shall furnish to the Department of Revenue all information needed to create the electronic database as soon as practical and feasible. The information furnished to the Department of Revenue must specify an effective date.*

2. *Each participating local taxing jurisdiction shall furnish to the Department of Revenue all information needed to create and update the current year’s database, including changes in annexations, incorporations, and reorganizations and any other changes in jurisdictional*

boundaries, as well as changes in eligibility to participate in the excise tax imposed under this chapter. The information must specify an effective date and must be furnished to the Department of Revenue by July 1 of the current year.

3. The Department of Revenue shall create and update the current year's database in accordance with the information furnished by participating local taxing jurisdictions under subparagraph 1. or subparagraph 2., as appropriate. To the extent practicable, the Department of Revenue shall post each new annual database on a web site by September 1 of each year. Each participating local taxing jurisdiction shall have access to this web site and, within 30 days thereafter, shall provide any corrections to the Department of Revenue. The Department of Revenue shall finalize the current year's database and post it on a web site by November 1 of the current year. If a dispute in jurisdictional boundaries cannot be resolved so that changes in boundaries may be included, as appropriate, in the database by November 1, the changes may not be retroactively included in the current year's database and the boundaries will remain the same as in the previous year's database. The finalized database must be used in assigning policies and premiums to the proper local taxing jurisdiction for the insurance premium tax return due on the following March 1 for the tax year 2005. For subsequent tax years, the finalized database must be used in assigning policies and premiums to the proper local taxing jurisdiction for the insurance premium tax return due for the tax year beginning on or after the January 1 following the website posting of the database. Information contained in the electronic database is conclusive for purposes of this chapter. The electronic database is not an order, a rule, or a policy of general applicability.

4. Each annual database must identify the additions, deletions, and other changes to the preceding version of the database.

(3)(a) As used in this section, the term "due diligence" means the care and attention that is expected from and is ordinarily exercised by a reasonable and prudent person under the circumstances.

(b) Notwithstanding any law to the contrary, an insurance company is exercising due diligence if the insurance company complies with the provisions of paragraph (1)(b) or if the insurance company assigns an insured's premium to local taxing jurisdictions in accordance with the Department of Revenue's annual database and with respect to such database:

1. Expends reasonable resources to accurately and reliably implement such method;

2. Maintains adequate internal controls to correctly include in its database of policyholders the location of the property insured, in the proper address format, so that matching with the department's database is accurate; and

3. Corrects errors in the assignment of addresses to local taxing jurisdictions within 120 days after the insurance company discovers the errors.

(4) There is annually appropriated from the moneys collected under this chapter and deposited in the Police and Firefighter's Premium Tax Trust Fund an amount sufficient to pay the expenses of the Department of Revenue in administering this section, but not to exceed \$50,000 annually, adjusted annually by the lesser of a 5 percent increase or the percent of growth in the total collections.

(5) The Department of Revenue shall adopt rules necessary to administer this section, including rules establishing procedures and forms.

(6) Any insurer that is obligated to collect and remit the tax on property insurance imposed under s. 175.101 shall be held harmless from any liability, including, but not limited to, liability for taxes, interest, or penalties that would otherwise be due solely as a result of an assignment of an insured property to an incorrect local taxing jurisdiction, based on the collection and remission of the tax accruing before January 1, 2005, if the insurer collects and reports this tax consistent with filings for periods before January 1, 2005. Further, any insurer that is obligated to collect and remit the tax on property insurance imposed under this section is not subject to an examination under s. 624.316 or s. 624.3161 which would occur solely as a result of an assignment of an insured property to an incorrect local taxing jurisdiction, based on the collection and remission of such tax accruing before January 1, 2005.

And the title is amended as follows:

On page 1, lines 1-14, delete those lines and insert: A bill to be entitled An act relating to firefighter and municipal police pensions; creating s. 175.1015, F.S.; authorizing the Department of Revenue to create and maintain a database for use by insurers that report and remit an excise tax on property insurance premiums; providing incentives to insurers for using the database and penalties for failure to use the database; requiring local governments to provide information to the department; appropriating funds to the department for the administration of the database; authorizing the department to adopt rules; creating s. 185.085, F.S.;

MOTION

On motion by Senator Webster, the rules were waived to allow the following amendments to be considered:

Senator Webster moved the following amendments to **Amendment 3** which were adopted:

Amendment 3A (910270)(with title amendment)—On page 6, line 15, insert:

Section 2. Section 185.015, Florida Statutes, is created to read:

185.015 Short title.—This chapter may be cited as the "Marvin B. Clayton Police Officers Pension Trust Fund Act."

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 7, line 4, after the first semicolon (;) insert: creating s. 185.015, F.S.; providing a short title;

Amendment 3B (100668)(with title amendment)—On page 1, between lines 17 and 18, insert:

Section 1. Section 175.025, Florida Statutes, is created to read:

175.025 Short title.—This chapter may be cited as the "Marvin B. Clayton Firefighters Pension Trust Fund Act."

(Redesignate subsequent sections.)

And the title is amended as follows:

On page 6, line 24, after the first semicolon (;) insert: creating s. 175.025, F.S.; providing a short title;

Amendment 3 as amended was adopted.

Pursuant to Rule 4.19, **CS for SB 654** as amended was ordered engrossed and then placed on the calendar of Bills on Third Reading.

TRUST FUND BILLS

SB 716—A bill to be entitled An act relating to trust funds; re-creating the Executive Branch Lobby Registration Trust Fund within the legislative branch without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 716** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

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

Miller	Sebesta	Wasserman Schultz
Peaden	Siplin	Webster
Posey	Smith	Wilson
Pruitt	Villalobos	Wise
Saunders		

Nays—None

SB 718—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the legislative branch without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 718** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 720—A bill to be entitled An act relating to trust funds; re-creating the Legislative Lobbyist Registration Trust Fund within the legislative branch without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 720** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 722—A bill to be entitled An act relating to trust funds; re-creating the Invasive Plant Control Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 722** was read the third time by title, passed by the

required constitutional three-fifths vote of the membership and immediately 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 724—A bill to be entitled An act relating to trust funds; re-creating the Air Pollution Control Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 724** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 726—A bill to be entitled An act relating to trust funds; re-creating the Florida Coastal Protection Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 726** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40		
Mr. President	Clary	Geller
Alexander	Constantine	Haridopolos
Argenziano	Cowin	Hill
Aronberg	Crist	Jones
Atwater	Dawson	Klein
Bennett	Diaz de la Portilla	Lawson
Bullard	Dockery	Lee
Campbell	Fasano	Lynn
Carlton	Garcia	Margolis

Miller	Sebesta	Wasserman Schultz
Peaden	Siplin	Webster
Posey	Smith	Wilson
Pruitt	Villalobos	Wise

Nays—None

SB 728—A bill to be entitled An act relating to trust funds; re-creating the Conservation and Recreation Lands Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 728** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 730—A bill to be entitled An act relating to trust funds; re-creating the Ecosystem Management and Restoration Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 730** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 732—A bill to be entitled An act relating to trust funds; re-creating the Inland Protection Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 732** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 736—A bill to be entitled An act relating to trust funds; re-creating the Internal Improvement Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 736** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 738—A bill to be entitled An act relating to trust funds; re-creating the Nonmandatory Land Reclamation Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 738** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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

SB 740—A bill to be entitled An act relating to trust funds; re-creating the Solid Waste Management Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motion by Senator Clary, by two-thirds vote **SB 740** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 742—A bill to be entitled An act relating to trust funds; re-creating the State Park Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 742** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 744—A bill to be entitled An act relating to trust funds; re-creating the Water Management Lands Trust Fund within the Department of Environmental Protection without modification; carrying forward cur-

rent balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 744** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 746—A bill to be entitled An act relating to trust funds; re-creating the Water Quality Assurance Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 746** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 748—A bill to be entitled An act relating to trust funds; re-creating the Lake Okeechobee Protection Trust Fund within the Department of Environmental Protection without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 373.45952(4), F.S., relating to termination and review of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 748** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Aronberg	Bullard
Alexander	Atwater	Campbell
Argenziano	Bennett	Carlton

Clary	Hill	Saunders
Constantine	Jones	Sebesta
Cowin	Klein	Siplin
Crist	Lawson	Smith
Dawson	Lee	Villalobos
Diaz de la Portilla	Lynn	Wasserman Schultz
Dockery	Margolis	Webster
Fasano	Miller	Wilson
Garcia	Peaden	Wise
Geller	Posey	
Haridopolos	Pruitt	
Nays—None		

Wasserman Schultz	Wilson	Wise
Webster		
Nays—None		

SB 754—A bill to be entitled An act relating to trust funds; re-creating the Citrus Inspection Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 754** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

SB 750—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 750** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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		

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 756—A bill to be entitled An act relating to trust funds; re-creating the Contracts and Grants Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 756** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

SB 752—A bill to be entitled An act relating to trust funds; re-creating the Agricultural Law Enforcement Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 752** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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

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 758—A bill to be entitled An act relating to trust funds; re-creating the Division of Licensing Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 758** was read the third time by title, passed by the

required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 760—A bill to be entitled An act relating to trust funds; re-creating the General Inspection Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 760** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 764—A bill to be entitled An act relating to trust funds; re-creating the Florida Forever Program Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 589.065(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 764** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

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

Lee	Pruitt	Wasserman Schultz
Lynn	Saunders	Webster
Margolis	Sebesta	Wilson
Miller	Siplin	Wise
Peadar	Smith	
Posey	Villalobos	

Nays—None

SB 766—A bill to be entitled An act relating to trust funds; re-creating the Agricultural Emergency Eradication Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 766** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 768—A bill to be entitled An act relating to trust funds; re-creating the Incidental Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 768** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 770—A bill to be entitled An act relating to trust funds; re-creating the Market Trade Show Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward cur-

rent balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 770** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 772—A bill to be entitled An act relating to trust funds; re-creating the Market Improvements Working Capital Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 772** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 774—A bill to be entitled An act relating to trust funds; re-creating the Plant Industry Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 774** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Atwater	Carlton
Alexander	Bennett	Clary
Argenziano	Bullard	Constantine
Aronberg	Campbell	Cowin

Crist	Klein	Sebesta
Dawson	Lawson	Siplin
Diaz de la Portilla	Lee	Smith
Dockery	Lynn	Villalobos
Fasano	Margolis	Wasserman Schultz
Garcia	Miller	Webster
Geller	Peadar	Wilson
Haridopolos	Posey	Wise
Hill	Pruitt	
Jones	Saunders	

Nays—None

SB 776—A bill to be entitled An act relating to trust funds; re-creating the Pest Control Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 776** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 778—A bill to be entitled An act relating to trust funds; re-creating the Florida Quarter Horse Racing Promotion Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 778** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 780—A bill to be entitled An act relating to trust funds; re-creating the Relocation and Construction Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 780** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 782—A bill to be entitled An act relating to trust funds; re-creating the Florida Saltwater Products Promotion Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 782** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 784—A bill to be entitled An act relating to trust funds; re-creating the Federal Law Enforcement Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 784** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bennett

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

Nays—None

SB 786—A bill to be entitled An act relating to trust funds; re-creating the Viticulture Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 786** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 788—A bill to be entitled An act relating to trust funds; re-creating the Florida Agricultural Promotional Campaign Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 788** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 790—A bill to be entitled An act relating to trust funds; re-creating the Conservation and Recreation Lands Program Trust Fund within the Department of Agriculture and Consumer Services without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 570.207(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote SB 790 was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40
Mr. President Diaz de la Portilla Peadar
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 792—A bill to be entitled An act relating to trust funds; re-creating the Bond Fee Trust Fund within the Division of Bond Finance without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote CS for SB 792 was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40
Mr. President Diaz de la Portilla Peadar
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 794—A bill to be entitled An act relating to trust funds; re-creating the Arbitrage Compliance Trust Fund within the Division of Bond Finance without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote CS for SB 794 was read the third time by title, passed

by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40
Mr. President Diaz de la Portilla Peadar
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 796—A bill to be entitled An act relating to trust funds; re-creating the Administrative Expense Trust Fund within the State Board of Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote SB 796 was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40
Mr. President Diaz de la Portilla Peadar
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 802—A bill to be entitled An act relating to trust funds; re-creating the Working Capital Trust Fund within the Department of Revenue without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote SB 802 was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40
Mr. President Constantine Hill
Alexander Cowin Jones
Argenziano Crist Klein
Aronberg Dawson Lawson
Atwater Diaz de la Portilla Lee
Bennett Dockery Lynn
Bullard Fasano Margolis
Campbell Garcia Miller
Carlton Geller Peadar
Clary Haridopolos Posey

Pruitt	Smith	Webster
Saunders	Villalobos	Wilson
Sebesta	Wasserman Schultz	Wise

Nays—None

SB 804—A bill to be entitled An act relating to trust funds; re-creating the Alcoholic Beverage and Tobacco Trust Fund within the Department of Business and Professional Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 804** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 806—A bill to be entitled An act relating to trust funds; re-creating the Cigarette Tax Collection Trust Fund within the Department of Business and Professional Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 806** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 808—A bill to be entitled An act relating to trust funds; re-creating the Pari-mutuel Wagering Trust Fund within the Department of Business and Professional Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 808** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 816—A bill to be entitled An act relating to trust funds; re-creating the Unclaimed Property Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 816** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 818—A bill to be entitled An act relating to trust funds; re-creating the State Risk Management Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 818** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

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

Lee	Pruitt	Wasserman Schultz
Lynn	Saunders	Webster
Margolis	Sebesta	Wilson
Miller	Siplin	Wise
Peadar	Smith	
Posey	Villalobos	

Nays—None

SB 822—A bill to be entitled An act relating to trust funds; re-creating the Federal Use of State Lands Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 822** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 824—A bill to be entitled An act relating to trust funds; re-creating the Insurance Regulatory Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 824** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 826—A bill to be entitled An act relating to trust funds; re-creating the Preened Funeral Contract Consumer Protection Trust Fund within the Department of Financial Services without modification; carrying

forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 826** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 828—A bill to be entitled An act relating to trust funds; re-creating the Miscellaneous Deduction Restoration Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 828** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 830—A bill to be entitled An act relating to trust funds; re-creating the Rehabilitation Administrative Expense Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 830** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Atwater	Carlton
Alexander	Bennett	Clary
Argenziano	Bullard	Constantine
Aronberg	Campbell	Cowin

Crist	Klein	Sebesta
Dawson	Lawson	Siplin
Diaz de la Portilla	Lee	Smith
Dockery	Lynn	Villalobos
Fasano	Margolis	Wasserman Schultz
Garcia	Miller	Webster
Geller	Peaden	Wilson
Haridopolos	Posey	Wise
Hill	Pruitt	
Jones	Saunders	
Nays—None		

SB 832—A bill to be entitled An act relating to trust funds; re-creating the Treasurer’s Administrative and Investment Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 832** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 834—A bill to be entitled An act relating to trust funds; re-creating the “Trust Funds—no title” Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 834** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 836—A bill to be entitled An act relating to trust funds; re-creating the Working Capital Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 836** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 838—A bill to be entitled An act relating to trust funds; re-creating the Workers’ Compensation Administration Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 838** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 840—A bill to be entitled An act relating to trust funds; re-creating the Special Disability Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 840** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40		
Mr. President	Aronberg	Bullard
Alexander	Atwater	Campbell
Argenziano	Bennett	Carlton

Clary	Hill	Saunders
Constantine	Jones	Sebesta
Cowin	Klein	Siplin
Crist	Lawson	Smith
Dawson	Lee	Villalobos
Diaz de la Portilla	Lynn	Wasserman Schultz
Dockery	Margolis	Webster
Fasano	Miller	Wilson
Garcia	Peaden	Wise
Geller	Posey	
Haridopolos	Pruitt	
Nays—None		

SB 842—A bill to be entitled An act relating to trust funds; re-creating the Public Deposits Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 842** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 844—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Office of Financial Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 844** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 846—A bill to be entitled An act relating to trust funds; re-creating the Anti-Fraud Trust Fund within the Office of Financial Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 846** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 848—A bill to be entitled An act relating to trust funds; re-creating the Financial Institutions' Regulatory Trust Fund within the Office of Financial Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 848** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 852—A bill to be entitled An act relating to trust funds; re-creating the Regulatory Trust Fund within the Office of Financial Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 852** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Aronberg	Bullard
Alexander	Atwater	Campbell
Argenziano	Bennett	Carlton

Clary	Hill	Saunders
Constantine	Jones	Sebesta
Cowin	Klein	Siplin
Crist	Lawson	Smith
Dawson	Lee	Villalobos
Diaz de la Portilla	Lynn	Wasserman Schultz
Dockery	Margolis	Webster
Fasano	Miller	Wilson
Garcia	Peaden	Wise
Geller	Posey	
Haridopolos	Pruitt	
Nays—None		

CS for SB 854—A bill to be entitled An act relating to trust funds; recreating the Securities Guaranty Fund within the Office of Financial Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 854** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 856—A bill to be entitled An act relating to trust funds; recreating the Chief Financial Officer's Federal Equitable Sharing Trust Fund within the Office of Financial Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **CS for SB 856** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1236—A bill to be entitled An act relating to trust funds; recreating the Administrative Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 1236** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1238—A bill to be entitled An act relating to trust funds; recreating the Self-Insurance Assessment Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 1238** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1240—A bill to be entitled An act relating to trust funds; recreating the Insurance Regulatory Trust Fund within the Office of Insurance Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 1240** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bennett

Bullard	Geller	Pruitt
Campbell	Haridopolos	Saunders
Carlton	Hill	Sebesta
Clary	Jones	Siplin
Constantine	Klein	Smith
Cowin	Lawson	Villalobos
Crist	Lee	Wasserman Schultz
Dawson	Lynn	Webster
Diaz de la Portilla	Margolis	Wilson
Dockery	Miller	Wise
Fasano	Peaden	
Garcia	Posey	
Nays—None		

SB 1692—A bill to be entitled An act relating to trust funds; re-creating the Financial Institutions' Regulatory Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 1692** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1694—A bill to be entitled An act relating to trust funds; re-creating the Workers' Compensation Administration Trust Fund within the Office of Insurance Regulation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Clary, by two-thirds vote **SB 1694** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 862—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of Veterans' Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 862** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 864—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Department of Veterans' Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 864** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 866—A bill to be entitled An act relating to trust funds; re-creating the Operations and Maintenance Trust Fund within the Department of Veterans' Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 866** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 868—A bill to be entitled An act relating to trust funds; re-creating the State Home for Veterans Trust Fund within the Department of Veterans' Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 868** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 870—A bill to be entitled An act relating to trust funds; re-creating the Florida World War II Veterans Memorial Matching Trust Fund within the Department of Veterans' Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 870** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

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

Siplin	Wasserman Schultz	Wilson
Smith	Webster	Wise
Villalobos		

Nays—None

SB 874—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 874** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 876—A bill to be entitled An act relating to trust funds; re-creating the Alcohol, Drug Abuse, and Mental Health Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 876** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 878—A bill to be entitled An act relating to trust funds; re-creating the Child Welfare Training Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 878** was read the third time by title, passed by the

required constitutional three-fifths vote of the membership and immediately 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 880—A bill to be entitled An act relating to trust funds; re-creating the Children and Adolescents Substance Abuse Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 880** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 882—A bill to be entitled An act relating to trust funds; re-creating the Community Resources Development Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 882** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

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

Miller	Sebesta	Wasserman Schultz
Peaden	Siplin	Webster
Posey	Smith	Wilson
Pruitt	Villalobos	Wise
Saunders		

Nays—None

SB 884—A bill to be entitled An act relating to trust funds; re-creating the Department of Children and Family Services Tobacco Settlement Trust Fund within the department without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 884** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 886—A bill to be entitled An act relating to trust funds; re-creating the Domestic Violence Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 886** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 888—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 888** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 890—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 890** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 892—A bill to be entitled An act relating to trust funds; re-creating the Operations and Maintenance Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 892** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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

SB 894—A bill to be entitled An act relating to trust funds; re-creating the Refugee Assistance Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 894** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 896—A bill to be entitled An act relating to trust funds; re-creating the Social Services Block Grant Trust Fund within the Department of Children and Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 896** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 898—A bill to be entitled An act relating to trust funds; re-creating the Working Capital Trust Fund within the Department of Children and

Family Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 898** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 900—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 900** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 902—A bill to be entitled An act relating to trust funds; re-creating the Department of Health Tobacco Settlement Trust Fund within the department without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 902** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Atwater	Carlton
Alexander	Bennett	Clary
Argenziano	Bullard	Constantine
Aronberg	Campbell	Cowin

Crist	Klein	Sebesta
Dawson	Lawson	Siplin
Diaz de la Portilla	Lee	Smith
Dockery	Lynn	Villalobos
Fasano	Margolis	Wasserman Schultz
Garcia	Miller	Webster
Geller	Peaden	Wilson
Haridopolos	Posey	Wise
Hill	Pruitt	
Jones	Saunders	

Nays—None

SB 904—A bill to be entitled An act relating to trust funds; re-creating the County Health Department Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 904** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 906—A bill to be entitled An act relating to trust funds; re-creating the Donations Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 906** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 908—A bill to be entitled An act relating to trust funds; re-creating the Florida Drug, Device, and Cosmetic Trust Fund within the Depart-

ment of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 908** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 910—A bill to be entitled An act relating to trust funds; re-creating the Emergency Medical Services Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 910** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 912—A bill to be entitled An act relating to trust funds; re-creating the Epilepsy Services Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 912** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bennett	Constantine
Alexander	Bullard	Cowin
Argenziano	Campbell	Crist
Aronberg	Carlton	Dawson
Atwater	Clary	Diaz de la Portilla

Dockery	Lee
Fasano	Lynn
Garcia	Margolis
Geller	Miller
Haridopolos	Peaden
Hill	Posey
Jones	Pruitt
Klein	Saunders
Lawson	Sebesta

Nays—None

SB 914—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 914** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 916—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 916** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 918—A bill to be entitled An act relating to trust funds; re-creating the Medical Quality Assurance Trust Fund within the Department of

Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 918** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 920—A bill to be entitled An act relating to trust funds; re-creating the Brain and Spinal Cord Injury Rehabilitation Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 920** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 922—A bill to be entitled An act relating to trust funds; re-creating the Maternal and Child Health Block Grant Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 922** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Atwater	Carlton
Alexander	Bennett	Clary
Argenziano	Bullard	Constantine
Aronberg	Campbell	Cowin

Crist	Klein
Dawson	Lawson
Diaz de la Portilla	Lee
Dockery	Lynn
Fasano	Margolis
Garcia	Miller
Geller	Peaden
Haridopolos	Posey
Hill	Pruitt
Jones	Saunders

Nays—None

Sebesta
Siplin
Smith
Villalobos
Wasserman Schultz
Webster
Wilson
Wise

SB 924—A bill to be entitled An act relating to trust funds; re-creating the Operations and Maintenance Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 924** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 926—A bill to be entitled An act relating to trust funds; re-creating the Planning and Evaluation Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 926** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 928—A bill to be entitled An act relating to trust funds; re-creating the Preventive Health Services Block Grant Trust Fund within the De-

partment of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 928** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 930—A bill to be entitled An act relating to trust funds; re-creating the Radiation Protection Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 930** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 932—A bill to be entitled An act relating to trust funds; re-creating the Social Services Block Grant Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 932** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bennett	Constantine
Alexander	Bullard	Cowin
Argenziano	Campbell	Crist
Aronberg	Carlton	Dawson
Atwater	Clary	Diaz de la Portilla

Dockery	Lee
Fasano	Lynn
Garcia	Margolis
Geller	Miller
Haridopolos	Peaden
Hill	Posey
Jones	Pruitt
Klein	Saunders
Lawson	Sebesta

Nays—None

SB 934—A bill to be entitled An act relating to trust funds; re-creating the United States Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 934** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 936—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Department of Elderly Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 936** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 938—A bill to be entitled An act relating to trust funds; re-creating the Department of Elderly Affairs Tobacco Settlement Trust Fund

within the department without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 938** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 940—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of Elderly Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 940** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 942—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Department of Elderly Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 942** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Bennett	Constantine
Alexander	Bullard	Cowin
Argenziano	Campbell	Crist
Aronberg	Carlton	Dawson
Atwater	Clary	Diaz de la Portilla

Dockery	Lee	Siplin
Fasano	Lynn	Smith
Garcia	Margolis	Villalobos
Geller	Miller	Wasserman Schultz
Haridopolos	Peaden	Webster
Hill	Posey	Wilson
Jones	Pruitt	Wise
Klein	Saunders	
Lawson	Sebesta	

Nays—None

SB 944—A bill to be entitled An act relating to trust funds; re-creating the Operations and Maintenance Trust Fund within the Department of Elderly Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 944** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 946—A bill to be entitled An act relating to trust funds; re-creating the Health Care Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 946** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 948—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Agency for Health Care Ad-

ministration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 948** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 950—A bill to be entitled An act relating to trust funds; re-creating the Agency for Health Care Administration Tobacco Settlement Trust Fund within the agency without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 950** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 952—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 952** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Aronberg	Bullard
Alexander	Atwater	Campbell
Argenziano	Bennett	Carlton

Clary	Hill	Saunders
Constantine	Jones	Sebesta
Cowin	Klein	Siplin
Crist	Lawson	Smith
Dawson	Lee	Villalobos
Diaz de la Portilla	Lynn	Wasserman Schultz
Dockery	Margolis	Webster
Fasano	Miller	Wilson
Garcia	Peaden	Wise
Geller	Posey	
Haridopolos	Pruitt	

Nays—None

SB 954—A bill to be entitled An act relating to trust funds; re-creating the Medical Care Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 954** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 956—A bill to be entitled An act relating to trust funds; re-creating the Florida Organ and Tissue Donor Education and Procurement Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 956** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 958—A bill to be entitled An act relating to trust funds; re-creating the Resident Protection Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 958** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 960—A bill to be entitled An act relating to trust funds; re-creating the Public Medical Assistance Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 960** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 962—A bill to be entitled An act relating to trust funds; re-creating the Refugee Assistance Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 962** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bennett

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

Nays—None

SB 1242—A bill to be entitled An act relating to trust funds; terminating and re-creating the Rape Crisis Program Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 794.056(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 1242** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1244—A bill to be entitled An act relating to trust funds; terminating and re-creating the Florida Center for Nursing Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 464.0198(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 1244** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1246—A bill to be entitled An act relating to trust funds; re-creating the Nursing Student Loan Forgiveness Trust Fund within the Department of Health without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 1246** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1434—A bill to be entitled An act relating to trust funds; terminating and re-creating the Quality of Long-Term Care Facility Improvement Trust Fund within the Agency for Health Care Administration without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 400.0239(5), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 1434** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 964—A bill to be entitled An act relating to trust funds; re-creating the Brownfield Property Ownership Clearance Assistance Revolving Loan Trust Fund within the Executive Office of the Governor without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 964** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 966—A bill to be entitled An act relating to trust funds; re-creating the Florida Fine Arts Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 966** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 968—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 968** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Aronberg	Bullard
Alexander	Atwater	Campbell
Argenziano	Bennett	Carlton

Clary	Hill	Saunders
Constantine	Jones	Sebesta
Cowin	Klein	Siplin
Crist	Lawson	Smith
Dawson	Lee	Villalobos
Diaz de la Portilla	Lynn	Wasserman Schultz
Dockery	Margolis	Webster
Fasano	Miller	Wilson
Garcia	Peaden	Wise
Geller	Posey	
Haridopolos	Pruitt	
Nays—None		

SB 974—A bill to be entitled An act relating to trust funds; re-creating the Library Services Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 974** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 976—A bill to be entitled An act relating to trust funds; re-creating the Cultural Institutions Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 976** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 978—A bill to be entitled An act relating to trust funds; re-creating the Elections Operating Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 978** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 980—A bill to be entitled An act relating to trust funds; re-creating the Historical Resources Operating Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 980** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 984—A bill to be entitled An act relating to trust funds; re-creating the Records Management Trust Fund within the Department of State without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 984** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Atwater	Carlton
Alexander	Bennett	Clary
Argenziano	Bullard	Constantine
Aronberg	Campbell	Cowin

Crist	Klein	Sebesta
Dawson	Lawson	Siplin
Diaz de la Portilla	Lee	Smith
Dockery	Lynn	Villalobos
Fasano	Margolis	Wasserman Schultz
Garcia	Miller	Webster
Geller	Peaden	Wilson
Haridopolos	Posey	Wise
Hill	Pruitt	
Jones	Saunders	

Nays—None

SB 986—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 986** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 990—A bill to be entitled An act relating to trust funds; re-creating the Florida Small Cities Community Development Block Grant Program Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 990** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 992—A bill to be entitled An act relating to trust funds; re-creating the Community Services Block Grant Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 992** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 994—A bill to be entitled An act relating to trust funds; re-creating the Energy Consumption Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 994** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 996—A bill to be entitled An act relating to trust funds; re-creating the Emergency Management, Preparedness, and Assistance Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 996** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bennett

Bullard	Geller	Pruitt
Campbell	Haridopolos	Saunders
Carlton	Hill	Sebesta
Clary	Jones	Siplin
Constantine	Klein	Smith
Cowin	Lawson	Villalobos
Crist	Lee	Wasserman Schultz
Dawson	Lynn	Webster
Diaz de la Portilla	Margolis	Wilson
Dockery	Miller	Wise
Fasano	Peaden	
Garcia	Posey	
Nays—None		

Wasserman Schultz	Wilson	Wise
Webster		
Nays—None		

SB 1002—A bill to be entitled An act relating to trust funds; re-creating the State Housing Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1002** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 998—A bill to be entitled An act relating to trust funds; re-creating the Florida Communities Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 998** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1000—A bill to be entitled An act relating to trust funds; re-creating the Local Government Housing Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1000** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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

SB 1006—A bill to be entitled An act relating to trust funds; re-creating the Grants and Donations Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1006** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1010—A bill to be entitled An act relating to trust funds; re-creating the Low-Income Home Energy Assistance Block Grant Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1010** was read the third time by title, passed by

the required constitutional three-fifths vote of the membership and immediately 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 1012—A bill to be entitled An act relating to trust funds; re-creating the Operating Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1012** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1014—A bill to be entitled An act relating to trust funds; re-creating the Federal Emergency Management Programs Support Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1014** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

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

Pruitt	Smith	Webster
Saunders	Villalobos	Wilson
Sebesta	Wasserman Schultz	Wise
Siplin		

Nays—None

SB 1016—A bill to be entitled An act relating to trust funds; re-creating the U.S. Contributions Trust Fund within the Department of Community Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1016** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1020—A bill to be entitled An act relating to trust funds; terminating and re-creating the Administrative Trust Fund within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 20.505(4), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1020** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1022—A bill to be entitled An act relating to trust funds; re-creating the Child Care and Development Trust Fund within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1022** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1024—A bill to be entitled An act relating to trust funds; re-creating the Displaced Homemaker Trust Fund within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1024** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1026—A bill to be entitled An act relating to trust funds; re-creating the Employment Security Administration Trust Fund within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1026** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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

SB 1028—A bill to be entitled An act relating to trust funds; terminating and re-creating the Welfare Transition Trust Fund within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; repealing s. 445.0325(5), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1028** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1030—A bill to be entitled An act relating to trust funds; re-creating the Revolving Trust Fund within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1030** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1032—A bill to be entitled An act relating to trust funds; re-creating the Special Employment Security Administration Trust Fund

within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1032** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 1034—A bill to be entitled An act relating to trust funds; re-creating the Unemployment Compensation Trust Fund Benefit Account within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1034** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 1036—A bill to be entitled An act relating to trust funds; re-creating the Unemployment Compensation Trust Fund Clearing Account within the Agency for Workforce Innovation without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Webster, by two-thirds vote **SB 1036** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Aronberg	Bullard
Alexander	Atwater	Campbell
Argenziano	Bennett	Carlton

Clary	Hill	Saunders
Constantine	Jones	Sebesta
Cowin	Klein	Siplin
Crist	Lawson	Smith
Dawson	Lee	Villalobos
Diaz de la Portilla	Lynn	Wasserman Schultz
Dockery	Margolis	Webster
Fasano	Miller	Wilson
Garcia	Peadar	Wise
Geller	Posey	
Haridopolos	Pruitt	

Nays—None

SB 1038—A bill to be entitled An act relating to trust funds; re-creating the Administrative Trust Fund within the Department of Legal Affairs without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **SB 1038** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 1042—A bill to be entitled An act relating to trust funds; re-creating the Operating Trust Fund within the Department of Corrections without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **SB 1042** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Diaz de la Portilla	Peadar
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 1044—A bill to be entitled An act relating to trust funds; re-creating the Forfeiture and Investigative Support Trust Fund within the Department of Law Enforcement without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **SB 1044** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1046—A bill to be entitled An act relating to trust funds; re-creating the Operating Trust Fund within the Department of Law Enforcement without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **SB 1046** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1048—A bill to be entitled An act relating to trust funds; re-creating the Capital Collateral Representative Trust Fund within the Justice Administrative Commission without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Smith, by two-thirds vote **SB 1048** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately certified to the House. The vote on passage was:

Yeas—40

Mr. President	Argenziano	Atwater
Alexander	Aronberg	Bennett

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

Nays—None

Consideration of **CS for SB 1050** was deferred.

SB 1052—A bill to be entitled An act relating to trust funds; re-creating the Family Courts Trust Fund within the state courts system without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Smith, by two-thirds vote **SB 1052** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1054—A bill to be entitled An act relating to trust funds; re-creating the Public Records Modernization Trust Fund without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Smith, by two-thirds vote **SB 1054** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1056—A bill to be entitled An act relating to trust funds; re-creating the Florida Endowment for Vocational Rehabilitation Fund within the Department of Education without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

—was read the second time by title. On motions by Senator Carlton, by two-thirds vote **SB 1056** was read the third time by title, passed by the required constitutional three-fifths vote of the membership and immediately 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 1050—A bill to be entitled An act relating to trust funds; terminating the Consumer Frauds Trust Fund within the Justice Administrative Commission; transferring current balances and revenues of the trust fund to the Grants and Donations Trust Fund within the commission; providing an effective date.

—was read the second time by title. On motions by Senator Smith, by two-thirds vote **CS for SB 1050** was read the third time by title, passed and immediately 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 1690—A bill to be entitled An act relating to trust funds; terminating the Florida Korean Veterans Memorial Matching Trust Fund, the Tobacco Settlement Trust Fund, and the Design and Construction Trust Fund within the Department of Veterans' Affairs; providing for the disposition of balances in and revenues of such trust funds; prescribing procedures for the termination of such trust funds; repealing s. 292.085, F.S., relating to the Department of Veterans' Affairs Tobacco Settlement Trust Fund; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **SB 1690** was read the third time by title, passed and immediately 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

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Siplin, by two-thirds vote **SB 36** was removed from the calendar and withdrawn from further consideration.

On motion by Senator Saunders, by two-thirds vote **SB 328** was withdrawn from the committees of reference and further consideration.

On motion by Senator Dawson, by two-thirds vote **SB 460** and **SB 1758** were withdrawn from the committees of reference and further consideration.

On motion by Senator Dockery, by two-thirds vote **SJR 304** was withdrawn from the committees of reference and further consideration.

REPORTS OF COMMITTEES

The Committee on Rules and Calendar submits the following bills to be placed on the Special Order Calendar for Tuesday, March 16, 2004; General Bills: SB 686, SB 1666, CS for SB 340, CS for SB 466, CS for SB 118, CS for CS for SB 464, SB 556, SB 674, CS for SB 654, SB 468, CS for SB 1572, SM 1348, CS for SB 1118

Trust Fund Bills: SB 716, SB 718, SB 720, SB 722, SB 724, SB 726, SB 728, SB 730, SB 732, SB 736, SB 738, SB 740, SB 742, SB 744, SB 746, SB 748, SB 750, SB 752, SB 754, SB 756, SB 758, SB 760, SB 764, SB 766, SB 768, SB 770, SB 772, SB 774, SB 776, SB 778, SB 780, SB 782, SB 784, SB 786, SB 788, SB 790, CS for SB 792, CS for SB 794, SB 796, SB 802, SB 804, SB 806, SB 808, SB 816, CS for SB 818, SB 822, SB 824, SB 826, SB 828, SB 830, SB 832, SB 834, SB 836, SB 838, SB 840, SB 842, CS for SB 844, CS for SB 846, CS for SB 848, CS for SB 852, CS for SB 854, CS for SB 856, SB 1236, SB 1238, SB 1240, SB 1692, SB 1694, SB 862, SB 864, SB 866, SB 868, SB 870, SB 874, SB 876, SB 878, SB 880, SB 882, SB 884, SB 886, SB 888, SB 890, SB 892, SB 894, SB 896, SB 898, SB 900, SB 902, SB 904, SB 906, SB 908, SB 910, SB 912, SB 914, SB 916, SB 918, SB 920, SB 922, SB 924, SB 926, SB 928, SB 930, SB 932, SB 934, SB 936, SB 938, SB 940, SB 942, SB 944, SB 946, SB 948, SB 950, SB 952, SB 954, SB 956, SB 958, SB 960, SB 962, SB 1242, SB 1244, SB 1246, SB 1434, SB 964, SB 966, SB 968, SB 974, SB 976, SB 978, SB 980, SB 984, SB 986, SB 990, SB 992, SB 994, SB 996, SB 998, SB 1000, SB 1002, SB 1006, SB 1010, SB 1012, SB 1014, SB 1016, SB 1020, SB 1022, SB 1024, SB 1026, SB 1028, SB 1030, SB 1032, SB 1034, SB 1036, SB 1038, SB 1042, SB 1044, SB 1046, SB 1048, CS for SB 1050, SB 1052, SB 1054, SB 1056, SB 1690

Respectfully submitted,
 Tom Lee, Chair

The Committee on Comprehensive Planning recommends the following pass: SB 226

The Committee on Criminal Justice recommends the following pass: SB 1322

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

The Committee on Education recommends the following pass: SB 1930

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends the following pass: SB 412

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

The Committee on Finance and Taxation recommends the following pass: SB 632 with 1 amendment, SB 1220, SB 1738

The Committee on Governmental Oversight and Productivity recommends the following pass: SB 558, SB 1442

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

The Committee on Home Defense, Public Security, and Ports recommends the following pass: CS for SB 1762 with 2 amendments

The bill was referred to the Appropriations Subcommittee on Health and Human Services under the original reference.

The Committee on Finance and Taxation recommends the following pass: SB 1198

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

The Committee on Education recommends the following pass: SB 1182, SB 1900

The Committee on Regulated Industries recommends the following pass: SB 2112

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

The Committee on Agriculture recommends the following pass: SB 2312 with 1 amendment

The Committee on Governmental Oversight and Productivity recommends the following pass: CS for SB 402

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

The Committee on Comprehensive Planning recommends the following pass: CS for SB 1552

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

The Committee on Comprehensive Planning recommends the following pass: SB 2264

The Committee on Health, Aging, and Long-Term Care recommends the following pass: SB 1658 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 Children and Families recommends the following pass: SB 2062

The Committee on Criminal Justice recommends the following pass: SB 1684, SB 1696 with 1 amendment, SB 1774 with 1 amendment

The Committee on Military and Veterans' Affairs, Base Protection, and Spaceports recommends the following pass: SB 2314, SB 2496 with 1 amendment

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

The Committee on Comprehensive Planning recommends the following pass: CS for SB 444, SB 2180

The Committee on Ethics and Elections recommends the following pass: SJR 2392 with 1 amendment, SJR 2394 with 1 amendment, SJR 2396 with 1 amendment, SB 2398 with 1 amendment, SB 2400 with 1 amendment, SB 2402 with 1 amendment

The Committee on Regulated Industries recommends the following pass: SB 1990

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

The Committee on Agriculture recommends the following pass: SB 1436

The Committee on Education recommends the following pass: SB 470

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

The Committee on Judiciary recommends the following pass: CS for SB 1394 with 1 amendment

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

The Committee on Comprehensive Planning recommends the following pass: SB 1956

The Committee on Criminal Justice recommends the following pass: SB 278 with 1 amendment

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

The Committee on Agriculture recommends the following pass: SB 1886

The Committee on Criminal Justice recommends the following pass: CS for SB 420

The Committee on Finance and Taxation recommends the following pass: SB 32, SB 36, SB 234, SB 690, SB 1298

The Committee on Governmental Oversight and Productivity recommends the following pass: CS for SB 624, CS for SB 1100

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends committee substitutes for the following: SB 1300, SB 1408

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

The Committee on Education recommends a committee substitute for the following: SB 2212

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 1934, SB 2280

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 1950

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

The Committee on Education recommends a committee substitute for the following: CS for SB 1232

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SB 1824

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 Finance and Taxation recommends a committee substitute for the following: CS for SB 708

The Committee on Governmental Oversight and Productivity recommends a committee substitute for the following: SB 2340

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

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 1848

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1482

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

The Committee on Agriculture recommends a committee substitute for the following: SB 1770

The Committee on Education recommends a committee substitute for the following: SB 1580

The bills with committee substitutes attached contained in the foregoing reports were referred to the Committee on Commerce,

Economic Opportunities, and Consumer Services under the original reference.

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 518

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1414

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 Banking and Insurance recommends a committee substitute for the following: SB 2268

The Committee on Children and Families recommends committee substitutes for the following: SB 602, SB 606

The Committee on Commerce, Economic Opportunities, and Consumer Services recommends a committee substitute for the following: SB 1928

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 700

The Committee on Regulated Industries recommends a committee substitute for the following: SB 538

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

The Committee on Comprehensive Planning recommends committee substitutes for the following: SB 1290, SB 1924

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 1372

The Committee on Governmental Oversight and Productivity recommends committee substitutes for the following: SB 406, SB 424

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 1060

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1350

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 Education recommends a committee substitute for the following: SB 1918

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

The Committee on Children and Families recommends a committee substitute for the following: SB 1706

The Committee on Education recommends a committee substitute for the following: SB 1622

The Committee on Regulated Industries recommends a committee substitute for the following: SB 1530

The bills with committee substitutes attached contained in the foregoing reports were 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 1494

The bill with committee substitute attached was referred to the Committee on Home Defense, Public Security, and Ports under the original reference.

The Committee on Agriculture recommends a committee substitute for the following: SB 96

The Committee on Criminal Justice recommends a committee substitute for the following: SB 2336

The Committee on Health, Aging, and Long-Term Care recommends a committee substitute for the following: SJR 2178

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 Agriculture recommends a committee substitute for the following: SB 1420

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 1926, SB 2070

The Committee on Criminal Justice recommends committee substitutes for the following: CS for CS for SB 1190, CS for SB 1294

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

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Education recommends the following pass: CS for SB 1808

The Appropriations Subcommittee on Transportation and Economic Development recommends the following pass: SB 324, SB 1606

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

The Appropriations Subcommittee on Education recommends committee substitutes for the following: CS for SB 362, SB 1258

The Appropriations Subcommittee on General Government recommends a committee substitute for the following: SB 1650

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

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By Senator Bennett—

SB 2548—A bill to be entitled An act relating to regulating the consolidation and recordation of lands; providing for assembly and readjustment of certain land plats; revising provisions relating to recording land plats; amending ss. 95.191 and 95.192, F.S.; limiting actions to recover certain property after a tax deed has been issued; amending s. 125.01, F.S.; revising certain powers of county governments to regulate lands;

amending s. 127.01, F.S.; specifying consolidation of certain property for certain purposes as a county purpose; amending s. 163.3164, F.S.; revising the definition of the term “land development regulations” and defining the term “land assembly or adjustment”; amending s. 163.3177, F.S.; revising requirements of future land use plan elements of a required comprehensive plan to address antiquated subdivisions and consolidation of certain properties for certain purposes; amending s. 163.3202, F.S.; revising certain land development regulation requirements to address consolidation of certain properties for certain purposes; amending s. 163.340, F.S.; revising certain definitions to include consolidation of certain properties and antiquated subdivisions; amending s. 163.360, F.S.; including antiquated subdivisions under certain community redevelopment plan requirements; amending s. 166.411, F.S.; including consolidation of certain properties for certain purposes under municipal powers of eminent domain; amending s. 177.011, F.S.; providing additional purposes and scope relating to platting, replatting, and reassembly of lands; providing intent relating to regulation of land platting and land assembly or adjustment; amending s. 177.031, F.S.; revising the definition of the term “subdivision” and defining the term “land assembly or adjustment”; amending s. 177.091, F.S.; requiring recordation of approved subdivision plats in certain public records; amending s. 177.101, F.S.; authorizing local governing bodies to order the assembly or adjustment of all or portions of subdivisions for certain purposes; providing criteria and requirements; amending s. 177.111, F.S.; requiring submittal of certain approved plats to certain entities; amending s. 290.003, F.S.; declaring the revitalization of antiquated subdivisions to be a public purpose; amending s. 290.0058, F.S.; revising provisions for determining general distress of certain areas to include antiquated subdivisions and other criteria; amending s. 380.031, F.S.; revising the definition of the term “land development regulations” and defining the terms “antiquated subdivisions” and “land assembly or adjustment”; amending ss. 695.01 and 696.01, F.S.; requiring recordation in certain public records of actions relating to real property or interests in real property; requiring attachment of certain plats or surveys to certain instruments; amending s. 697.01, F.S.; including contracts or agreements for deed in a provision relating to deeming certain instruments as mortgages; specifying application of certain recordation requirements; providing an effective date.

—was referred to the Committees on Comprehensive Planning; and Judiciary.

By Senator Webster—

SB 2550—A bill to be entitled An act relating to district school boards; creating s. 1001.3715, F.S.; providing a procedure for election of a district school board chair by countywide vote in a school district with single-member representation and an appointed district school superintendent; providing requirements for submission of the proposition to electors of the school district; providing for election of a district school board vice chair by the district school board; creating s. 1001.3717, F.S.; providing powers and duties, terms of office, and salary of a district school board chair elected by countywide vote; providing an effective date.

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

By Senator Villalobos—

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; 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.

—was referred to the Committees on Criminal Justice; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Geller—

SB 2554—A bill to be entitled An act relating to the 2005 Smart Growth Management Commission; creating the commission; providing for its membership and requirements for voting; providing for appointments by the Governor, the President of the Senate, and the Speaker of the House of Representatives; requiring the Secretary of Transportation, the Secretary of Community Affairs, the Secretary of Environmental Protection, and the Commissioner of Agriculture or their designees to serve as ex officio nonvoting members; requiring the commission to review the state's growth management programs and laws and make recommendations; requiring public hearings; requiring the Department of Community Affairs to provide staff support; providing an appropriation; providing an effective date.

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

By Senator Margolis—

SB 2556—A bill to be entitled An act relating to campaign financing; providing a popular name; amending s. 106.011, F.S.; revising definitions of the terms “political committee,” “contribution,” and “expenditure” to provide applicability with respect to elected public officials; revising the definition of the term “political advertisement” to provide a presumption with respect to certain advertisements and to provide certain exceptions thereto; amending s. 106.021, F.S.; eliminating a provision that authorizes the unrestricted expenditure of funds by a political committee or political party for the purpose of jointly endorsing three or more candidates; amending s. 106.03, F.S.; providing additional requirements for registration of political committees and certification of committees of continuous existence; providing penalties and applicability; amending s. 106.04, F.S.; requiring committees of continuous existence to update certain certification information; requiring an up-to-date membership list with the application for certification and with each annual and regular report; specifying information membership lists must provide; requiring membership dues to be reported in the same manner as regular contributions; prohibiting committees of continuous existence from making expenditures in support of or opposition to an elected public official without registering as a political committee; providing an exception; providing that records of a committee of continuous existence relating to political activities are public records; revising the fine for late filing of reports by committees of continuous existence; providing penalties; amending s. 106.07, F.S.; correcting a cross-reference, to conform; amending s. 106.087, F.S.; eliminating a provision that authorizes independent expenditures by certain political committees and committees of continuous existence for the purpose of jointly endorsing three or more candidates; providing for severability; providing effective dates.

—was referred to the Committees on Ethics and Elections; Appropriations Subcommittee on Criminal Justice; Appropriations; and Rules and Calendar.

By Senator Wise—

SB 2558—A bill to be entitled An act relating to human cloning; creating s. 877.27, F.S., the “Human Cloning Prohibition and Responsibility Act of 2004”; providing definitions; providing that it is unlawful to perform or attempt to perform human cloning, to participate or assist in an attempt to perform human cloning, or to ship or receive in commerce for any purpose an embryo produced by human cloning or any product derived from such embryo; providing criminal penalties; providing for a minimum mandatory term of imprisonment; providing civil penalties in an amount not less than \$1 million; providing construction with respect to scientific research; providing for enforcement of the act; providing civil remedies; providing limitations on commencement of actions; amending ss. 95.11 and 775.15, F.S.; providing periods of limitations on actions and prosecutions for violations of the act; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Criminal Justice; Judiciary; Education; Appropriations Subcommittee on Criminal Justice; and Appropriations.

SR 2560—Not referenced.

By Senator Dockery—

SB 2562—A bill to be entitled An act relating to securities transactions; amending s. 560.103, F.S.; defining the term “unsafe and unsound practice” for purposes of the Money Transmitters’ Code to include failure to comply with specified provisions of the Code of Federal Regulations relating to money and finance; amending s. 560.109, F.S.; authorizing the Office of Financial Regulation of the Financial Services Commission to make investigations or examinations to determine a violation of provisions of the Code of Federal Regulations relating to money and finance; amending s. 560.114, F.S.; providing for disciplinary actions for failure to maintain all books, accounts, or other documents pursuant to provisions of the Code of Federal Regulations relating to money and finance; amending s. 560.129, F.S.; providing that financial records or information may be furnished to any law enforcement agency; providing an effective date.

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

By Senator Crist—

SB 2564—A bill to be entitled An act relating to juvenile justice; expressing the legislative intent to revise laws relating to juvenile justice; providing an effective date.

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

By Senator Dockery—

SB 2566—A bill to be entitled An act relating to absentee ballots; amending s. 101.64, F.S.; removing the requirement that a voter’s signature on an absentee ballot must be witnessed; providing an effective date.

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

By Senator Wise—

SM 2568—A memorial to the Congress of the United States urging Congress to pass H.R. 3190 and S. 1558 and to propose, for ratification by the states, an amendment to the United States Constitution that would preclude any prohibition or limitation on the recital or display of historical verses, mottos, or documents referencing God in any public place.

—was referred to the Committees on Judiciary; and Rules and Calendar.

By Senator Wise—

SB 2570—A bill to be entitled An act relating to gift certificates; creating s. 501.95, F.S.; providing that it is unlawful for any person or entity to sell a gift certificate that contains an expiration date or a service fee; providing general requirements with respect to gift certificates; providing for applicability and construction of the act; authorizing a fee; providing a definition; providing an effective date.

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

By Senator Garcia—

SB 2572—A bill to be entitled An act relating to airport zoning; amending s. 333.03, F.S.; providing exceptions from certain airport zoning prohibitions for the placement of educational facilities in certain counties; amending s. 1013.36, F.S., to conform; providing an effective date.

—was referred to the Committees on Comprehensive Planning; Education; Transportation; and Rules and Calendar.

By Senator Garcia—

SB 2574—A bill to be entitled An act relating to commercial relations; creating part III of ch. 668, F.S., relating to unsolicited commercial electronic mail; providing a short title; providing legislative intent; providing definitions relating to unsolicited commercial electronic mail; prohibiting a person from initiating or assisting in the initiation of unsolicited commercial electronic mail under certain circumstances; authorizing interactive computer service providers to block unsolicited commercial electronic mail; authorizing the Department of Legal Affairs to enforce the act; authorizing the department and persons receiving or retransmitting unsolicited electronic mail to bring an action against persons transmitting that mail; providing for declaratory and injunctive relief, compensatory damages, and attorney's fees; declaring that persons outside this state are subject to the jurisdiction of this state's courts under specified circumstances; providing a statute-of-limitations period; providing that a violation of the act is an unfair and deceptive trade practice; providing for severability; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; Commerce, Economic Opportunities, and Consumer Services; Criminal Justice; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Sebesta—

SB 2576—A bill to be entitled An act relating to roads presumed to be public highways; amending s. 95.361, F.S.; providing that provisions governing the circumstances under which a road is deemed to be dedicated to the public do not apply to a public utility facility located on property otherwise subject to those provisions; providing an effective date.

—was referred to the Committees on Transportation; and Communication and Public Utilities.

By Senator Diaz de la Portilla—

SB 2578—A bill to be entitled An act relating to access to postsecondary education; amending s. 1000.21, F.S.; revising the names of certain community colleges; amending s. 1007.33, F.S., relating to site-determined baccalaureate degree access; providing intent; providing the process for community college submission of proposals to deliver baccalaureate degree programs and the approval of such proposals; providing mission and policies of community colleges, including those approved to grant baccalaureate degrees; providing for the reporting of students and the establishment of tuition and fees for approved baccalaureate degree programs; providing responsibilities of community college boards of trustees; providing requirements relating to employees; providing for facility standards, funding, and acquisition; providing requirements relating to state funding; specifying colleges authorized to grant baccalaureate degrees; authorizing rulemaking; amending ss. 288.8175, 1002.35, and 1004.76, F.S.; conforming provisions; providing an effective date.

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

By Senator Diaz de la Portilla—

SB 2580—A bill to be entitled An act relating to license plates; amending ss. 320.08056 and 320.08058, F.S.; creating a Florida National

Guard license plate; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

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

By Senator Atwater—

SB 2582—A bill to be entitled An act relating to pollution control; amending s. 403.121, F.S.; revising judicial and administrative remedies for violations of ch. 403, F.S.; requiring the Department of Environmental Protection to impose administrative penalties for certain additional practices, failures to comply with certain requirements, or violations; providing limitations and exceptions; providing an effective date.

—was referred to the Committees on Natural Resources; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Diaz de la Portilla—

SB 2584—A bill to be entitled An act relating to medical specialties; amending ss. 458.3312 and 459.0152, F.S.; authorizing physicians and osteopathic physicians to be certified as specialists by a board of certification of the American Association of Physician Specialists, Inc.; amending ss. 456.039 and 459.011, F.S., to conform; providing an effective date.

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

By Senator Diaz de la Portilla—

SB 2586—A bill to be entitled An act relating to Medicaid program administration; amending s. 409.907, F.S.; authorizing the Agency for Health Care Administration to revoke or refuse to renew certain provider agreements; amending s. 409.912, F.S.; requiring the agency to restrict costs at a certain level; requiring the agency to maximize the use of risk contracting in providing for health care services; amending s. 409.9122, F.S.; eliminating the proportion restrictions to assigning certain recipients to managed care plans; authorizing the agency to outsource certain Medicaid program administrative functions; requiring the agency to contract with an actuarial firm to conduct an evaluation of certain Medicaid reimbursement methodologies; requiring the agency to report such findings to the Legislature; requiring the agency to conduct a study to design and implement a standard for handling Medicaid records electronically; providing an appropriation; providing an effective date.

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

By Senator Diaz de la Portilla—

SB 2588—A bill to be entitled An act relating to insurance; amending s. 624.425, F.S.; deleting a resident agent requirement for certain property, casualty, and surety insurers; amending s. 624.426, F.S.; conforming provisions; amending s. 626.025, F.S.; requiring surplus lines agents to comply with consumer protection laws; deleting provisions prohibiting certain actions by nonresident agents, to conform; amending s. 626.741, F.S.; deleting a prohibition against nonresident general lines agents having offices in this state; conforming provisions; amending s. 626.752, F.S.; conforming provisions; amending s. 626.753, F.S.; conforming provisions; repealing s. 626.792(3), F.S.; deleting a prohibition against nonresident life insurance agents having offices in this state; repealing s. 626.835(3), F.S.; deleting a prohibition against nonresident health insurance agents having offices in this state; creating s. 626.9272, F.S.; providing requirements for the licensure of nonresident surplus

lines agents; amending s. 626.929, F.S.; conforming provisions; amending s. 626.930, F.S.; conforming provisions; amending s. 626.935, F.S.; providing additional grounds for discipline of licensees; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Finance and Taxation.

SR 2590—Not referenced.

By Senator Diaz de la Portilla—

SB 2592—A bill to be entitled An act relating to alcoholic beverages; expressing the legislative intent to enact legislation relating to alcoholic beverages; providing an effective date.

—was referred to the Committees on Regulated Industries; Governmental Oversight and Productivity; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Diaz de la Portilla—

SB 2594—A bill to be entitled An act relating to medicaid provider fraud; amending s. 409.920, F.S.; revising the elements of the offense of Medicaid provider fraud to require that a person must have willfully engaged in certain prohibited activities rather than only knowingly engaged in those prohibited activities; providing that proof of a false statement or representation gives rise to an inference of the willful submission of a fraudulent claim under certain circumstances; reenacting s. 921.0022(3)(g), F.S., relating to the offense severity ranking chart of the Criminal Punishment Code, to incorporate the amendment to s. 409.920, F.S., in a reference thereto; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Criminal Justice; Judiciary; and Appropriations.

By Senator Diaz de la Portilla—

SB 2596—A bill to be entitled An act relating to cruises to nowhere; expressing the legislative intent to enact legislation relating to cruises to nowhere; providing an effective date.

—was referred to the Committees on Regulated Industries; Commerce, Economic Opportunities, and Consumer Services; Governmental Oversight and Productivity; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Diaz de la Portilla—

SB 2598—A bill to be entitled An act relating to pari-mutuel wagering; expressing the legislative intent to enact legislation relating to pari-mutuel wagering; providing an effective date.

—was referred to the Committees on Regulated Industries; Governmental Oversight and Productivity; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Sebesta—

SB 2600—A bill to be entitled An act relating to school district millage; amending s. 1011.71, F.S.; including property insurance costs within authorized purposes for school district millage levy funding; amending s. 1011.73, F.S.; increasing the maximum term for imposition

of certain school district millage levies approved by district voters for certain purposes; providing an effective date.

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

By Senator Sebesta—

SB 2602—A bill to be entitled An act relating to use of right-of-way for utilities; amending s. 337.401, F.S.; providing that a permit-delegation agreement between the Department of Transportation and a governmental entity does not apply to facilities of public utilities; providing an effective date.

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

By Senator Diaz de la Portilla—

SB 2604—A bill to be entitled An act relating to naturopathic medicine; changing the title of ch. 462, F.S., from “Naturopathy” to “Naturopathic Medicine”; amending s. 462.01, F.S.; revising and providing definitions; creating s. 462.0215, F.S.; creating the Board of Naturopathic Medicine; providing membership and duties of the board; providing guidelines for probable cause panels and disciplinary decisions; providing applicability of ch. 456, F.S.; amending s. 462.023, F.S.; providing powers and duties of the board under ch. 462, F.S., including rulemaking authority; deleting obsolete language; amending s. 462.08, F.S.; conforming terminology; amending s. 462.11, F.S.; conforming and correcting terminology; amending s. 462.13, F.S.; providing additional powers and duties of the board; amending s. 462.14, F.S.; specifying authority of the department and the board with respect to disciplinary action and revising grounds for disciplinary action with respect to such authority; conforming terminology; amending s. 462.16, F.S.; specifying authority for setting the fee for the reissuance of license under certain circumstances; conforming terminology; amending s. 462.17, F.S.; conforming terminology; amending s. 462.18, F.S., relating to educational requirements; conforming terminology; amending s. 462.19, F.S.; increasing the maximum amount at which the inactive status fee may be set; creating s. 462.193, F.S.; providing requirements for licensure as a naturopathic physician; providing fees; providing grounds for denying or restricting licenses; providing for the applicability of certain rights to naturopathic physicians who have certain qualifications; creating s. 462.195, F.S.; providing exemptions from licensure requirements; amending s. 462.2001, F.S.; updating the saving clause; conforming terminology; providing that certain rights and privileges of active licensees are retained; amending ss. 20.43, 381.0031, 468.301, 476.044, 477.0135, 485.003, 486.161, 627.351, 893.02, and 921.0022, F.S.; conforming terminology; providing an effective date.

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

By Senator Pruitt—

SB 2606—A bill to be entitled An act relating to certificates of need; amending s. 395.003, F.S.; prohibiting the Agency for Health Care Administration from issuing or renewing a hospital’s license if more than a specified percentage of the hospital’s patients receive care and treatment classified in specified diagnostic-related groups; providing an exemption; authorizing the agency to adopt rules; amending s. 408.032, F.S.; revising definitions relating to health facilities and services; amending s. 408.033, F.S.; requiring that local health councils serve counties in a health service planning district; directing the local health council to develop a plan for services at the local level with the Department of Health; providing for the costs of operating a local health council to come from assessments imposed on selected health care facilities; directing the department to enter into contracts with the local health councils for certain services; amending s. 408.034, F.S.; conforming provisions to changes made by the act; amending s. 408.035, F.S.; revising criteria for reviewing an application for a certificate-of-need; amending s. 408.036, F.S.; revising health-care-related projects that are subject to

the certificate-of-need process; revising health-care-related projects that are subject to an expedited certificate-of-need process; revising the list of projects exempt from the certificate-of-need process; requiring health care facilities and providers to notify the agency of certain specified activities; amending s. 408.0361, F.S.; requiring the agency to adopt rules for licensure standards for adult interventional cardiology services and burn units; providing minimum criteria for inclusion in the rules; providing that certain health care providers of adult interventional cardiology services are exempt from complying with the rules for 2 years following the date of their next license renewal, but must meet the licensure standards thereafter; requiring the agency to license two levels of treatment for adult interventional cardiology services; providing criteria for the two levels of licensure; directing the Secretary of Health Care Administration to appoint an advisory group to study the issue of replacing certificate-of-need review of organ transplant programs operating under ch. 408, F.S., with licensure regulation of organ transplant programs under ch. 395, F.S.; providing for membership; requiring the advisory group to make certain recommendations; directing the advisory group to submit a report to the Governor, the secretary, and the Legislature by a specific date; amending s. 408.038, F.S.; increasing fees for certificate-of-need applications; amending s. 408.039, F.S.; providing for an annual review cycle for certificate-of-need applications; revising the review procedures; amending s. 408.040, F.S.; providing for conditions and monitoring for holders of a certificate of need or an exemption certificate; providing that failure to report to the agency constitutes noncompliance with conditions of the certificate; amending s. 408.0455, F.S.; providing that rules of the agency in effect on June 30, 2004, shall remain in effect until amended or repealed; repealing s. 408.043(2), F.S., relating to special provisions for hospice facilities; repealing s. 408.045, F.S., relating to the use of a competitive sealed proposal to obtain a certificate of need for an intermediate care facility for the developmentally disabled; providing an effective date.

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

SR 2608—Not referenced.

By Senator Diaz de la Portilla—

SB 2610—A bill to be entitled An act relating to tobacco regulation; expressing the legislative intent to enact legislation relating to tobacco regulation; providing an effective date.

—was referred to the Committees on Regulated Industries; Health, Aging, and Long-Term Care; Governmental Oversight and Productivity; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Diaz de la Portilla—

SB 2612—A bill to be entitled An act relating to pari-mutuels; expressing the legislative intent to enact legislation relating to pari-mutuels; providing an effective date.

—was referred to the Committees on Regulated Industries; Governmental Oversight and Productivity; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Diaz de la Portilla—

SB 2614—A bill to be entitled An act relating to charter travel to terrorist states; creating s. 288.857, F.S.; creating the “Commerce With Terrorist States Act”; providing a popular name; providing legislative intent; providing definitions; providing for the levy of a security assessment on charter transportation for trips originating in this state and arriving in an identified terrorist state; providing for the rate of the assessment; providing requirements and procedures with respect thereto; requiring any university or community college within the State University System or the Florida Community College System that organizes or directs the organization of a cultural or educational trip utilizing

charter transportation to any terrorist state to provide the Department of Education and the Department of Law Enforcement with specified information; specifying exemptions to the act; providing for the adoption of rules; providing severability; providing an effective date.

—was referred to the Committees on Home Defense, Public Security, and Ports; Education; Regulated Industries; Criminal Justice; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Atwater—

SB 2616—A bill to be entitled An act relating to water management district employees, appointees, and contractors; creating s. 373.6055, F.S.; authorizing water management districts to require the screening of an employee, appointee, or applicant for a position critical to security or public safety; authorizing the screening of a contractor or an employee thereof, vendor, repair person, or delivery person who has access to certain public facilities; requiring that fingerprints of applicants and employees be submitted to the Department of Law Enforcement and the Federal Bureau of Investigation for a check of criminal history records; authorizing the county or municipality to use information obtained from a criminal history record check to determine a person’s eligibility for employment or appointment; providing an effective date.

—was referred to the Committees on Natural Resources; Home Defense, Public Security, and Ports; and Criminal Justice.

By Senator Sebesta—

SB 2618—A bill to be entitled An act relating to specialty license plates; amending s. 320.08053, F.S.; requiring sponsoring organizations of proposed specialty license plates to obtain advance deposits from 5,000 purchasers; providing for the handling and disposition of such funds; providing an effective date.

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

By Senator Diaz de la Portilla—

SB 2620—A bill to be entitled An act relating to the State Homeland Security Trust Fund; creating s. 288.833, F.S.; creating the State Homeland Security Trust Fund, to be administered by the Department of Law Enforcement; providing for sources of funds and purposes; providing for annual carry-forward of unused funds; providing for review and termination or re-creation of the trust fund; providing a contingent effective date.

—was referred to the Committees on Home Defense, Public Security, and Ports; Education; Regulated Industries; Criminal Justice; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Wise—

SM 2622—A memorial to the Congress of the United States, urging Congress to propose an amendment to the Constitution of the United States, for submission to the several states, to allow the people of the United States and the several states the freedom to exercise their religion in public places.

—was referred to the Committees on Judiciary; and Rules and Calendar.

By Senator Geller—

SB 2624—A bill to be entitled An act relating to limitations on passing, changing lanes, or changing course in motor vehicles; amending s. 316.085, F.S.; prohibiting driving outside of authorized lanes or within

pavement markings or traffic control devices except where explicitly permitted; providing exceptions; prohibiting vehicles from entering queues of certain slow-moving traffic; providing an effective date.

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

By Senator Crist—

SB 2626—A bill to be entitled An act relating to the Interstate Compact for Juveniles; amending s. 985.502, F.S.; revising provisions of the former Interstate Compact on Juveniles; providing purpose of the compact; providing definitions; providing for an Interstate Commission for Juveniles; providing for the appointment of commissioners; providing for an executive committee; providing for meetings and for closure of certain meetings; providing powers and duties of the Interstate Commission; providing for its organization and operation; providing for bylaws, officers, and staff; providing for qualified immunity from liability for the commissioners, the executive director, and employees; requiring the Interstate Commission to adopt rules; providing for oversight, enforcement, and dispute resolution by the Interstate Commission; providing for the activities of the Interstate Commission to be financed by an annual assessment from each compacting state; requiring member states to create a State Council for Interstate Juvenile Supervision; providing for the effective date of the compact and amendments thereto; providing for a state's withdrawal from and reinstatement to the compact; providing for assistance, certain penalties, suspension, or termination following default by a state; providing for judicial enforcement; providing for dissolution of the compact; providing for severability and construction of the compact; providing for the effect of the compact with respect to other laws and for its binding effect; repealing ss. 985.503, 985.504, 985.505, 985.506, and 985.507, F.S., relating to obsolete provisions governing the former compact superseded by the act; providing an effective date.

—was referred to the Committees on Criminal Justice; Governmental Oversight and Productivity; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Dawson—

SB 2628—A bill to be entitled An act relating to education; creating s. 1000.055, F.S., relating to safety for all students; providing legislative findings with respect to harassment, discrimination, possession of lethal weapons, and violence in Florida schools; prohibiting specified conduct and providing for remedial measures; defining the term “harassment”; providing duties of educational institutions; requiring the State Board of Education to adopt rules; providing an effective date.

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

By Senator Atwater—

SB 2630—A bill to be entitled An act relating to insurance field representatives; amending s. 626.854, F.S.; prohibiting public adjusters from representing claimants in certain matters; requiring public adjusters to disclose certain contracts with claimants or potential conflicts of interest; prohibiting public adjusters from preventing access to certain persons or property or from refusing to speak with insurers; requiring certain disclosures; providing an effective date.

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

By Senator Crist—

SB 2632—A bill to be entitled An act relating to the costs of juvenile supervision and detention; amending ss. 985.215, 985.231, and 985.233, F.S.; authorizing the court to order the parent or guardian of a child

taken into custody by, or placed under the supervision of, the Department of Juvenile Justice to pay for the cost of supervision or detention; creating s. 985.2311, F.S.; specifying the daily fees for supervising and caring for a child; requiring the court to determine whether payment of the fees will create a financial hardship for the parent or guardian of a child; requiring the court to reduce or waive the fees upon a finding of indigency and significant financial hardship; providing for a presumption requiring the payment of fees if the court fails to enter an order; requiring that the order be directed to the child or guardianship estate under certain circumstances; requiring that the department seek a federal waiver and garnish payment of a portion of public assistance if the parent or guardian of the child receives public assistance; requiring that payment be made to the clerk of the circuit court; providing for the clerk to retain a portion of the payment to cover administrative costs; providing for deposit of the fees into the Grants and Donations Trust Fund; requiring the parent or guardian to provide identifying information and financial information to the department; authorizing the department to employ a collection agency to collect and manage the payment of delinquent fees; requiring the department to document payments made on behalf of a child; prohibiting the court or the department from extending a child's detention solely for the purpose of collecting fees; providing that the parent, guardian, or child is not liable for fees if the child is acquitted or discharged; requiring a refund if fees were paid; providing procedures for the court in issuing an order for income deduction against the parent or legal guardian of a child; requiring notification of the parent or legal guardian and specifying requirements therefor; providing requirements for service of the order and notice on the payor by the clerk of the court; providing for a hearing on the ground of mistake of fact regarding the amount owed; providing requirements for the notice to the payor; providing for enforcement against a successor payor; prohibiting a payor from taking certain actions against an employee because of an income deduction order; providing civil penalties; requiring the payor to notify the clerk of the court of a successor payor, if known; providing civil penalties; authorizing the Department of Juvenile Justice to petition the court for the suspension or denial of a license or certificate of a parent or guardian who is delinquent in paying the costs of care; requiring notice of suspension or denial pursuant to court order; providing circumstances under which the court may find that is inappropriate to deny or suspend a license or certificate; providing procedures for an order by the court that a parent or legal guardian surrender a license or certificate; providing for reinstatement upon proof of payment; providing requirements for serving notice on a parent or guardian; providing for suspension of a driver's license and motor vehicle registration by the Department of Highway Safety and Motor Vehicles; providing procedures by which a parent or guardian may contest the delinquency and intent to suspend; requiring an expedited hearing and court order on the matter; amending s. 322.058, F.S., relating to the suspension of driving privileges due to support delinquency, to conform; providing an effective date.

—was referred to the Committees on Criminal Justice; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Bullard—

SB 2634—A bill to be entitled An act relating to video lotteries; amending s. 24.103, F.S.; providing definitions; amending s. 24.105, F.S.; providing powers and duties of the Department of the Lottery pertaining to video lottery games; providing for an annual fee; providing for disposition of the fee; creating s. 24.125, F.S.; providing for the adoption of rules; creating s. 24.126, F.S.; prohibiting certain persons from playing video lottery games; creating s. 24.127, F.S.; providing requirements for the operation of video lottery games; providing a payout percentage; providing for distribution of income; providing for weekly allocations; providing penalties; creating s. 24.128, F.S.; providing for the licensure of video lottery terminal vendors; creating s. 24.129, F.S.; prohibiting certain local zoning ordinances; creating s. 24.130, F.S.; providing requirements for video lottery terminals; creating s. 24.131, F.S.; requiring video lottery terminal vendors to establish training programs for employees who service such terminals; requiring departmental approval of such programs; providing certification requirements for such employees; providing for the adoption of rules; creating s. 24.132, F.S.; providing for distribution of proceeds from the Video Lottery Purse Trust Fund; providing for the adoption of rules; creating s. 24.133, F.S.; requiring operators of facilities where video lottery games are conducted to post certain warning signs regarding compulsive gambling; amending s. 212.02, F.S.; excluding video lottery terminals from the definition of

“coin-operated amusement machine” for purposes of the sales and use tax; creating s. 24.134, F.S.; establishing programs for compulsive gambling within the Department of Children and Family Services; creating s. 24.136, F.S.; authorizing a caterer’s license for video lottery retailers; providing an effective date.

—was referred to the Committees on Regulated Industries; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Constantine—

SB 2636—A bill to be entitled An act relating to gambling; amending s. 849.161, F.S.; prohibiting arcade amusement centers from exchanging points or coupons accumulated by customers for tobacco products, alcoholic beverages, or cash; correcting a cross-reference; prohibiting gambling devices at arcade amusement centers; providing an effective date.

—was referred to the Committees on Regulated Industries; Judiciary; Commerce, Economic Opportunities, and Consumer Services; and Rules and Calendar.

By Senator Wise—

SB 2638—A bill to be entitled An act relating to unemployment compensation records; creating s. 443.17161, F.S.; requiring the Agency for Workforce Innovation to contract with consumer-reporting agencies to provide creditors with secured electronic access to employer-provided information relating to the quarterly wages reports; providing conditions; requiring consent from the credit applicant; prescribing information that must be included in the written consent; providing for confidentiality; limiting use of the information released; providing for termination of contracts under certain circumstances; defining the term “creditor”; requiring the agency to establish minimum audit, security, net worth, and liability insurance standards and other requirements it considers necessary; providing that any revenues generated from a contract with a consumer reporting agency must be used to pay the entire cost of providing access to the information; providing that any additional revenues generated must be paid into an agency trust fund for the administration of the unemployment compensation system; providing restrictions on the release of information under the act; defining the term “consumer-reporting” agency; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Governmental Oversight and Productivity; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Villalobos—

SB 2640—A bill to be entitled An act relating to parenting coordination; amending s. 61.046, F.S.; providing definitions; creating s. 61.125, F.S.; creating the parenting coordination program; authorizing the court to appoint a parenting coordinator in certain proceedings; providing that communications with a parenting coordinator are not confidential except in certain situations; establishing the qualifications for a parenting coordinator; requiring the court to determine a party’s financial ability to pay for certain services under certain circumstances; providing for compensation; restricting parenting coordinators from serving in certain cases; providing civil immunity for parenting coordinators acting within the scope of employment; providing an effective date.

—was referred to the Committees on Children and Families; Judiciary; Appropriations Subcommittee on Article V Implementation and Judiciary; and Appropriations.

By Senator Clary—

SB 2642—A bill to be entitled An act relating to trust funds; re-creating the Defined Contribution Administrative Trust Fund within

the State Board of Administration without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

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

By Senator Clary—

SB 2644—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of Environmental Protection, the Department of Financial Services, the Office of Financial Regulation, the Department of Management Services, the Department of Revenue, and the Department of Business and Professional Regulation; providing for the disposition of balances in and revenues of such trust funds; prescribing procedures for terminating such trust funds; terminating a trust fund within the Department of Environmental Protection on the date that the bonds secured by the fund mature; requiring the department to notify the Chief Financial Officer and the Legislature following such termination; requiring a report to the Legislature if the fund is not terminated by a date certain; declaring the findings of the Legislature that specified trust funds within the Department of Environmental Protection, the Department of Agriculture and Consumer Services, the Department of Management Services, the Department of Revenue, the Department of Financial Services, the State Board of Administration, and the Division of Bond Finance are exempt from the termination requirements of s. 19(f), Art. III of the State Constitution; renaming specified trust funds within the Department of Financial Services and the Office of Financial Regulation; amending s. 17.43, F.S.; renaming a trust fund within the Department of Financial Services; repealing s. 20.2553, F.S., relating to the Federal Law Enforcement Trust Fund within the Department of Environmental Protection; repealing s. 110.151(7), F.S., relating to the State Employee Child Care Revolving Trust Fund within the Department of Management Services; amending s. 199.292, F.S.; requiring that proceeds of the intangible personal property tax be deposited into the General Revenue Fund rather than a special trust fund; deleting provisions requiring that a portion of such proceeds be used for enforcement purposes; amending ss. 121.011, 121.031, and 121.141, F.S.; providing for payment of certain social security contributions to the Internal Revenue Service rather than the Social Security Contribution Trust Fund; repealing s. 122.13, F.S., relating to certain payments made into a retirement trust fund, to conform; amending ss. 122.26 and 122.27, F.S., and repealing s. 122.30, F.S.; deleting references to the Social Security Contribution Trust Fund, to conform; amending s. 122.35, F.S., and repealing s. 122.351, F.S.; deleting obsolete provisions relating to payments made to the Social Security Contribution Trust Fund; amending s. 199.292, F.S.; providing for the deposit of intangible personal property taxes into the Administrative Trust Fund of the Department of Revenue; revising the allocation of such revenues; repealing s. 213.31, F.S., relating to the Corporation Tax Administration Trust Fund; amending s. 215.20, F.S., relating to the service charge imposed on state trust funds; conforming provisions to changes made by the act; amending s. 215.32, F.S.; providing requirements for state agencies with respect to the use of various trust funds; requiring an agency to recommend the creation of a trust fund under certain circumstances; amending s. 253.03, F.S.; deleting provisions referencing the Forfeited Property Trust Fund in the Department of Environmental Protection; amending s. 287.064, F.S.; deleting provisions referencing the Consolidated Payment Trust Fund of the Chief Financial Officer; repealing s. 440.501, F.S., relating to the Workers’ Compensation Administration Trust Fund within the Department of Business and Professional Regulation; amending s. 450.155, F.S., relating to the Child Labor Trust Fund; providing for the transfer of moneys to the Professional Regulation Trust Fund of the Department of Financial Services; creating s. 450.165, F.S.; requiring separate accounts for child labor enforcement and farm labor registration activities; amending ss. 450.30 and 450.31, F.S.; deleting provisions referencing the Crew Chief Registration Trust Fund; amending ss. 494.0017, 494.0041, and 494.0072, F.S.; deleting provisions referencing the Mortgage Brokerage Guaranty Fund; amending s. 501.2101, F.S.; designating trust funds for the deposit of moneys received by certain enforcing authorities; repealing s. 569.205, F.S., relating to the Department of Business and Professional Regulation Tobacco Settlement Trust Fund; amending ss. 650.04 and 650.05, F.S., and repealing s. 650.06, F.S., relating to payments to the Social Security Contribution Trust Fund; conforming provisions to changes made by the act; amending ss. 895.09 and 932.7055, F.S.; delet-

ing provisions referencing the Forfeited Property Trust Fund to conform to changes made by the act; providing an effective date.

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

By Senator Webster—

SB 2646—A bill to be entitled An act relating to trust funds; terminating specified trust funds within the Department of State, the Department of Highway Safety and Motor Vehicles, and the Department of Community Affairs; providing for disposition of balances in and revenues of the trust funds; declaring findings of the Legislature that specified trust funds within the Executive Office of the Governor, the Department of Transportation, the Department of Community Affairs, and the Department of Highway Safety and Motor Vehicles are exempt from the termination requirements of s. 19(f), Art. III of the State Constitution; repealing s. 445.0324(5), F.S.; abrogating provisions relating to the termination of the Welfare Transition Trust Fund within the Agency for Workforce Innovation; amending s. 252.373, F.S.; revising provisions specifying the use of funds in the Emergency Management, Preparedness, and Assistance Trust Fund within the Department of Community Affairs; amending s. 120.55, F.S.; requiring that fees and moneys collected for the publication and distribution of the Florida Administrative Code and Florida Administrative Weekly be deposited in the Records Management Trust Fund of the Department of State; deleting provisions authorizing the Department of State to collect a surcharge for costs relating to publication of the Florida Administrative Weekly; amending s. 443.211, F.S.; requiring that funds collected for certain information services be deposited into the Employment Security Administration Trust Fund; amending ss. 322.08 and 320.02, F.S.; providing that certain contributions received in connection with a driver's license application or motor vehicle registration are not income of a revenue nature for purposes of a service charge imposed on certain trust funds; providing an effective date.

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

By Senator Clary—

SB 2648—A bill to be entitled An act relating to trust funds; re-creating the Regulatory Trust Fund within the Department of Financial Services without modification; carrying forward current balances and continuing current sources and uses thereof; providing an effective date.

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

By Senator Clary—

SB 2650—A bill to be entitled An act relating to the Lake Okechobee Protection Trust Fund; creating s. 570.206, F.S.; creating the Lake Okechobee Protection Trust Fund within the Department of Agriculture and Consumer Services; providing sources of funds and purposes; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing an effective date.

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

By Senator Argenziano—

SB 2652—A bill to be entitled An act relating to worker safety with respect to agricultural pesticides; creating s. 487.2011, F.S.; providing a popular name; providing for administration by the Department of Agriculture and Consumer Services; creating s. 487.2021, F.S.; declaring legislative intent; creating s. 487.2031, F.S.; defining terms; creating s. 487.2041, F.S.; providing for enforcement of federal worker protection regulations; creating s. 487.2051, F.S.; requiring agricultural employers to make agricultural pesticide information available to workers and

medical personnel; requiring distributors, manufacturers, or importers of agricultural pesticides to provide certain information; requiring the Department of Agriculture and Consumer Services to make certain agricultural pesticide safety information available; creating s. 487.2061, F.S.; prohibiting agricultural employers from failing to provide required information and from taking retaliatory action against workers for exercising their rights; creating s. 487.2071, F.S.; providing for application of certain penalties; authorizing workers to seek relief for certain retaliation; providing procedures; requiring the department to monitor retaliation complaints and submit a report to the Legislature; amending ss. 487.011, 487.012, 487.021, 487.025, 487.031, 487.041, 487.0435, 487.045, 487.046, 487.047, 487.049, 487.051, 487.0615, 487.071, 487.081, 487.091, 487.101, 487.111, 487.13, 487.156, 487.159, 487.161, 487.163, 487.171, and 487.175, F.S.; changing the term “chapter” to “part” to conform to the act; amending ss. 403.088, 482.242, 500.03, and 570.44, F.S.; conforming references; providing a directive to the Division of Statutory Revision to designate ss. 487.011-487.175, F.S., and ss. 487.2011-487.2071, F.S., as parts I and II of ch. 487, F.S., respectively; providing an effective date.

—was referred to the Committees on Agriculture; Judiciary; Natural Resources; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Jones—

SB 2654—A bill to be entitled An act relating to the carrying of concealed weapons; amending s. 790.06, F.S.; prohibiting the carrying of a concealed weapon or firearm into a district legislative office or within the Capitol Complex; providing an exemption from such prohibition for members of the Legislature and Cabinet officers; providing a penalty; providing an effective date.

—was referred to the Committees on Criminal Justice; and Home Defense, Public Security, and Ports.

By Senator Argenziano—

SB 2656—A bill to be entitled An act relating to Lifeline telecommunication services; amending s. 364.10, F.S.; prohibiting a local exchange telecommunication company providing Lifeline services from increasing its basic local residential service rate unless the local residential rate increase is matched dollar-for-dollar with an increase in the total Lifeline financial assistance available to the customer; directing that a Lifeline customer is not subject to any authorized rate increase until the matching financial assistance is available to the customer; amending s. 364.105, F.S.; requiring that the percentage discount for the residential basic local telecommunications rate offered to a Lifeline customer be applied against the rate effective to the Lifeline customer on a specified date; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Lawson—

SB 2658—A bill to be entitled An act relating to determination of parentage; amending s. 63.054, F.S., to conform with the provisions of this act; amending s. 742.12, F.S.; authorizing certain unmarried biological fathers to petition for certain paternity tests for visitation purposes under certain circumstances; authorizing such fathers to petition for visitation under certain circumstances; providing for due process rights of the mother and legal father; specifying a required burden of proof; authorizing a court to order visitation under certain circumstances; limiting the effect of such order; providing a statute of limitation; providing an effective date.

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

By Senator Geller—

SB 2660—A bill to be entitled An act relating to possession of firearms, electric weapons or devices, or concealed weapons by persons found to have committed certain delinquent acts; amending s. 790.23, F.S.; prohibiting persons found to have committed certain delinquent acts involving firearms, electric weapons or devices, or destructive devices from possessing firearms, electric weapons or devices, or concealed weapons for a specified period following completion of sentence; providing criminal penalties; amending s. 790.06, F.S.; revising cross-references specifying circumstances relating to issuance and revocation of license to carry concealed weapon or firearm, to conform; amending s. 790.065, F.S.; revising a cross-reference specifying circumstances relating to the sale and delivery of firearms, to conform; amending s. 943.0515, F.S.; expanding the circumstances in which the criminal history records of certain minors must be retained as part of the adult record; reenacting ss. 790.01(5) and 921.0022(3)(e), F.S., relating to the use of an electric weapon or device or remote stun gun or self-defense chemical spray during the commission of any criminal offense and to the offense severity ranking chart, respectively, to incorporate the amendment to s. 790.23, F.S., in references thereto; providing an effective date.

—was referred to the Committees on Criminal Justice; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Smith—

SB 2662—A bill to be entitled An act relating to community college student fees; amending s. 1009.23, F.S.; authorizing each community college board of trustees to establish a transportation user fee; limiting such fee to the cost of the service provided; providing an effective date.

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

By Senator Smith—

SB 2664—A bill to be entitled An act relating to vessel safety; amending s. 316.217, F.S.; providing exception for purposes of law enforcement to provisions requiring the display of lighted lamps; amending s. 327.301, F.S.; revising requirements for reports to the Division of Law Enforcement of the Fish and Wildlife Conservation Commission of certain accidents involving vessels; providing that a person who offers a vessel for lease, rental, or charter is responsible for compliance; amending s. 327.35215, F.S.; revising disposition of moneys collected for certain civil penalties; amending s. 327.39, F.S.; revising provisions prohibiting operation of personal watercraft during certain hours; amending s. 327.395, F.S.; revising requirements to possess photographic identification and a boater safety identification card; requiring all persons born after a certain date to possess such identification when operating described vessels; amending s. 327.731, F.S.; revising requirements to complete a boating safety course for certain violations; reenacting s. 327.73(1)(p) and (s) and (11)(a), F.S., relating to noncriminal infractions, to incorporate changes made by the act; creating s. 327.461, F.S.; providing legislative intent to authorize state and local law enforcement agencies to operate in federally designated safety zones, security zones, regulated navigation areas, and naval vessel protection zones; prohibiting the operation, or the authorization for the operation, of a vessel in violation of a safety zone, security zone, regulated navigation area, or naval vessel protection zone; providing penalties; prohibiting continuation of such operation, or authorization to operate, after a warning or an order to cease by law enforcement or military personnel; providing penalties; prohibiting entrance to such a zone by swimming, diving, wading, or similar means; providing penalties; prohibiting remaining in or reentering such a zone following a warning or order to leave by law enforcement or military personnel; providing penalties; providing that each incursion is a separate offense; providing that an entry authorized by the captain of the port or the captain's designee is not a violation; amending s. 901.15, F.S.; providing that a law enforcement officer may arrest a person without a warrant if there is probable cause to believe that the person has violated s. 327.461, F.S.; providing an effective date.

—was referred to the Committees on Natural Resources; Home Defense, Public Security, and Ports; Criminal Justice; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Aronberg—

SB 2666—A bill to be entitled An act relating to landlords and tenants; amending s. 83.575, F.S.; providing for tenant liability under a specific duration rental agreement for liquidated damages under certain circumstances; providing criteria for notice by a landlord; providing an effective date.

—was referred to the Committees on Judiciary; and Regulated Industries.

By Senator Atwater—

SB 2668—A bill to be entitled An act relating to water and wastewater utilities; amending s. 163.01, F.S.; revising provisions for a separate legal entity to acquire, own, construct, improve, operate, and manage or finance certain public facilities; providing for petition to the Public Service Commission of the action or binding arbitration for certain changes; defining “host government,” “separate legal entity,” “system,” and “utility”; requiring certain notice to the commission and host government by the separate legal entity that seeks to acquire any utility; providing procedures for the host government to accept or reject the proposal; requiring the separate legal entity to accept the host government as a member upon adoption of a membership resolution by the host government; providing for the two parties to enter into negotiations to complete the utility acquisition agreement; providing for the separate legal entity to proceed with the acquisition if the host government does not act; providing for petition to the commission to consider whether the action is in the public interest; providing for review and approval by the host government of rates, charges, customer classifications, terms of service, and changes to financing; providing procedures for changes in rates, charges, customer classifications, terms of service, and financing; requiring notice of the proposed change; providing for negotiations to resolve concerns of the host government; providing for binding arbitration by the commission; requiring the commission to develop and adopt administrative rules governing the arbitration process and establishing fees; requiring any transfer or payment by the separate legal entity to a member or other local government to be solely from user fees or other charges or revenues generated from customers that are physically located within the jurisdictional or service delivery boundaries of the member or local government receiving the transfer or payment; authorizing a host government to acquire any utility or utility system that it hosts that is owned by the separate legal entity; providing for limitation of powers and authority of the separate legal entity by the terms and conditions of the utility acquisition agreement; amending s. 120.52, F.S.; revising the definition of “agency” to include a separate legal entity for purposes of the Administrative Procedure Act; amending ss. 367.021 and 367.071, F.S.; revising the definition of “governmental authority” to exclude a separate legal entity for purposes of the Water and Wastewater System Regulatory Law; creating s. 367.0813, F.S.; clarifying state policy that gains or losses from a purchase or condemnation of a utility's assets that results in the loss of customers served by such assets and the associated future revenue streams shall be borne by the shareholders of the utility; providing for severability; providing for application; providing an effective date.

—was referred to the Committees on Comprehensive Planning; Communication and Public Utilities; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Aronberg—

SB 2670—A bill to be entitled An act relating to the descent of an intestate estate; amending s. 723.103, F.S.; authorizing the court, under specified conditions, to extend the right of succession to surviving heirs when the decedent's lineage cannot be fully documented because it includes a Holocaust victim; limiting the application of statutes of limitation under certain circumstances; defining the term “Holocaust victim”; providing an effective date.

—was referred to the Committee on Judiciary.

By the Committee on Education—

SB 2672—A bill to be entitled An act relating to education; amending s. 216.136, F.S.; requiring the Education Estimating Conference to determine the number of students qualified for the Access to Better Learning and Education Grant Program; amending s. 1007.24, F.S.; providing for colleges and schools that are eligible to participate in the Access to Better Learning and Education Grant Program to use the statewide course numbering system; amending s. 1009.21, F.S.; clarifying the definition of the term “dependent child” and defining the term “initial undergraduate enrollment” for purposes of determining a student’s resident status for tuition purposes; requiring that a student maintain legal residence in the state for 12 months before initial undergraduate enrollment in order to qualify as a resident; requiring that an institution make certain determinations concerning a student’s status as a dependent and state resident; clarifying requirements with respect to a dependent child living with an adult relative, to conform; providing requirements for reclassifying a student as a resident for tuition purposes; amending s. 1009.40, F.S.; providing residency requirements for eligibility for a grant under the Access to Better Learning and Education Grant Program; limiting the tuition-assistance grants that may be awarded to students attending nonpublic institutions; amending s. 1009.89, F.S.; revising requirements for the William L. Boyd, IV, Florida Resident Access Grant Program; requiring the State Board of Education to adopt rules to administer accountability and performance requirements; amending s. 1009.891, F.S.; providing for nonprofit colleges and universities to participate in the Access to Better Learning and Education Grant Program; providing requirements for an institution that has an articulation agreement with the State Board of Education; providing certain limitations on program participation; authorizing the State Board of Education to adopt rules to establish certain compliance timeframes and to administer accountability and performance requirements; requiring a person receiving an access grant to pay tuition; providing an effective date.

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

By Senators Wise, Dockery, Saunders and Fasano—

SB 2674—A bill to be entitled An act relating to the statewide and local advocacy councils; amending s. 402.164, F.S.; providing legislative intent with respect to the statewide and local advocacy councils; providing additional definitions; amending s. 402.165, F.S.; requiring the Florida Statewide Advocacy Council to be located for administrative purposes in the Executive Office of the Governor; revising the membership of the statewide advocacy council; directing the statewide advocacy council to establish interprogram agreements or operational procedures with certain state agencies to ensure coordination, communication, and cooperation during investigations of abuse, neglect, or exploitation of clients; authorizing the council to adopt rules; providing access to records of facilities and programs and of clients receiving client services; authorizing the statewide advocacy council to seek injunctive relief if denied access to records; authorizing a circuit court to impose a civil fine of up to a specified amount if a person unlawfully denies access to a record; amending s. 402.166, F.S., relating to local advocacy councils; removing certain membership restrictions; providing that the local council has the same authority to access records from facilities, programs, and clients as does the statewide advocacy council; amending s. 402.167, F.S.; directing each state agency to provide client records and information to the statewide advocacy and local councils; directing state agencies to amend the state plans; transferring the local advocacy councils by a type two transfer from the Department of Children and Family Services to the Florida Statewide Advocacy Council; providing an effective date.

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

By Senator Haridopolos—

SB 2676—A bill to be entitled An act relating to transportation and sale of cigarettes; amending s. 210.01, F.S.; revising and providing definitions; amending s. 210.05, F.S.; providing stamp requirements for

cigarettes in transport; providing stamp exceptions for certain cigarettes; requiring transporters of certain cigarettes to submit certain reports; amending s. 210.06, F.S.; revising requirements for and limitations on the affixation of stamps; providing requirements with respect to receipt, possession, storage, and transport of unstamped cigarette packages; creating s. 210.085, F.S.; requiring manufacturers, importers, distributing agents, dealers, and retail dealers to hold a current, valid permit to sell, distribute, or receive cigarettes; amending s. 210.09, F.S.; providing notice and filing guidelines for certain person shipping unstamped cigarette packages; authorizing certain law enforcement officials to inspect certain shipping vehicles; requiring wholesale dealers to submit certain reports; providing criteria for reports; authorizing the Division of Alcoholic Beverages and Tobacco to adopt rules; providing for access to certain records; amending s. 210.12, F.S.; authorizing the state to claim certain property and materials from certain dealers and retailers who attempt to defraud the state; authorizing the destruction of certain cigarettes; amending s. 210.15, F.S.; providing criteria for permit application; prohibiting issuance, maintenance, or renewal of certain permits for certain applicants; providing guidelines for permit application denial; amending s. 210.18, F.S.; expanding the group of violators subject to criminal liability; prohibiting the sale or possession for sale of counterfeit cigarettes; providing penalties; creating s. 210.181, F.S.; providing civil penalties for failure to comply with certain duties or pay certain taxes; providing an effective date.

—was referred to the Committees on Regulated Industries; Commerce, Economic Opportunities, and Consumer Services; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Villalobos—

SB 2678—A bill to be entitled An act relating to the student assessment program for public schools; amending s. 1008.22, F.S.; deleting dates that limit the applicability of the use of alternative assessments in lieu of the grade 10 FCAT; deleting dates by which the Legislature must review the use of such alternative assessments; providing an effective date.

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

By Senator Aronberg—

SB 2680—A bill to be entitled An act relating to limitations on actions involving abuse of children or vulnerable adults; amending s. 95.11, F.S.; providing an exception to the limitation on actions for negligence in circumstances involving allegations of childhood sexual abuse; providing definitions; revising the limitations for intentional torts based on abuse; providing limitations on actions founded on alleged abuse or incest committed against a vulnerable adult, alleged abuse of a child other than childhood sexual abuse, and alleged childhood sexual abuse; limiting the application of the act; reenacting s. 63.182, F.S., relating to the statute of repose for adoption, to incorporate the amendment to s. 95.11, F.S., in a reference thereto; providing an effective date.

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

By Senators Aronberg, Atwater and Lynn—

SB 2682—A bill to be entitled An act relating to credit counseling services; creating pt. IV, ch. 817, F.S.; providing definitions; prohibiting certain persons from accepting certain fees or costs from debtors under certain circumstances; providing exceptions; providing disclosure and financial reporting requirements for debt management or credit counseling services; providing disbursement of funds requirements; providing civil penalties; providing for awards of attorney’s fees and costs; providing for deposit of certain funds into the General Revenue Fund; providing an effective date.

—was referred to the Committees on Banking and Insurance; Commerce, Economic Opportunities, and Consumer Services; and Judiciary.

By Senator Aronberg—

SB 2684—A bill to be entitled An act relating to privacy of personal information; providing definitions; requiring certain persons who maintain computerized data that contains personal information to notify any state resident whose unencrypted personal information may have been obtained as a result of a security breach; providing for forms of notice; providing for delays in notification in certain situations; providing an effective date.

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

By Senator Lawson—

SB 2686—A bill to be entitled An act relating to fireworks; amending s. 791.001, F.S.; specifying persons and entities responsible for enforcing ch. 791, F.S.; amending s. 791.01, F.S.; providing additional definitions; amending s. 791.012, F.S.; conforming a cross-reference; amending s. 791.015, F.S.; revising registration requirements; requiring a separate registration for each location at which sparklers are sold; increasing certain registration fees; creating s. 791.016, F.S.; providing for issuance of cease and desist orders; creating s. 791.017, F.S.; providing for administrative fines; creating s. 791.018, F.S.; providing for suspension or revocation of registration and grounds therefor; creating s. 791.019, F.S.; providing duration of suspensions and revocations; amending s. 791.02, F.S.; providing for state issuance of permits for displays in the absence of a local mechanism; prohibiting the sale or delivery of sparklers to minors; prohibiting sales from motorized or movable apparatus; creating s. 791.021, F.S.; prescribing guidelines for the sale of sparklers; amending s. 791.04, F.S.; prescribing guidelines on the wholesale sale of fireworks; creating s. 791.041, F.S.; requiring records of sales to be kept and prescribing duties of sellers; amending s. 791.05, F.S.; revising provisions and procedures relating to forfeiture of contraband fireworks; amending s. 791.055, F.S.; providing restrictions on storage of sparklers and fireworks; amending s. 791.06, F.S.; providing penalties for violations, including enhanced penalties for second and subsequent violations; creating s. 791.061, F.S.; providing for injunctive relief; amending s. 791.07, F.S.; prescribing additional guidelines on agricultural and fish hatchery use of fireworks; creating s. 791.08, F.S.; declaring that the state has not preempted the field of fireworks regulation; requiring that local ordinances and rules must be more stringent than state law; providing an effective date.

—was referred to the Committees on Banking and Insurance; Comprehensive Planning; Agriculture; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Campbell—

SB 2688—A bill to be entitled An act relating to guardianship; amending s. 737.2065, F.S.; authorizing the guardian of the property of an incapacitated person to contest the validity of a trust before it becomes irrevocable; amending s. 744.311, F.S.; requiring the court to determine whether there is an alternative to guardianship if a person is determined incapable of exercising his or her delegable rights; authorizing an interested person to file a verified statement indicating a belief that an incapacitated person's trust, trust amendment, or durable power of attorney is invalid, in which case such instrument may not be an alternative to the appointment of a guardian; amending s. 744.441, F.S.; requiring the court to determine whether an action contesting the validity of a trust is in the ward's best interests before authorizing a guardian to bring such actions; creating s. 744.462, F.S.; requiring that the validity of a ward's durable power of attorney, trust, or trust amendment be reported in the guardianship proceedings; requiring the court to review the continued need for a guardian and delegation of the ward's rights under certain conditions; providing an effective date.

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

By Senator Klein—

SB 2690—A bill to be entitled An act relating to the Governor's recommended budget; amending s. 216.163, F.S.; requiring the budget to include additional forecasts; providing an effective date.

—was referred to the Committees on Finance and Taxation; Appropriations; and Rules and Calendar.

By Senator Campbell—

SB 2692—A bill to be entitled An act relating to motor vehicle repair; amending s. 559.901, F.S.; conforming a cross-reference to the Florida Motor Vehicle Repair Act; amending s. 559.903, F.S.; defining terms; amending s. 559.921, F.S.; providing a civil penalty for specified violations; creating s. 559.9222, F.S.; prohibiting insurers from owning or acquiring interests in motor vehicle repair shops except under specified circumstances; creating s. 559.9223, F.S.; creating the presumption of a favored facility agreement, as defined; creating s. 559.9224, F.S.; prescribing conditions for contracts between insurers and certain motor vehicle repair shops; creating s. 559.9225, F.S.; requiring certain motor vehicle repair shops to give notice to customers of relationships with insurers; creating s. 559.9226, F.S.; prohibiting specified acts by insurers with respect to motor vehicle repair; creating s. 559.9227, F.S.; requiring contracts between insurers and tied motor vehicle repair shops to be negotiated as arm's length transactions; creating s. 559.9228, F.S.; prescribing permissible support services that an insurer may provide to a tied motor vehicle repair shop; creating s. 559.9229, F.S.; providing for enforcement of antitrust laws; providing an effective date.

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

By Senator Pruitt—

SB 2694—A bill to be entitled An act relating to the Lake Okeechobee Protection Program; amending s. 373.4595, F.S.; providing legislative findings and intent with respect to implementation and funding of the Lake Okeechobee Watershed Phosphorus Control Program and the Lake Okeechobee Protection Program; providing for implementation and funding of the Lake Okeechobee Protection Plan; providing an appropriation; providing an effective date.

—was referred to the Committees on Natural Resources; Agriculture; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Atwater—

SB 2696—A bill to be entitled An act relating to insurance; creating s. 255.0517, F.S.; defining terms; limiting the authority of certain public agencies to purchase owner-controlled insurance programs for public construction projects; establishing purchase requirements; providing exemptions; creating s. 627.441, F.S.; defining terms; requiring insurers issuing commercial general liability policies to offer coverage for completed operations liability for certain contractors to the extent that coverage is not provided under an owner-controlled insurance program; providing an effective date.

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

By Senator Atwater—

SB 2698—A bill to be entitled An act relating to motor vehicles; providing a popular name; amending s. 319.14, F.S.; defining "insurance recovery vehicle" and "salvage recovery vehicle"; providing prohibitions on the sale of such vehicles; providing penalties; amending s. 319.23, F.S.; requiring affidavit with application for title of used motor vehicles not previously issued certificate of title; providing penalties for violation or falsification; amending s. 319.30, F.S.; revising provisions for issuance

to insurer of certificate of destruction and certificate of title upon total loss of vehicle; requiring the Department of Highway Safety and Motor Vehicles to create a program to promote and enhance public awareness of risks to consumers associated with buying used motor vehicles previously titled in other states; providing an effective date.

—was referred to the Committees on Banking and Insurance; Transportation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senators Atwater and Bennett—

SB 2700—A bill to be entitled An act relating to motor vehicles; providing legislative intent; amending s. 316.081, F.S.; requiring operators of motor vehicles to drive in the right-hand lane on certain highways; providing exceptions; providing penalties for violation; amending s. 322.27, F.S.; providing for the assessment of points for violating specified provisions that require operators of motor vehicles to drive on the right side of the road; providing an effective date.

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

By Senator Atwater—

SB 2702—A bill to be entitled An act relating to property taxes; amending s. 200.071, F.S.; prohibiting ad valorem tax levies by counties in excess of amounts specified in the county charter; prohibiting ad valorem tax levies by counties through municipal service taxing units in excess of amounts specified in the ordinance establishing the unit; providing an effective date.

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

By Senator Atwater—

SB 2704—A bill to be entitled An act relating to a public records exemption for identifying information; amending s. 119.07, F.S.; providing that certain information which would reveal the identity of a child is confidential and exempt from the requirement that public records be open to inspection, examination, and duplication; 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 referred to the Committees on Children and Families; Criminal Justice; Governmental Oversight and Productivity; and Rules and Calendar.

SB 2706—Withdrawn prior to introduction.

By Senator Posey—

SB 2708—A bill to be entitled An act relating to child restraint requirements; amending s. 316.613, F.S.; providing child-restraint requirements for children ages 4 through 7; providing a grace period; providing exceptions to such requirements; providing effective dates.

—was referred to the Committees on Transportation; Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar.

By Senator Posey—

SB 2710—A bill to be entitled An act relating to the local government infrastructure surtax; amending s. 212.055, F.S.; limiting use of surtax revenues for infrastructure purposes; authorizing a portion of surtax

revenues to be used for property tax reduction under certain circumstances; authorizing use of a portion of surtax revenues for operating expenses under certain circumstances; providing limitations; providing an effective date.

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

By Senator Crist—

SB 2712—A bill to be entitled An act relating to mentally ill defendants; creating s. 775.028, F.S.; authorizing a finding of guilty but mentally ill for certain criminal defendants; providing burdens of proof; providing conditions for the acceptance of a plea of guilty but mentally ill; providing for a hearing on the issue of mental illness; permitting defendants to withdraw pleas of guilty but mentally ill if a judge refuses to accept such plea; providing that if such plea is withdrawn and the right to jury trial is waived, a different judge must preside at trial; providing definitions of “guilty but mentally ill person” and “legally insane person”; preserving existing insanity defense; amending s. 916.105, F.S.; revising legislative intent; amending s. 916.106, F.S.; redefining “forensic client” of the Department of Children and Family Services to include persons found guilty but mentally ill; incorporating the expanded definition into the definition of “forensic facility”; amending s. 916.107, F.S.; providing that persons found guilty but mentally ill shall be entitled to individual dignity; amending s. 916.115, F.S.; providing for the appointment of experts on the issue of mental illness; creating s. 916.155, F.S.; amending s. 916.16, F.S.; providing continuing jurisdiction for the committing court over a person found guilty but mentally ill for certain purposes; providing exclusive jurisdiction of such court over the decision to release such person; amending s. 921.011, F.S.; providing definitions of “guilty but mentally ill person” and “legally insane person”; amending s. 921.09, F.S.; providing for the payment by the county of physicians appointed by the court to advise on the issue of mental illness; creating s. 921.30, F.S.; providing for the sentencing of persons found guilty but mentally ill; providing an effective date.

—was referred to the Committees on Criminal Justice; Children and Families; Judiciary; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Villalobos—

SB 2714—A bill to be entitled An act relating to an unauthorized transmission to, or interference with, a public or commercial radio station; creating s. 877.27, F.S.; prohibiting a person from making a radio transmission in this state unless the person obtains a license or an exemption from licensure from the Federal Communications Commission; prohibiting an unlicensed radio transmission that interferes with a licensed public or commercial radio station; providing criminal penalties; amending s. 16.56, F.S.; authorizing the Office of Statewide Prosecution to investigate and prosecute offenses relating to the unauthorized transmission to, or interference with, a public or commercial radio station; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; and Criminal Justice.

By Senator Wasserman Schultz—

SB 2716—A bill to be entitled An act relating to pharmacy practice; amending s. 465.003, F.S.; revising the definition of the term “practice of the profession of pharmacy” to include the administering of immunizations by a pharmacist within the framework of an established protocol under a supervisory practitioner who is a licensed physician or by written agreement with a county health department; requiring professional liability insurance, training in immunization, and employer approval prior to entering into a protocol; providing an effective date.

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

By Senator Klein—

SB 2718—A bill to be entitled An act relating to the Florida Business Corporation Act; amending s. 607.1302, F.S.; clarifying a corporate action entitling a shareholder to certain appraisal rights and payments for shares; creating s. 607.1330, F.S.; providing requirements, procedures, and limitations on court actions; providing for entitlement to certain judgments; requiring corporate payments under certain circumstances; amending s. 607.1407, F.S.; revising certain notice requirements for dissolved corporations; revising a procedure to clarify an exemption for certain claims against dissolved corporations being barred; correcting a cross reference; providing an effective date.

—was referred to the Committees on Judiciary; Governmental Oversight and Productivity; and Commerce, Economic Opportunities, and Consumer Services.

By Senator Atwater—

SB 2720—A bill to be entitled An act relating to public accountancy; amending s. 473.308, F.S.; authorizing waiver of certain requirements in excess of a baccalaureate degree for applicants for licensure as a certified public accountant who meet certain prior employment criteria; amending s. 473.311, F.S.; requiring completion of required continuing education in ethics prior to taking the examination required for renewal of license; amending s. 473.312, F.S.; requiring a certain amount of continuing education to be in ethics; providing course requirements and requirements for course providers; providing an effective date.

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

By Senator Atwater—

SB 2722—A bill to be entitled An act relating to public property and publicly owned buildings; amending s. 255.248, F.S.; defining terms; amending s. 255.249, F.S.; prescribing powers and duties of the Department of Management Services with respect to allocation of space and procuring and managing leases of space; amending s. 255.25, F.S.; requiring department approval of nonconforming space allocations; requiring uniform leasing procedures; providing for rules; amending s. 255.29, F.S.; deleting the department’s authority to adopt rules with respect to prequalification of bidders on building construction contracts; amending s. 255.31, F.S.; revising terminology; amending s. 255.503, F.S.; providing for the department to engage professional assistance in disposing of or managing facilities and in its operations and activities; providing an effective date.

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

By Senator Haridopolos—

SB 2724—A bill to be entitled An act relating to an exemption from the sales and use tax; providing an exemption for certain energy-efficient appliances that meet the Energy Star requirements specified by the Federal Government; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Smith—

SB 2726—A bill to be entitled An act relating to highway designations; designating the State Road 24 Trail from Newell Drive to Southwest 16th Avenue in Gainesville as “Kermit Sigmon Trail”; directing the

Department of Transportation to erect suitable markers; providing an effective date.

—was referred to the Committee on Transportation.

By Senator Klein—

SB 2728—A bill to be entitled An act relating to health care; amending s. 766.1115, F.S.; redefining the term “low-income” as it relates to access to health care services for low-income recipients; providing an effective date.

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

By Senator Smith—

SB 2730—A bill to be entitled An act relating to license plates; amending ss. 320.08056, 320.08058, F.S.; creating a Kids Deserve Justice license plate; providing for the distribution of annual use fees received from the sale of such plates; providing an effective date.

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

By Senator Smith—

SB 2732—A bill to be entitled An act relating to the juvenile justice system; amending s. 985.02, F.S.; requiring gender-specific programming within the Department of Juvenile Justice for children in this state; requiring the Office of Program Policy Analysis and Government Accountability to conduct an analysis of gender-specific programs in the Department of Juvenile Justice; providing certain gender-specific information to be included in the analysis; providing an effective date.

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

By Senator Bennett—

SB 2734—A bill to be entitled An act relating to the State Technology Office; amending s. 282.102, F.S.; providing that the Chief Information Officer be appointed by, and serve at the pleasure of, the Secretary of Management Services; deleting the provision that the office is a separate budget entity from the department; providing powers of the department with respect to adopting policies and procedures for the office; providing an effective date.

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

By Senator Lawson—

SB 2736—A bill to be entitled An act relating to the taking of fish and shellfish; amending s. 370.14, F.S.; increasing the fee for the trap number required for commercial crawfish trapping; providing for the use of a portion of the fee; amending s. 370.143, F.S.; clarifying that crawfish traps are included in the trap retrieval program of the Fish and Wildlife Conservation Commission; assessing crawfish trap owners the retrieval fee assessed other trap owners; providing for waiver of the retrieval fee under certain circumstances; providing for the use of revenues from retrieval fees; requiring payment of retrieval fees before a license is renewed; amending s. 372.57, F.S.; providing for a 3-day recreational freshwater fishing license for nonresidents; increasing fees for various nonresident freshwater and saltwater fishing licenses; amending s.

372.571, F.S., relating to the expiration of licenses and permits; conforming cross-references; providing an effective date.

—was referred to the Committees on Natural Resources; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Lawson—

SB 2738—A bill to be entitled An act relating to real estate taxation; amending s. 196.101, F.S.; revising provisions concerning the homestead tax exemption for totally and permanently disabled persons; deleting the exemption provided for a person who is legally blind; providing an effective date.

—was referred to the Committees on Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Lawson—

SB 2740—A bill to be entitled An act relating to working warehouse safety; providing definitions; providing requirements for securing certain merchandise in working warehouses; requiring the establishment of safety zones in working warehouses under certain circumstances; requiring maintenance of certain casualty insurance; requiring annual reports to the Office of Insurance Regulation of the Financial Services Commission; requiring compliance by a certain date; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; and Banking and Insurance.

SR 2742—Not referenced.

By Senator Haridopolos—

SB 2744—A bill to be entitled An act relating to regulation of weapons and firearms in seaports; amending s. 790.001, F.S.; revising the definition of “sterile area” to include that area of a seaport passenger terminal to which access is controlled by the inspection of persons and property in accordance with a state-approved seaport security plan; amending s. 790.06, F.S.; prohibiting the carrying of a concealed weapon or firearm inside the passenger terminal and sterile area of any seaport; providing a second degree misdemeanor penalty for violation; amending s. 790.165, F.S.; including seaports within nonapplicability provisions with respect to specified unlawful activities relating to hoax bombs; providing an effective date.

—was referred to the Committees on Home Defense, Public Security, and Ports; and Criminal Justice.

By Senator Smith—

SB 2746—A bill to be entitled An act relating to arrests; amending s. 901.15, F.S.; authorizing a law enforcement officer to arrest a person without a warrant on charges of exposure of sexual organs; providing an effective date.

—was referred to the Committees on Criminal Justice; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Smith—

SB 2748—A bill to be entitled An act relating to biomedical training; creating the Center for Excellence in Biomedical Training and Investigation; providing for selection of a university to house the center; providing

duties; requiring a report; providing an appropriation; providing an effective date.

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

By Senator Argenziano—

SB 2750—A bill to be entitled An act relating to enterprise zones; amending s. 290.0065, F.S.; authorizing certain counties or municipalities to apply to the Office of Tourism, Trade, and Economic Development to change certain enterprise zone boundaries for certain purposes under certain circumstances; amending s. 290.00688, F.S.; deleting obsolete census tract provisions relating to an enterprise zone in Leon County; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

SR 2752—Not referenced.

By Senator Argenziano—

SB 2754—A bill to be entitled An act relating to construction contracting; amending s. 255.05, F.S.; making certain restrictions in bonds issued for public works projects unenforceable; deleting obsolete language; amending ss. 489.129 and 489.533, F.S.; increasing an administrative fine under certain disciplinary proceeding provisions; amending s. 713.015, F.S.; revising a direct contract provision requirement; providing that failure to include such provision in such contracts limits certain lien rights under the contract; providing construction relating to validity and enforceability; preserving lien rights of certain persons; amending s. 713.02, F.S.; protecting the rights of certain persons to enforce certain contract, lien, or bond remedies or contractual obligations under certain circumstances; precluding certain defenses; amending s. 713.04, F.S.; revising certain final payment requirements; amending s. 713.08, F.S.; requiring a claim of lien to be served on an owner; amending s. 713.13, F.S.; clarifying use of a payment bond as a transfer bond; amending s. 713.135, F.S., revising certain notice of commencement and applicability of lien requirements for certain authorities issuing building permits; amending s. 713.24, F.S.; preserving certain lien rights when filing a transfer bond after commencing certain lien enforcement proceedings; amending s. 713.345, F.S.; increasing certain criminal penalties for misapplication of construction funds; providing an effective date.

—was referred to the Committees on Regulated Industries; Judiciary; and Commerce, Economic Opportunities, and Consumer Services.

By Senator Lawson—

SB 2756—A bill to be entitled An act relating to procurement of personal property and services; creating s. 287.019, F.S.; defining “privatization”; requiring the head of a state agency, prior to the purchase, lease, or acquisition of commodities or contractual services by privatization, to conduct a business case evaluation of the proposed privatization; providing elements and components of the evaluation; requiring the head of a state agency, subsequent to the purchase, lease, or acquisition of commodities or contractual services by privatization, to conduct an evaluation of the privatization; providing evaluation criteria; requiring the State Council on Competitive Government to conduct a quarterly review of completed agency privatization evaluations; requiring state agencies to establish a system for monitoring the performance of a privatization contractor and for monitoring the contractor’s compliance with the terms and conditions of the privatization contract; requiring state agencies to conduct annual evaluations of the performance of privatization contractors and report their findings to the Legislature, the Office of Program Policy Analysis and Government Accountability, and the Auditor General; requiring the Office of Program Policy Analysis and Government Accountability and the Auditor General to periodically

examine any privatization in order to assist the Legislature in evaluating whether expected savings and outcomes have been achieved through privatization; providing that a vendor must be a domiciled state corporation or have a significant business presence in the state; providing an effective date.

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

SR 2758—Not referenced.

By Senator Constantine—

SB 2760—A bill to be entitled An act relating to appeal of a municipal annexation or contraction ordinance; amending s. 171.081, F.S.; requiring a county, municipality, or special district to complete conflict resolution procedures before seeking judicial review; providing for costs and attorney’s fees to be paid to the prevailing party, not just to the prevailing complainant; providing an effective date.

—was referred to the Committees on Comprehensive Planning; and Judiciary.

By Senator Smith—

SB 2762—A bill to be entitled An act relating to driving under the influence; amending s. 316.193, F.S.; providing for using certain records of the Department of Highway Safety and Motor Vehicles as evidence establishing existence of certain previous violations; providing for rebutting or contradicting of such evidence; providing an effective date.

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

By Senator Bennett—

SB 2764—A bill to be entitled An act relating to fire safety; providing definitions relating to an electrical utility shut-off system; requiring that certain specified buildings install an approved electrical utility shut-off system; providing dates for installing the system on existing and newly-constructed buildings; authorizing the State Fire Marshal to grant an extension of time for installation under certain circumstances; requiring the State Fire Marshal to adopt rules; providing an effective date.

—was referred to the Committees on Banking and Insurance; and Comprehensive Planning.

By Senator Constantine—

SB 2766—A bill to be entitled An act relating to the Emergency Planning and Community Right-to-Know Act; amending s. 252.85, F.S.; providing a fee for all, rather than just certain, reports or filings required by section 313 of the Emergency Planning and Community Right-to-Know Act; providing an effective date.

—was referred to the Committees on Comprehensive Planning; and Home Defense, Public Security, and Ports.

By Senator Constantine—

SB 2768—A bill to be entitled An act relating to enterprise zones; providing that the governing body of certain inland counties may apply to the Office of Tourism, Trade, and Economic Development to amend

the boundaries of a specific area of an enterprise zone; providing for severability; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Peaden—

SB 2770—A bill to be entitled An act relating to the Florida KidCare Program; expressing the legislative intent to revise laws relating to the Florida KidCare Program; providing an effective date.

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

By Senator Clary—

SB 2772—A bill to be entitled An act relating to compensation for damage to the state’s natural resources from pollutant discharges; amending s. 376.121, F.S.; authorizing the Department of Environmental Protection to use methods established pursuant to federal regulations to calculate compensation for damage to the state’s natural resources; providing that if the federal methods are not used, the methods currently specified by law remain applicable; providing an effective date.

—was referred to the Committees on Natural Resources; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Bennett—

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 that any moratorium affecting a wireless communications facility must be adopted as if it were a zoning ordinance and may continue for no longer than 6 months after the moratorium’s adoption; 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.

—was referred to the Committees on Communication and Public Utilities; Comprehensive Planning; and Home Defense, Public Security, and Ports.

By Senator Lawson—

SB 2776—A bill to be entitled An act relating to waste management; creating s. 403.7047, F.S.; providing for regulation of recovered construction and demolition materials; providing for annual certification by the Department of Environmental Protection of an owner or operator of a materials recovery facility; providing criteria for certification; providing for rules; providing for fees; prohibiting local governments from enacting ordinances or entering into contracts that prevent certain materials from being delivered to a certified materials recovery facility; providing an exception; authorizing local governments to require source separation under certain circumstances; authorizing local governments to establish a registration and reporting process relating to the handling of construction and demolition materials; providing conditions for franchise agreements and fees; providing a definition; requiring compliance with the provisions of s. 403.7047, F.S., by a date certain; providing an effective date.

—was referred to the Committees on Natural Resources; Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Bullard—

SB 2778—A bill to be entitled An act relating to public school student progression; amending s. 1008.25, F.S.; revising provisions relating to mandatory retention; providing for mandatory retention at the end of grade 4 based on reading deficiency demonstrated on statewide assessment testing and teacher observation; providing an effective date.

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

By Senator Bennett—

SB 2780—A bill to be entitled An act relating to utility services provided by a local government; creating s. 213.121, F.S.; providing definitions relating to local government utility activities; providing that a governmental authority is subject to certain specified taxes if the governmental authority provides certain utility services that replace or duplicate a service already being provided by a private utility company or expands a utility service into an area or territory where the utility service is not provided by a governmental authority; requiring the Department of Revenue to adopt rules; providing that the state, for itself and its agencies and subdivisions, waives sovereign immunity enjoyed by any governmental authority for the express and limited purpose relating to the taxes imposed by the act; providing definitions relating to telecommunications and cable services; imposing a moratorium on a political subdivision by prohibiting the political subdivision from expanding into new service areas, or serving new subscribers in current service areas, during a specified period; providing an exception; providing for severability; providing an effective date.

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

By Senator Bennett—

SB 2782—A bill to be entitled An act relating to fraudulent practices; amending s. 322.051, F.S.; increasing the penalty for persons 21 years of age or older for prohibited acts relating to identification cards; amending s. 322.212, F.S.; increasing the penalty for certain prohibited acts relating to drivers' licenses and identification cards; amending s. 817.568, F.S.; increasing the penalty for certain acts relating to the criminal use of personal identification information; amending s. 921.0022, F.S., relating to the Criminal Punishment Code; conforming provisions to changes made by the act; amending s. 775.0844, F.S.; expanding the definition of aggravated white collar crime relating to

fraudulent behavior; providing criminal penalties; creating a minimum mandatory term of imprisonment; providing an effective date.

—was referred to the Committees on Criminal Justice; Judiciary; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Argenziano—

SB 2784—A bill to be entitled An act relating to motor vehicle crashes; amending s. 316.075, F.S.; requiring a hearing for specified violations resulting in a crash; amending s. 318.18, F.S.; specifying a penalty for said violation; providing for distribution of moneys collected; amending s. 318.21, F.S.; conforming distribution provisions; amending s. 318.19, F.S.; requiring a hearing for specified violation resulting in a crash; amending s. 322.0261, F.S.; requiring a described driver improvement course for a second violation of specified provisions within a specified time period; amending s. 322.27, F.S.; assigning point value for conviction of said violation; creating s. 395.4036, F.S.; providing for distribution of funds to trauma centers; providing for use of funds; providing for alternate distribution of certain remaining funds; requiring attestation of use of funds; providing for audit of funds; requiring the Department of Health, working with the Agency for Health Care Administration, to maximize resources for trauma services wherever possible; providing an effective date.

—was referred to the Committees on Transportation; Finance and Taxation; Appropriations Subcommittee on Health and Human Services; and Appropriations.

By Senator Haridopolos—

SB 2786—A bill to be entitled An act relating to consumer malt beverage tasting events; creating s. 563.09, F.S.; specifying certain operating requirements and limitations on consumer malt beverage tasting events; providing an effective date.

—was referred to the Committee on Regulated Industries.

By Senator Wasserman Schultz—

SB 2788—A bill to be entitled An act relating to educator certification requirements; amending s. 1012.56, F.S.; providing requirements relating to the mastery of subject area knowledge which librarians/media specialists must fulfill; providing an effective date.

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

By Senator Geller—

SB 2790—A bill to be entitled An act relating to trust funds; transferring and amending s. 350.0614, F.S.; creating a Public Counsel Trust Fund to fund the operations of the Public Counsel in matters pertaining to insurance; amending s. 624.523, F.S.; providing a funding source for the Public Counsel Trust Fund; providing for review and termination or re-creation of the trust fund; providing a contingent effective date.

—was referred to the Committees on Communication and Public Utilities; Banking and Insurance; Judiciary; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Geller—

SB 2792—A bill to be entitled An act relating to the Public Counsel; providing legislative intent; transferring and amending s. 350.061, F.S.; expanding duties of the Public Counsel with respect to insurance matters and representations before the Department of Financial Services; transferring and amending s. 350.0611, F.S.; prescribing powers and

duties of the Public Counsel with respect to insurance rate cases; transferring and amending s. 350.0612, F.S.; revising provisions that specify where the Public Counsel's office is located; transferring and amending s. 350.0613, F.S.; providing for the Public Counsel to retain the services of actuaries and economists; amending s. 624.319, F.S.; providing access of the Public Counsel to examination and investigation files of the Department of Financial Services; amending ss. 112.3145, 408.40, F.S.; conforming cross-references; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; Banking and Insurance; Judiciary; and Appropriations.

By Senator Constantine—

SB 2794—A bill to be entitled An act relating to homestead assessments; amending s. 193.155, F.S.; providing an additional set of circumstances in which a transfer of title to real property occurs but there is no concomitant change of ownership for the purpose of assessing the property value; providing an effective date.

—was referred to the Committees on Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Sebesta—

SB 2796—A bill to be entitled An act relating to animal cruelty; amending s. 828.12, F.S.; increasing criminal penalties for certain acts of animal cruelty; increasing certain minimum mandatory fines and periods of incarceration; amending s. 921.0022, F.S.; redesignating the offense related to the intentional torture of animals in the offense severity ranking chart for purposes of specifying criminal penalties under the Criminal Punishment Code; providing an effective date.

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

By Senator Argenziano—

SB 2798—A bill to be entitled An act relating to air quality; amending s. 366.8255, F.S.; redefining the term “environmental laws or regulations” to include certain agreements entered into by electric utilities with the Department of Environmental Protection; redefining the term “environmental compliance costs” to include costs related to certain air pollution control equipment; providing for cost recovery by electric utilities under certain circumstances; creating s. 366.8252, F.S.; providing for compliance with the Air Quality Improvement Act; providing a definition; requiring specified public utilities to submit a petition to the Public Service Commission for recovery of costs related to plans to achieve compliance; requiring the commission to establish regulatory conditions for approval of cost recovery; providing legislative findings that certain conditions imposed by the act are in the public interest; creating s. 403.0874, F.S.; creating the Air Quality Improvement Act; providing definitions; providing limits on emissions of nitrogen oxide and sulfur dioxide from certain electric generating units; requiring the department to expedite certain permits under certain circumstances; providing an effective date.

—was referred to the Committees on Natural Resources; Communication and Public Utilities; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Argenziano—

SB 2800—A bill to be entitled An act relating to insurance agents and agencies; amending s. 624.318, F.S.; authorizing the electronic reproduction of documents relating to the subject of an investigation; amending s. 624.501, F.S.; clarifying a license fee; amending s. 626.015, F.S.; defining the term “personal lines agent”; amending s. 626.016, F.S.; subjecting insurance agencies to regulation by the Chief Financial Officer; amending s. 626.022, F.S.; providing for application; amending s.

626.112, F.S.; deleting a contingent requirement for insurance agency licensure; amending s. 626.171, F.S.; specifying licensure application requirements for insurance entities other than insurance agencies; deleting a provision applying to insurance agencies; amending s. 626.172, F.S.; revising insurance agency licensure application requirements; amending s. 626.191, F.S.; clarifying repeated application provisions; amending s. 626.201, F.S.; clarifying a department-authorized interrogatories provision; amending s. 626.221, F.S.; deleting provisions that permit certain persons who previously qualified as managing general agents, service or customer representatives, or all-lines adjusters to be licensed as general lines agents without an examination; providing for certain adjusters to be relicensed without examination; amending s. 626.241, F.S.; limiting the scope of personal lines agent examinations; amending s. 626.2815, F.S.; revising continuing education requirements; amending s. 626.311, F.S.; limiting the types of business that may be transacted by personal lines agents; amending s. 626.342, F.S.; including insurance agencies under provisions prohibiting furnishing supplies to certain unlicensed agents and imposing civil liability under certain circumstances; amending s. 626.382, F.S.; requiring licensure renewal application forms to be adopted; amending s. 626.451, F.S.; clarifying the effect of appointment; amending s. 626.536, F.S.; including insurance agencies under an action-reporting requirement; amending s. 626.561, F.S.; including insurance agencies under provisions providing funds reporting and accounting requirements and imposing criminal penalties; amending s. 626.572, F.S.; including insurance agencies under provisions prohibiting rebating; amending s. 626.601, F.S.; including insurance agencies under provisions authorizing the department to inquire into improper conduct; creating s. 626.602, F.S.; authorizing the Department of Financial Services to disapprove the use of certain names under certain circumstances; amending s. 626.6115, F.S.; providing an additional ground for the department to take compulsory adverse insurance agency license actions; amending s. 626.6215, F.S.; providing an additional ground for the department to take discretionary adverse insurance agency license actions; amending s. 626.641, F.S.; providing additional criteria for duration of license suspensions or revocations; amending s. 626.727, F.S.; providing that certain provisions apply to personal lines agents; amending s. 626.732, F.S.; revising certain education and experience requirements for personal lines agents; amending s. 626.7351, F.S.; providing an age requirement for customer representatives; amending ss. 626.292 and 626.321, F.S.; correcting cross-references; repealing s. 626.592, F.S., relating to primary agents; providing an effective date.

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

By Senator Dockery—

SB 2802—A bill to be entitled An act relating to the permitting authority for piers or associated structures; amending s. 403.814, F.S.; prohibiting the Department of Environmental Protection from delegating general permit authority to the Southwest Florida Water Management District for the construction, extension, or removal of piers or associated structures; reassigning to the department the authority to act on pending applications for a permit; rescinding a prior delegation of authority by the department to that district; providing an effective date.

—was referred to the Committee on Natural Resources.

By Senator Dockery—

SB 2804—A bill to be entitled An act relating to greenways and trails; amending s. 260.012, F.S.; revising legislative intent with respect to the development and completion of the Florida National Scenic Trail; amending s. 260.0125, F.S.; providing that certain facilities open to the public which are designated as part of the state trail system covered by the state's liability protection; providing exceptions; requiring a private landowner's written authorization to the Department of Environmental Protection for public access to land that has been designated; amending s. 260.013, F.S.; revising definitions; amending s. 260.0141, F.S.; deleting provisions authorizing certain acquisitions; amending s. 260.0142, F.S.; revising the powers and duties of the Florida Greenways and Trails Council; amending s. 260.015, F.S.; removing obsolete provisions relating to the acquisition of land; amending s. 260.016, F.S.; revising the

general powers of the Department of Environmental Protection relating to greenways and trails; creating s. 260.020, F.S.; providing legislative intent to encourage state and local agencies to assist public and private entities in securing public access to linear corridors that are suitable for trails; establishing the Conserve by Bicycling Program within the Department of Transportation; requiring the Department of Transportation to conduct a study and complete a report by a specified date; amending s. 373.199, F.S.; requiring the water management districts to include information about the Florida National Scenic Trail in the 5-year work plans; amending s. 378.036, F.S.; defining the term “lands mined for phosphate” for purposes of land acquisitions financed by the Nonmandatory Land Reclamation Trust Fund; providing that the corporation formed by the Florida Wildlife Federation, Audubon Florida, and the Rails-to-Trails Conservancy is a nonprofit organization under federal law; specifying how the funds appropriated by the Legislature may be spent; exempting the corporation from certain state competitive bidding requirements for certain services; amending s. 380.503, F.S.; redefining the term “nonprofit organization” as it relates to the Florida Communities Trust Act; amending s. 380.507, F.S.; including the Florida National Scenic Trail within the projects funded by the trust; providing an effective date.

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

By Senator Alexander—

SB 2806—A bill to be entitled An act relating to enterprise zones; creating s. 290.00702, F.S.; authorizing the City of Lake Wales to apply to the Office of Tourism, Trade, and Economic Development to designate an enterprise zone; providing requirements; requiring the office to establish an effective date of the designated enterprise zone; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Lynn—

SB 2808—A bill to be entitled An act relating to the Department of Children and Family Services; amending s. 39.301, F.S.; requiring a risk assessment of the child and family to be commenced immediately upon receipt of the abuse report; providing for a continuous review of the risk assessment; providing for the development and implementation of a safety plan, a case plan, or both; amending s. 39.701, F.S.; providing for a review of the status of the child by the circuit court or a citizen review panel; authorizing reviews by a citizen review panel in lieu of court hearings; requiring the court to specifically find if the department has direct knowledge of the care the child is receiving; providing for recommendations from the citizen review panels in place of recommended orders; amending s. 120.80, F.S.; exempting hearings of the Agency for Health Care Administration from the requirement of being conducted by an administrative law judge; amending s. 393.062, F.S.; providing legislative intent with respect to supporting individuals with developmental disabilities to become and remain employed; amending s. 393.0655, F.S.; requiring the department to include employment history checks in the employment screening of direct service providers; amending s. 393.066, F.S.; directing the department to make employment-related services available to certain individuals with developmental disabilities; amending s. 393.067, F.S.; providing that a license issued to a residential facility or a comprehensive transitional education program does not create a property right in the recipient; amending s. 400.0255, F.S.; providing for certain hearings relating to resident transfer or discharge to be conducted by the agency’s Office of Fair Hearings; amending s. 408.15, F.S.; authorizing the agency to establish and conduct Medicaid fair hearings; amending s. 409.91195, F.S.; authorizing a Medicaid recipient to appeal a decision concerning the preferred drug formulary through the agency; amending s. 409.912, F.S.; requiring the department to enter into contracts with certain providers for the providers to supply services in any provider network for prepaid behavioral health services; amending s. 415.102, F.S.; adding self-neglect to the definition

of the term “neglect” for purposes of adult protective services; amending s. 415.1113, F.S.; requiring notification of the right to be represented by legal counsel at an administrative hearing regarding an allegation of filing a false report; amending s. 420.622, F.S.; redesignating the Florida Coalition for Supportive Housing; providing that grant moneys for homeless persons may be used for certain eligible construction and rehabilitation costs; amending s. 420.623, F.S.; changing the date for the department to submit an annual report to the Governor and Legislature; amending s. 420.625, F.S.; requiring that spending plans for funds from the grant-in-aid program include assurances to the department that the services are consistent with the continuum-of-care plan; creating ss. 393.135, 394.4593, and 916.1075, F.S.; defining the terms “employee,” “sexual activity,” and “sexual misconduct”; providing that it is a second-degree felony for an employee to engage in sexual misconduct with certain developmentally disabled clients, certain mental health patients, or certain forensic clients; providing certain exceptions; prohibiting certain employment, and providing for dismissal from employment, of a person who has engaged in sexual misconduct with certain developmentally disabled clients, certain mental health patients, or certain forensic clients; requiring certain employees to report sexual misconduct to the central abuse hotline of the department and to law enforcement; providing for notification to the inspector general of the department; providing that it is a first-degree misdemeanor to knowingly and willfully fail to make a report as required, or to prevent another from doing so, or to submit inaccurate or untruthful information; providing that it is a third-degree felony to coerce or threaten another person to alter testimony or a report with respect to an incident of sexual misconduct; providing criminal penalties; amending s. 435.03, F.S.; expanding level 1 screening standards to include criminal offenses related to sexual misconduct with certain developmentally disabled clients, mental health patients, or forensic clients and the reporting of such sexual misconduct; amending s. 435.04, F.S.; expanding level 2 screening standards to include the offenses related to sexual misconduct with certain developmentally disabled clients, mental health patients, or forensic clients and the reporting of such sexual misconduct; amending s. 943.0585, F.S., relating to court-ordered expunction of criminal history records, for the purpose of incorporating the amendment to s. 943.059, F.S., in a reference thereto; providing that certain criminal history records relating to sexual misconduct with developmentally disabled clients, mental health patients, or forensic clients, or the reporting of such sexual misconduct, shall not be expunged; providing that the application for eligibility for expunction certify that the criminal history record does not relate to an offense involving sexual misconduct with certain developmentally disabled clients, mental health patients, or forensic clients, or the reporting of such sexual misconduct; amending s. 943.059, F.S., relating to court-ordered sealing of criminal history records, for the purpose of incorporating the amendment to s. 943.0585, F.S., in a reference thereto; providing that certain criminal history records relating to sexual misconduct with developmentally disabled clients, mental health patients, or forensic clients, or the reporting of such sexual misconduct, shall not be sealed; providing that the application for eligibility for sealing certify that the criminal history record does not relate to an offense involving sexual misconduct with certain developmentally disabled clients, mental health patients, or forensic clients, or the reporting of such sexual misconduct; amending s. 400.215, F.S., and reenacting paragraphs (b) and (c) of subsection (2) and subsection (3), relating to background screening requirements for certain nursing home personnel, for the purpose of incorporating the amendments to ss. 435.03 and 435.04, F.S., in references thereto; correcting a cross-reference; amending s. 400.964, F.S., and reenacting subsections (1), (2), and (7), relating to background screening requirements for certain personnel employed by intermediate care facilities for the developmentally disabled, for the purpose of incorporating the amendments to ss. 435.03 and 435.04, F.S., in references thereto; correcting a cross-reference; amending s. 435.045, F.S., and reenacting paragraph (a) of subsection (1), relating to requirements for the placement of dependent children, for the purpose of incorporating the amendment to s. 435.04, F.S., in a reference thereto; correcting a cross-reference; reenacting ss. 400.414(1)(f) and (g), 400.4174, 400.509(4)(a), (b), (c), (d), (f), and (g), 400.556(2)(c), 400.6065(1), (2), and (4), 400.980(4)(a), (b), (c), (d), (f), and (g), 409.175(2)(k), 409.907(8)(d), 435.05(1) and (3), 744.3135, and 985.04(2), F.S., relating to denial, revocation, or suspension of license to operate an assisted living facility; background screening requirements for certain personnel employed by assisted living facilities; registration of particular home health care service providers; denial, suspension, or revocation of license to operate adult day care centers; background screening requirements for certain hospice personnel; background screening requirements for registrants of the health care service pools; the definition of “screening” in connection

with the licensure of family foster homes, residential child-caring agencies, and child-placing agencies; background screening requirements of Medicaid providers; employment of persons in positions requiring background screening; credit and criminal investigations of guardians; and oaths, records, and confidential information pertaining to juvenile offenders, respectively, for the purpose of incorporating the amendments to ss. 435.03 and 435.04, F.S., in references thereto; reenacting ss. 400.512, 400.619(4), 400.6194(1), 400.953, 409.912(32), 435.07(4), 464.018(1)(e), 744.309(3), 744.474(12), and 985.407(4), F.S., relating to background screening of home health agency personnel, nurse registry personnel, companions, and homemakers; application and renewal of adult family-care home provider licenses; denial, revocation, or suspension of adult family-care home provider license; background screening of home medical equipment provider personnel and background screening requirements for certain persons responsible for managed care plans; exemptions from disqualification from employment; denial of nursing license and disciplinary actions against such licensees; disqualification of guardians; removal of guardians; and background screening requirements for certain Department of Juvenile Justice personnel, respectively, for the purpose of incorporating the amendment to s. 435.03, F.S., in references thereto; reenacting ss. 39.001(2)(b), 39.821(1), 110.1127(3)(a) and (c), 112.0455(12)(a), 381.0059(1), (2), and (4), 381.60225(1)(a), (b), (c), (d), (f), and (g), 383.305(7)(a), (b), (c), (d), (f), and (g), 390.015(3)(a), (b), (c), (d), (f), and (g), 393.0655(1), 393.067(6)(a), (b), (c), (d), (f), and (g), 394.875(13)(a), (b), (c), (d), (f), and (g), 395.0055(1), (2), (3), (4), (6), and (8), 395.0199(4)(a), (b), (c), (d), (f), and (g), 397.451(1)(a), 400.071(4)(a), (b), (c), (d), and (f), 400.471(4)(a), (b), (c), (d), (f), and (g), 400.506(2)(a), (b), (c), (d), (f), and (g), 400.5572, 400.607(3)(a), 400.801(4)(a), (b), (c), (d), (f), and (g), 400.805(3)(a), (b), (c), (d), (f), and (g), 400.906(5)(a), (b), (c), (d), (f), and (g), 400.931(5)(a), (b), (c), (e), and (f), 400.962(10)(a), (b), (c), (d), and (f), 400.991(7)(b) and (d), 402.302(2)(e), 402.305(2)(a), 402.3054(3), 483.30(2)(a), (b), (c), (d), (f), and (g), 483.101(2)(a), (b), (c), (d), (f), and (g), 744.1085(5), 984.01(2)(b), 985.01(2)(b), 1002.36(7)(a) and (b), F.S., relating to background screening requirements for certain Department of Children and Family Services personnel; qualifications of guardians ad litem; security checks of certain public officers and employees; background screening requirements of certain laboratory personnel in connection with the Drug-Free Workplace Act; background screening requirements for school health services personnel; background screening of certain personnel of the public health system; background screening and licensure of birth center personnel; background screening and licensure of abortion clinic personnel; background screening of direct service providers; background screening and licensure of personnel of intermediate care facilities for the developmentally disabled; background screening of mental health personnel; background screening and licensure of personnel of crisis stabilization units, residential treatment facilities, and residential treatment centers for children and adolescents; background screening and licensure of personnel of hospitals, ambulatory surgical centers, and mobile surgical facilities; background screening of certain personnel in connection with registration for private utilization reviews; background screening of certain service provider personnel; background screening and licensure of certain long-term care facility personnel; background screening and licensure of certain home health agency personnel; background screening and licensure of nurse registry applicants; background screening of certain adult day care center personnel; denial or revocation of hospice license; background screening and licensure of certain transitional living facility personnel; background screening and licensure of certain prescribed pediatric extended care center personnel; background screening and licensure of certain home medical equipment provider personnel; background screening and licensure of certain personnel of intermediate care facilities for the developmentally disabled; background screening and licensure of health care clinic personnel; the definition of "child care facility" in connection with background screening of operators; background screening requirements for personnel of child care facilities; background screening requirements for child enrichment service providers; background screening and licensure of certain personnel of multiphasic health testing centers; background screening and licensure of certain clinical laboratory personnel; regulation of professional guardians; background screening of certain Department of Juvenile Justice and Department of Children and Family Services personnel in connection with programs for children and families in need of services; and background screening of certain Department of Juvenile Justice and Department of Children and Family Services personnel in connection with juvenile justice programs, background screening of personnel of the Florida School for the Deaf and the Blind, respectively, for the purposes of incorporating the amendment to s. 435.04, F.S., in references thereto; amending s. 394.4572, F.S.; requiring the department and the agency to

check the employment history of a person when screening mental health personnel for employment; reenacting s. 943.0582(2)(a) and (6), F.S., relating to prearrest, postarrest, or teen court diversion program expunction for the purpose of incorporating the amendments to ss. 943.0585 and 943.059, F.S., in references thereto; reenacting s. 943.053(7), (8), and (9), F.S., relating to dissemination of criminal justice information, for the purpose of incorporating the amendment to s. 943.059, F.S., in references thereto; providing applicability; directing the Department of Children and Family Services to competitively bid the eligibility determination activities of certain public assistance programs; providing for implementation in two districts by a specified date; allowing current employees the opportunity to present an offer to continue to perform eligibility determination services; directing the department to assist the employees, if requested; authorizing the department to use state funds to compensate consultants who help current employees prepare a bid response; requiring prior approval from the Technology Review Workgroup before certain changes are made; requiring an assessment prior to implementation beyond the two districts; specifying elements to be included in the assessment; requiring reports to the Governor and Legislature by specified dates; directing the Governor to direct the department regarding further implementation unless countermanded by the Legislature; requiring semiannual reports if implementation is continued beyond June 30, 2005; repealing s. 410.604(6), F.S., relating to fees charged by the department and its providers for services delivered to a disabled adult whose income is above the eligibility standard for institutional care; providing an effective date.

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

By Senator Wasserman Schultz—

SB 2810—A bill to be entitled An act relating to state university student athletic fees; amending s. 1009.24, F.S.; authorizing a fee increase to defray the costs of changing competitive divisions; providing that the increase may exceed the limit on fee increases; limiting such an increase to not more than \$2 per credit hour; requiring that such an increase be approved by the athletic fee committee; providing an effective date.

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

SR 2812—Not referenced.

By Senator Bennett—

SB 2814—A bill to be entitled An act relating to the prompt payment of medical claims; amending s. 627.613, F.S.; revising the interest rate on overdue payments owed by insurers; amending s. 627.6131, F.S.; providing that an insured, a provider or provider's representative, or a health insurer may initiate legal action to enforce the payment of a claim by an insurer; amending s. 641.3155, F.S.; revising the interest rate on overdue payments owed by health maintenance organizations; providing that a subscriber, a provider or provider's representative, or the health maintenance organization may initiate legal action to enforce the payment of a claim by a health maintenance organization; providing an effective date.

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

By Senator Alexander—

SB 2816—A bill to be entitled An act relating to independent diagnostic testing facilities; creating part XIV of ch. 400, F.S., entitled the Independent Diagnostic Testing Facility Act; providing for definitions and exclusions; providing for the licensure, inspection, and regulation of independent diagnostic testing facilities by the Agency for Health Care Administration; requiring licensure of facilities and background screen-

ing of applicants for licensure; providing for facility inspections; providing rulemaking authority; providing licensure fees; providing fines and penalties for operating an unlicensed facility; providing for facility responsibilities with respect to personnel and operations; providing accreditation requirements; providing for injunctive proceedings and agency actions; providing administrative penalties; providing an effective date.

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

By Senator Haridopolos—

SM 2818—A memorial requesting the Congressional Delegation of the State of Florida to support the President's effort to protect the United States from terrorists and prevent the proliferation of weapons of mass destruction.

—was referred to the Committees on Home Defense, Public Security, and Ports; and Rules and Calendar.

By Senator Argenziano—

SB 2820—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 20.331, F.S.; reorganizing the commission; providing responsibilities and duties of the executive director; revising the administrative structure of the commission; providing that the principal unit for program services within the commission is a division headed by a director; providing that the principal subunit within a division is a section headed by a leader; providing that the principal subunit within a section is a subsection headed by an administrator; establishing divisions and sections within the commission; providing that the principal unit for administrative and support services is the Office of Executive Direction and Administrative Support Services headed by the executive director; establishing additional offices within the Office of Executive Direction and Administrative Support Services; providing that a head of an office is a director; providing an exception; providing position classifications within the state employee system; providing that additional divisions may be created only by statutory enactment; providing that sections created by this act may be abolished only by statutory enactment; authorizing the Department of Management Services and the Executive Office of the Governor to establish and approve new sections, subsections, and offices initiated by the commission; assigning duties and responsibilities to the divisions; providing duties and responsibilities for the Boating and Waterways Section; providing for adequate due process procedures; establishing statutory duties of the commission; authorizing the commission to provide comments to permitting agencies and to acquire lands in the name of the state for certain purposes; providing for employee bonds at the request of the commission; amending s. 20.2551, F.S.; deleting provisions authorizing grants from the Florida Marine Research Institute to citizen support organizations within the Department of Environmental Protection; amending s. 370.06092, F.S.; deleting obsolete provisions relating to the Harmful Algal Bloom Task Force; repealing s. 370.021(11), F.S., relating to employee bond requirements; repealing s. 370.16(2) and (5), F.S., relating to noncultured shellfish harvesting; repealing s. 370.172(4), F.S., relating to spearfishing; repealing s. 370.083, F.S., relating to special acts; repealing s. 370.162, F.S., relating to the purchase of sponges; repealing s. 372.051, F.S., relating to the seal of the commission; repealing s. 372.9906, F.S., relating to the Wildlife Law Enforcement Program; repealing subsection (3) of section 5 of chapter 99-245, Laws of Florida, relating to the Florida Marine Research Institute; providing an effective date.

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

By Senator Argenziano—

SB 2822—A bill to be entitled An act relating to private investigative, private security, and repossession services; amending s. 493.6106, F.S.;

increasing the minimum age required for certain licensees; amending s. 493.6110, F.S.; revising agency insurance requirements and limiting such requirements to security agencies; amending s. 493.6113, F.S., relating to licensure renewal; conforming a provision requiring certification of insurance coverage; requiring certain licensees to complete specified continuing education that includes terrorism awareness; requiring the Department of Agriculture and Consumer Services to establish by rule criteria for the approval of continuing education courses and providers and the form for certificates of completion; amending s. 493.6118, F.S.; conforming a ground for disciplinary action relating to failure to maintain required insurance coverage, for which there are penalties; amending s. 493.6202, F.S.; providing examination fees for private investigators and private investigator interns; amending s. 493.6203, F.S.; requiring passage of an examination for licensure as a private investigator; providing exemption for certain licensees; requiring reexamination for relicensure under certain circumstances; requiring successful completion of certain coursework and passage of an examination for licensure as a private investigator intern; requiring the department to establish by rule the general content and the form for certificates of completion of such training and criteria for the examination; requiring reexamination for relicensure under certain circumstances; providing an effective date.

—was referred to the Committees on Agriculture; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Garcia—

SB 2824—A bill to be entitled An act relating to pari-mutuel wagering; amending s. 550.09515, F.S.; deleting provisions that require a thoroughbred horse permit to be voided and to escheat to the state for failure to operate performances; deleting provisions for the reissuance of such escheated permit; amending s. 550.5251, F.S.; revising provisions for application and issuance of certain thoroughbred horse permits; providing for penalties for failure to operate full schedule of performances by such permitholders; providing procedures for election not to operate live performances; providing that such election shall not affect the validity of a permit; exempting from penalties thoroughbred permitholders who failed to operate full schedule of performances during specified seasons; providing an effective date.

—was referred to the Committees on Regulated Industries; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Lynn—

SB 2826—A bill to be entitled An act relating to public records; creating s. 409.25661, F.S.; creating an exemption from public-records requirements for information obtained by the Department of Revenue from insurers and pari-mutuel facilities under specified circumstances; providing for exceptions to the exemption; providing for future legislative review and repeal; providing findings of public necessity; providing a contingent effective date.

—was referred to the Committees on Judiciary; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Atwater—

SB 2828—A bill to be entitled An act relating to alcoholic beverage deliveries; amending s. 561.57, F.S.; exempting common carriers making certain deliveries from certain report-filing requirements; requiring common carriers to verify the age of certain recipients; providing for defense under certain circumstances; providing an effective date.

—was referred to the Committees on Transportation; Regulated Industries; Commerce, Economic Opportunities, and Consumer Services; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Lawson—

SB 2830—A bill to be entitled An act relating to health insurance; amending s. 627.419, F.S.; including certified surgical assistants, as defined, within certain benefits or services payment provisions; limiting application; providing an effective date.

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

By Senator Atwater—

SB 2832—A bill to be entitled An act relating to water management district planning and reporting; directing the South Florida Water Management District to undertake a pilot project to consolidate certain plans and reports; providing a temporary new deadline in lieu of statutory deadlines for the submission of certain plans and reports of the district; requiring the district to report to the Governor and the Legislature by a certain date; providing for termination of the project; providing an effective date.

—was referred to the Committee on Natural Resources.

By Senator Wasserman Schultz—

SB 2834—A bill to be entitled An act relating to public school accountability; providing a popular name; amending s. 1008.34, F.S.; revising school performance grade categories; revising requirements for obtaining increased budget authority by schools; revising the method for determining school performance grades; providing for public hearings relating to the adoption of school performance grade requirements; amending s. 1008.36, F.S.; renaming the Florida School Recognition Program as the Students First Program and revising provisions thereof; providing program components; providing for the use of Students First Program funds; providing duties of the Department of Education; providing an effective date.

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

By Senator Miller—

SB 2836—A bill to be entitled An act relating to beneficial interest in trusts; amending s. 199.023, F.S.; specifying additional criteria for deeming a resident to have a beneficial interest in certain trusts for purposes of intangible personal property tax liability; providing an effective date.

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

By Senator Miller—

SB 2838—A bill to be entitled An act relating to corporate income taxation; amending s. 220.02, F.S.; revising legislative intent to subject limited liability companies and subchapter S corporations to the corporate income tax; distinguishing income of certain entities from income of shareholders, partners, or members; amending s. 220.03, F.S.; revising the definitions of corporation and taxpayer to conform; expanding the definition of nonbusiness income; providing a definition of water's edge group; amending s. 220.13, F.S.; revising subtraction adjustments to adjusted federal income for water's edge groups and limited liability companies; revising a definition of taxable income for corporations and limited liability companies; creating s. 220.136, F.S.; providing certain reporting method requirements for water's edge groups; authorizing members of a water's edge group to file a single combined tax return and pay the entire tax due for all members; requiring a water's edge group to file a domestic disclosure spreadsheet under certain circumstances; providing requirements; authorizing the Department of Revenue to adopt implementing and administering rules and forms; amending s. 220.15, F.S.; revising criteria for determining the occurrence of sales of

tangible personal property in this state; amending s. 220.64, F.S.; providing for application of the water's edge reporting requirements to the franchise tax imposed on banks and savings associations; amending s. 608.471, F.S.; revising provisions granting a tax exemption on income of certain limited liability companies to delete certain partnership classification provisions; providing applicability; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Sebesta—

SB 2840—A bill to be entitled An act relating to port facilities; requiring the Department of Law Enforcement, in conjunction with the Department of Transportation and the Florida Ports Council, to study the need to amend the law limiting access to seaports for certain port-facility employees; providing an effective date.

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

By Senator Atwater—

SB 2842—A bill to be entitled An act relating to trauma care services; amending s. 395.40, F.S.; providing that it is the Legislature's intent that the Agency for Health Care Administration be primarily responsible for funding a statewide system of trauma care; requiring that the state trauma care plan be amended by a specified date; amending s. 395.4001, F.S.; revising terms relating to trauma care services; amending s. 395.401, F.S.; removing the term "state-approved" from the trauma care services system; amending s. 395.4015, F.S.; requiring the Department of Health and the agency to establish trauma care regions; amending s. 395.402, F.S.; requiring the department and the agency to consider the recommendations of certain organizations when reassigning trauma service areas; requiring that the trauma service areas be reviewed periodically; removing limitation on number of trauma centers in the state; amending s. 395.4025, F.S.; conforming provisions to changes made by the act; amending s. 395.403, F.S.; directing that each trauma center receive a one-time specified appropriation in recognition of the capital investment made to establish the trauma service; requiring that each new trauma center also receive a specified appropriation; deleting provisions relating to state-sponsored trauma centers; deleting provisions relating to client eligibility, funding formulas, and claims processing; creating s. 395.4033, F.S.; requiring the department to make certain payments to trauma centers; providing conditions for a certified trauma center to receive funding; creating s. 395.4036, F.S.; requiring the department to use funds from the Trauma Services Trust Fund to assure the availability and accessibility of trauma services throughout this state and for startup costs; requiring the department to allocate funds not disbursed for trauma preparedness and startup costs to trauma centers to pay for uncompensated trauma care; allocating unspent funds to the department's Nursing Student Loan Forgiveness Program and the Nursing Scholarship Program; amending s. 395.4045, F.S.; conforming provisions to changes made by the act; requiring the Medicaid Disproportionate Share Task Force to review the disbursement of Special Medicaid Payments made to trauma centers to assess the effectiveness of the payments to the trauma care centers; requiring the task force to consider the advice and suggestions of specified organizations; amending s. 316.066, F.S.; directing the Department of Highway Safety and Motor Vehicles to collect a fee for each written report of a crash filed with the department; amending s. 318.18, F.S.; directing the clerk of court to collect a fee for each civil and criminal violation of chapter 316, F.S.; amending s. 320.0801, F.S.; directing that an additional surcharge be imposed on license registration for certain motor vehicles; amending s. 327.35, F.S.; directing that an additional surcharge be imposed on persons convicted of boating under the influence; creating s. 327.732, F.S.; directing the court to collect an additional fee for criminal and noncriminal violations of chapter 327 or chapter 328, F.S.; providing that all fees collected under the act be deposited in the Trauma Services Trust Fund; creating the driver's responsibility program; directing the Department of Highway Safety and Motor Vehicles to annually impose specified monetary penalties against motor vehicle licensees who have violated certain laws within the previous 36 months;

requiring the department to notify licensees of the penalty and the time period in which to pay the penalty; requiring the department to accept installment payments for the penalties; directing the department to adopt rules relating to installment payments; providing sanctions for a licensee's failure to pay an installment; allowing the department the discretion to permit licensees to pay assessed penalties with credit cards; authorizing the department to adopt rules relating to credit card payments; requiring the department to suspend a driver's license if a credit card issuer returns the account as unpayable; requiring the department to suspend a driver's license if the licensee does not pay the penalty or arrange for an installment plan within a specified time after the notice of penalty is sent; directing the department to remit all penalties to the Trauma Service Trust Fund; providing an effective date.

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

By Senator Bennett—

SB 2844—A bill to be entitled An act relating to powers of the Public Service Commission; amending s. 366.05, F.S.; authorizing the Public Service Commission to use regulatory incentives to encourage a utility to obtain capacity, energy, and ancillary services from an entity unaffiliated with the utility under certain circumstances; prohibiting a utility from using the incentives to acquire capacity, energy, or ancillary services from an affiliate of the utility; providing an effective date.

—was referred to the Committees on Communication and Public Utilities; and Governmental Oversight and Productivity.

SR 2846—Not referenced.

By Senator Wasserman Schultz—

SM 2848—A memorial to the Congress of the United States, urging Congress to explore the feasibility of accessing pension plans and retirement funds, both public and private, for the purpose of collecting child support payments and related costs and fees from moneys that would ordinarily be payable only upon retirement.

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

By Senator Dawson—

SB 2850—A bill to be entitled An act relating to proceedings relating to children; amending s. 39.407, F.S.; revising provisions relating to medical screenings performed on children who are removed from the home and maintained in an out-of-home placement; specifying certain conditions that the screening must cover; prohibiting the Department of Children and Family Services from administering or authorizing psychiatric or psychological tests or psychotropic medications for a child in departmental custody except with the written and informed consent of the child's parent or legal guardian or by court order; requiring the department to ensure that children who are in departmental custody receive appropriate psychotropic medications but have options for alternative treatments; providing for rulemaking; providing that the department may not provide consent for administering psychotropic medications to a child for whom the department is the legal custodian; amending s. 39.601, F.S., relating to case plan requirements; providing that case plans may not require parents to give their children psychotropic drugs; prohibiting the department from threatening to terminate parental rights based solely on the parents' refusal to give their child psychotropic drugs; amending s. 39.703, F.S.; prohibiting the department from initiating proceedings to terminate parental rights based solely on the parents' refusal to give their child psychotropic drugs; amending s. 39.806, F.S.; providing that the refusal of parents to give their child psychotropic drugs may not be considered grounds for termination of parental rights; providing that the parents' refusal to give their child

psychotropic drugs may not be considered abuse or neglect; providing an effective date.

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

By Senator Bullard—

SJR 2852—A joint resolution proposing an amendment to Section 8 of Article I of the State Constitution relating to an exception to the mandatory three-day waiting period associated with the purchase and delivery of handguns for law enforcement officers who are exempt from the weapons and firearms licensing and penal provisions of law.

—was referred to the Committees on Criminal Justice; Judiciary; and Rules and Calendar.

By Senator Margolis—

SB 2854—A bill to be entitled An act relating to the Task Force to Fix Our Economy; creating the Task Force to Fix Our Economy; providing for membership; providing purposes and duties of the task force; requiring a report; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Governmental Oversight and Productivity; and Finance and Taxation.

By Senator Smith—

SB 2856—A bill to be entitled An act relating to burglary; amending s. 810.015, F.S.; providing legislative findings with respect to specified court decisions concerning the offense of burglary; providing special rules of statutory construction applicable to the offense of burglary; providing for retroactive operation; providing an effective date.

—was referred to the Committees on Criminal Justice; Judiciary; Appropriations Subcommittee on Criminal Justice; and Appropriations.

By Senator Bennett—

SB 2858—A bill to be entitled An act relating to workforce development funding; amending s. 1011.80, F.S.; revising criteria for funding workforce development programs; replacing performance-based funding with funding based on workload plus performance; requiring the Department of Education to develop funding-allocation models for community colleges and for school district programs; deleting references to the Workforce Development Education Fund; allowing certain workload measures to be adjusted to account for the length of program segments; requiring workload estimates to be agreed upon by the Education Estimating Conference and requiring that funding for workload be added to base funding on the basis of such estimates; increasing the maximum percentage that base funding may constitute of the total allocation for workforce development programs for the current fiscal year; requiring that the calculation of certain performance incentives be based on empirical evidence; providing restrictions on base funding; providing for allocation of the base funding; requiring local educational agencies to return unused funds to the state; requiring that, when a program moves from one local educational agency to another, the funds move to the new agency within a specified period of time; providing an effective date.

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

By Senator Dockery—

SB 2860—A bill to be entitled An act relating to the Lakeland Downtown Development Authority; codifying, amending, repealing, and reen-

acting special acts relating to the Lakeland Downtown Development Authority, an independent special district; providing definitions; providing a statement of policy; providing a method of defining the downtown area; creating a board to be known as the Lakeland Downtown Development Authority; providing for composition of the board; providing for appointment, term of office, compensation, bonding, and liability of the members of the board; providing for filling vacancies in office; providing for bylaws and internal governance of the board; prescribing the functions and powers of the board; providing for Polk County to levy an ad valorem tax of not more than 2 mills; providing for records and fiscal management; providing for issuing revenue certificates; providing for succession by the city if the board ceases to exist or operate; providing for referenda; prescribing the scope of this act; providing for liberal construction; repealing chapters 77-588 and 78-549, Laws of Florida; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Alexander—

SB 2862—A bill to be entitled An act relating to the Lake Region Lakes Management District, Polk County; codifying, reenacting, and amending the district's special acts; specifying purpose and territorial boundaries of the district; providing for election of a board of commissioners; providing powers and duties of the board; providing oath of office; providing for filling of vacancies; providing for compensation of the board; providing for officers; providing for levy of ad valorem taxes by the district; specifying duties of county and state officers; providing for collection of taxes; authorizing the district to obtain loans with maturities of up to 5 years for purposes of paying other outstanding indebtedness, meeting extraordinary expenses, funding temporary budget deficits, or implementing the general powers and authority of the district board of commissioners; providing for issuance of revenue bonds, general obligation bonds, and other indebtedness; providing for refunding bonds; providing for planning; providing for certain disclosures and notices; providing for liability insurance; specifying use of tax receipts and bond proceeds; providing for a district manager; providing for rules regulating the use of district property; prohibiting certain discharges into waters or interference with waters; providing penalties; providing qualifications of electors; providing severability; providing for dissolution and amendment; limiting extra-territorial authority of the district; providing for immunity from liability; repealing chapters 8378 (1919), 23491 (1945), 31189 (1955), 65-2134, 84-517, 90-499, 97-344, and 2000-407, Laws of Florida, relating to the district; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senator Cowin—

SB 2864—A bill to be entitled An act relating to North Sumter County Hospital District; providing a popular name; providing district purpose; providing district boundaries; providing for a board of trustees as the governing body of the district; prescribing the powers and duties of the board; providing for compensation and meetings of the board; authorizing the board to levy and collect an annual ad valorem tax upon taxable property within the district; providing for a referendum; providing for purpose of the tax; providing for a method for such levy; providing for an annual report; providing for financial disclosure; providing for liens and foreclosure of liens; providing for severability; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Senators Geller and Campbell—

SB 2866—A bill to be entitled An act relating to insurance; amending s. 501.212, F.S.; deleting an exclusion from application of deceptive and

unfair trade practices provisions pertaining to the Department of Financial Services or the Office of Insurance Regulation; creating s. 624.156, F.S.; providing that certain consumer protection laws apply to the business of insurance; amending s. 627.041, F.S.; revising definitions; amending s. 627.314, F.S.; revising certain authorized actions multiple insurers may engage in together; prohibiting certain conduct on the part of insurers; creating s. 627.0662, F.S.; providing a definition; requiring each residential property insurer to report certain information to the office; providing for determination of whether excessive profit has been realized; requiring return of excessive amounts; creating s. 627.41491, F.S.; requiring the office to provide policy holders with a full disclosure of certain rate comparison information each year; creating s. 627.41494, F.S.; providing for consumer participation in review of insurance rate changes; providing for public inspection; providing for adoption of rules by the office; creating s. 627.747, F.S.; requiring motor vehicle insurers to offer good driver discount plans for a discounted premium; amending s. 627.062, F.S.; providing for the director of the office to establish rates before they take effect; providing procedures for such filings; deleting a provision excepting motor vehicle insurance from the provisions of s. 627.062, F.S.; deleting an arbitration provision; requiring certain underwriting rules to be filed; amending s. 627.0628, F.S.; limiting authority of insurers to use findings of the Florida Commission on Hurricane Loss Projection Methodology in a rate filing under s. 627.062, F.S.; providing that such findings are not admissible and relevant in consideration of a rate filing unless the office has access to all factors and assumptions used in developing the standards or models found by the commission to be reliable or accurate; providing an effective date.

—was referred to the Committees on Banking and Insurance; Commerce, Economic Opportunities, and Consumer Services; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Siplin—

SB 2868—A bill to be entitled An act relating to professional bail bond agents; creating s. 648.341, F.S.; establishing security requirements for such agents; requiring the deposit of securities with the Department of Financial Services; providing for the return of such securities; providing penalties; providing for the adoption of rules; providing an effective date.

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

By Senator Siplin—

SB 2870—A bill to be entitled An act relating to electronic voting systems; creating s. 101.56085, F.S.; requiring each electronic voting system in the state to produce a voter-verified paper record suitable for a manual audit; requiring that the voter be permitted to verify the correctness of the printed ballot; requiring an electronic voting system to produce a permanent paper record that is available for inspection and verification by the voter and preserved for later use in a manual audit; providing that the permanent paper record is the official record; providing that a voting system may not use any wireless communication device; providing an effective date.

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

By Senator Campbell—

SJR 2872—A joint resolution proposing an amendment to Section 6 of Article VII of the State Constitution to provide for an additional homestead exemption for persons whose elderly parents live with them in the homestead.

—was referred to the Committees on Comprehensive Planning; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Bennett—

SB 2874—A bill to be entitled An act relating to financing public facilities; providing a short title; providing legislative policy; defining terms; authorizing local governments, by ordinance, to impose an impact fee as a condition of a development order; providing requirements for the contents of the ordinance; providing restrictions on the imposition, any increase in the amount, and the expenditure of impact fees; requiring that certain credits be given against the payment of impact fees; requiring the refund of impact fees that have been collected but not encumbered within a reasonable time period; providing accounting requirements; providing for administrative appeals; providing rights of a developer who pays an impact fee during the pendency of an appeal; providing for voluntary binding arbitration; providing rights of property owners, developers, and governmental entities; providing that this act does not repeal existing laws or ordinances; providing that existing ordinances must comply with the act by a specified date; creating s. 201.032, F.S.; allowing county governing authorities, by ordinance, to levy a surtax on deeds and other documents taxed under s. 201.02, F.S.; establishing a maximum rate of the surtax; requiring the grantor to pay the surtax; exempting certain documents from the surtax; providing that the surtax must be approved by referendum or adopted by extraordinary vote of the governing authority; requiring the governing authority to notify the Department of Revenue of an imposition, termination, or rate change of the surtax; restricting the effective dates for imposing a surtax or changing the tax rate; requiring a ballot statement and providing a format; providing for the use of surtax proceeds; requiring the Department of Revenue to administer the surtax and providing for administrative costs of the department; exempting the surtax from s. 201.15, F.S.; restricting uses of the surtax proceeds; requiring a report to the Department of Financial Services; restricting the imposition or increase of an impact fee if the governing authority imposes the surtax; providing an effective date.

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

By Senator Saunders—

SB 2876—A bill to be entitled An act relating to Medicaid prescription fraud; amending s. 16.56, F.S.; adding criminal violations of s. 409.920 or s. 409.9201, F.S., to the list of specified crimes within the jurisdiction of the Office of Statewide Prosecution; amending s. 409.912, F.S.; giving the Agency for Health Care Administration the authority to require a confirmation or second physician's opinion of the correct diagnosis before authorizing payment for medical treatment; authorizing the Agency for Health Care Administration to impose mandatory enrollment in drug-therapy-management or disease-management programs for certain categories of recipients; allowing termination of certain practitioners from the Medicaid program; providing that Medicaid recipients may be mandated to participate in a provider lock-in program; amending s. 409.913, F.S.; providing specified conditions for providers to meet in order to submit claims to the Medicaid program; providing that claims may be denied if not properly submitted; providing that the agency may seek any remedy under law if a provider submits specified false or erroneous claims; providing that suspension or termination precludes participation in the Medicaid program; providing that the agency is required to report administrative sanctions to licensing authorities for certain violations; providing that the agency may withhold payment to a provider under certain circumstances; providing that the agency shall deny payments to terminated or suspended providers; authorizing the agency to adopt rules; providing for limiting, restricting, or suspending Medicaid eligibility of Medicaid recipients convicted of certain crimes or offenses; authorizing the agency head or designee to limit, restrict, or suspend Medicaid eligibility for a period not to exceed 1 year if a recipient is convicted of a federal health care crime; authorizing the Agency for Health Care Administration to limit the number of certain types of prescription claims submitted by pharmacy providers; requiring the agency to limit the allowable amount of certain types of prescriptions under specified circumstances; amending s. 409.9131, F.S.; requiring an additional statement on Medicaid cost reports certifying that Medicaid providers are familiar with the laws and regulations regarding the provision of health care services under the Medicaid program; amending s. 409.920, F.S.; making it unlawful to knowingly use or endeavor to use a Medicaid provider's or a Medicaid recipient's identification number or

cause to be made, or aid and abet in the making of, a claim for items or services that are not authorized to be reimbursed under the Medicaid program; defining the term "paid for"; creating s. 409.9201, F.S.; providing definitions; providing that a person who knowingly sells or attempts to sell legend drugs obtained through the Medicaid program commits a felony; providing that a person who knowingly purchases or attempts to purchase legend drugs obtained through the Medicaid program and intended for the use of another commits a felony; providing that a person who knowingly makes or conspires to make false representations for the purpose of obtaining goods or services from the Medicaid program commits a felony; providing specified criminal penalties depending on the value of the legend drugs or goods or services obtained from the Medicaid program; amending s. 456.072, F.S.; providing an additional ground under which a health care practitioner who prescribes medicinal drugs or controlled substances may be subject to discipline by the Department of Health or the appropriate board having jurisdiction over the health care practitioner; authorizing the Department of Health to initiate a disciplinary investigation of prescribing practitioners under specified circumstances; amending s. 465.188, F.S.; deleting the requirement that the Agency for Health Care Administration give pharmacists at least 1 week's notice prior to an audit; specifying an effective date for certain audit criteria; creating s. 812.0191, F.S.; providing definitions; providing that a person who traffics in property paid for in whole or in part by the Medicaid program, or who knowingly finances, directs, or traffics in such property, commits a felony; providing specified criminal penalties depending on the value of the property; amending s. 895.02, F.S.; adding Medicaid recipient fraud to the definition of the term "racketeering activity"; amending s. 905.34, F.S.; adding any criminal violation of s. 409.920 or s. 409.9201, F.S., to the list of crimes within the jurisdiction of the statewide grand jury; providing an effective date.

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

By Senator Cowin—

SB 2878—A bill to be entitled An act relating to greyhound racing; amending s. 550.2415, F.S.; requiring the Division of Pari-mutuel Wagering in the Department of Business and Professional Regulation to maintain certain records regarding injuries and the disposition of greyhounds; providing guidelines and requirements for injury and disposition report forms; providing for the adoption of rules; providing penalties; providing an effective date.

—was referred to the Committees on Regulated Industries; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Wilson—

SB 2880—A bill to be entitled An act relating to health insurance; creating s. 627.64194, F.S.; requiring health insurance to provide coverage for colorectal cancer examinations and laboratory tests; providing guidelines for such coverage and benefits; providing an effective date.

—was referred to the Committees on Banking and Insurance; Health, Aging, and Long-Term Care; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By the Committee on Education—

SB 2882—A bill to be entitled An act relating to accountability of the John M. McKay Scholarships for Students with Disabilities Program; amending s. 1002.39, F.S.; revising the definition of an eligible student; revising the definition of prior school year in attendance; revising the eligibility requirements of the program to extend the term of the scholarship; prohibiting certain students from receiving a scholarship; revising the parental notification requirements; authorizing certain scholarship students to participate in a distance learning or correspondence course under certain circumstances; providing a definition of timely parental notification; providing requirements for district school boards with respect to completing and making changes to the matrix of services for

scholarship students; requiring school districts to provide parental notification related to reassessments; revising requirements that a participating private school demonstrate fiscal soundness; requiring a surety bond; providing an exception; requiring annual registration of private schools; providing requirements for documentation and notice; providing additional requirements for participating private schools; requiring annual sworn and notarized compliance statements to be filed with the department; requiring specific documentation for participating scholarship students; requiring that the private school maintain a physical location in this state; requiring that information be made available to potential scholarship students and the department; requiring scholarship students to participate in assessments; requiring notification to parents regarding student skill levels; requiring notification to the department regarding changes in information; requiring notification to local health departments; requiring fingerprinting of all private school owners, employees, and contractors who are in direct contact with students by a time certain; specifying the personnel who are authorized to take fingerprints; providing for the costs of fingerprinting, criminal records checks, and processing; requiring that the results of fingerprint and criminal records checks be forwarded to the owner of a private school and the Department of Education; prohibiting a private school from acting as an attorney in fact for the parent of a scholarship student or endorsing scholarship warrants on behalf of a parent; prohibiting participating private schools from sending or directing scholarship funds to parents of a scholarship student who receives instruction at home; prohibiting a participating school from being a correspondence or distance learning school; prohibiting a participating school from accepting students pending verification of information; authorizing a participating private school to request, and the department to grant, closed-enrollment status for a school; prohibiting the parent of a scholarship student from designating a participating private school as the parent's attorney in fact to sign a scholarship warrant; clarifying that the school district must report to the department the students who are attending a private school under the program; establishing additional obligations of the Department of Education; requiring the department to review, approve, and verify information and review background checks; requiring the department to determine the eligibility of a private school to participate in the program; requiring the department to publish an on-line list of current eligible private schools; requiring the department to deny or refuse to renew the registration of a private school for failing to meet certain requirements; requiring the department to issue a notice of noncompliance for minor violations; providing for an emergency order revoking the registration of a private school for failing to satisfy the requirements in the notice; requiring the Department of Education to immediately revoke the registration of a private school for certain other violations; requiring the department to revoke the scholarship for a participant for failing to comply with statutory requirements or for engaging in specified practices; requiring the department to conduct investigations of legally sufficient complaints of violations; authorizing the department to require supporting information or documentation; authorizing the Department of Education to change the matrix of services under certain circumstances; providing for audits by the Auditor General or an independent certified public accountant; providing requirements for the audits; requiring the State Board of Education to adopt rules; specifying the required rules; requiring the State Board of Education to initiate the adoption of rules by a time certain and report to the Legislature; providing an effective date.

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

By Senator Carlton—

SB 2884—A bill to be entitled An act relating to state universities; creating s. 1011.901, F.S.; awarding incentive funds to state universities; requiring the Board of Governors to establish awards based on student enrollment and identify occupations having the largest growth rates and wage potential; requiring an annual report to the Governor and the Legislature; amending s. 1009.24, F.S.; requiring university boards of trustees to provide students with a billing statement that reflects the true costs of the student's education, to establish a block tuition and fee policy, and to charge certain students the full cost of education per credit hour; providing certain exceptions; providing an effective date.

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

By Senator Hill—

SB 2886—A bill to be entitled An act relating to procurement; amending s. 287.087, F.S.; requiring businesses to have a drug-free workplace program to be eligible to be awarded a state contract; providing an effective date.

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

By Senator Hill—

SB 2888—A bill to be entitled An act relating to the local option food and beverage tax; amending s. 212.0306, F.S.; authorizing any county to levy a local option food and beverage tax for certain purposes; requiring a county to allocate a portion of the proceeds of such tax to encourage and assist minority business participation as vendors in a county's tourism industry; providing an effective date.

—was referred to the Committees on Comprehensive Planning; Commerce, Economic Opportunities, and Consumer Services; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Atwater—

SB 2890—A bill to be entitled An act relating to a special election to be held on August 31, 2004, pursuant to Section 5 of Article XI of the State Constitution, for the approval or rejection by the electors of Florida of a joint resolution amending Sections 3 and 5 and creating Section 8 of Article XI of the State Constitution, relating to constitutional amendments that impose a significant cost on state government; providing for publication of notice and for procedures; providing an effective date.

—was referred to the Committees on Ethics and Elections; Judiciary; Governmental Oversight and Productivity; and Rules and Calendar.

By Senator Atwater—

SM 2892—A memorial to the Congress of the United States, urging Congress to enact legislation authorizing Lifetime and Retirement Savings Accounts.

—was referred to the Committees on Banking and Insurance; Finance and Taxation; and Rules and Calendar.

By Senator Webster—

SB 2894—A bill to be entitled An act relating to mental health and vocational rehabilitation services; creating part VI of chapter 394, F.S., relating to self-directed and family-directed mental health and vocational rehabilitation services for adults and piloting family-directed mental health treatment and support services for certain children; providing a popular name; providing legislative intent; providing definitions; providing a program for self-directed mental health and vocational rehabilitation services for adults; providing eligibility and other program requirements; providing for statewide and local advisory councils; providing authority to request certain federal waivers and to request and use certain grants; providing for transfer of certain funds; providing for ongoing review and reports; providing rulemaking authority; providing for a pilot program for family-directed mental health treatment and support services for certain children based on the self-directed care program for adults; providing eligibility and other pilot program requirements; providing background screening requirements; providing rulemaking authority; providing for annual reports; providing for future repeal of the pilot program; repealing s. 394.9084, F.S., relating to the pilot project for client-directed and choice-based adult mental health services; providing an effective date.

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

SR 2896—Not referenced.

By Senators Atwater and Fasano—

SJR 2898—A joint resolution proposing amendments to Sections 3 and 5 and creating Section 8 of Article XI of the State Constitution, relating to proposed amendments to the State Constitution which impose a significant cost on state government.

—was referred to the Committees on Ethics and Elections; Judiciary; Governmental Oversight and Productivity; Finance and Taxation; and Rules and Calendar.

By Senator Atwater—

SB 2900—A bill to be entitled An act relating to duties of agency inspectors general; amending s. 20.055, F.S.; providing that agency inspectors general rather than state agencies shall have certain powers and perform certain functions and duties relative to specified investigations; providing that agency inspectors general may access specified records, data, and information of a state agency and request information or assistance from a state agency or any federal, state, or local governmental entity; providing that agency inspectors general may compel the production by subpoena of specified information, data, and documentary evidence necessary in the performance of their functions; providing for the enforcement of specified subpoenas; providing that procedures other than subpoenas shall be used by agency inspectors general to obtain documents and information from state agencies; amending s. 112.3189, F.S.; providing requirements with respect to an employee designated by the head of a state agency to receive specified information under the Whistle-blower's Act; providing that an agency inspector general rather than an agency head shall perform specified functions relative to an investigation under the Whistle-blower's Act; amending s. 112.31895, F.S.; revising the time period during which the Florida Commission on Human Relations must review specified information and make a determination with respect to temporary reinstatement of an employee under the Whistle-blower's Act; providing an effective date.

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

By Senator Jones—

SB 2902—A bill to be entitled An act relating to health care advance directive and blood-type recordation; creating s. 320.08049, F.S.; providing a fee for persons participating in the health care advance directive and blood-type registry; requiring certain uses for funds generated by the fee; amending s. 322.051, F.S.; providing a fee for persons applying for an identification card who choose to participate in the health care advance directive and blood-type registry; amending s. 322.08, F.S.; providing a fee for persons applying for a driver's license who choose to participate in the health care advance directive and blood-type registry; creating s. 765.3061, F.S.; requiring the Agency for Health Care Administration and the Department of Highway Safety and Motor Vehicles to develop and implement a voluntary program for health care advance directive and blood-type recordation; requiring certain health care employees to confirm a principal's blood type; providing for noting an individual's blood type and health care advance directive relative to life-prolonging procedures on the individual's driver's license or identification card upon request; requiring the Division of Driver Licenses offices to make forms available to the public; requiring forms to be accessible electronically on the Internet; requiring certain forms to contain certain information; requiring the department to distribute certain forms for the indication of health care directives and blood type; providing a record-keeping system; requiring the agency to provide funds for certain supplies; requiring the department to provide funds for the recordkeeping system; creating s. 765.3062, F.S.; establishing a health care advance directive and blood-type registry; requiring the department to collect data and provide collected data to the agency for the registry; requiring the registry to record certain health care advance directive and blood-type information; providing access to the registry by certain persons; providing guidelines for the processing of certain forms; providing criteria for revocation or amendment of registry information by certain

individuals; providing for recording certain documents with the registry; providing criteria for certain health care advance directives being submitted; requiring the department and the agency to develop and implement a living will registry; creating s. 765.3063, F.S.; providing means to amend or revoke a health care advance directive or blood type from the registry; providing for the responsibility of the principal to update forms; providing standards for controlling forms and recordings; creating s. 765.3064, F.S.; providing certain health care employees with civil and criminal immunity from acts performed in conjunction with certain information provided by the department; expressing the sovereign immunity of the agency, the department, and their employees from criminal prosecution and civil liability for certain acts or forms; creating s. 765.3065, F.S.; requiring the agency, subject to the concurrence of the department, to develop a continuing education program relating to health care advance directives and the health care advance directive and blood-type registry; creating s. 765.3066, F.S.; providing for appointment of an education panel to create an end-of-life public education campaign; providing campaign criteria; providing contractual power for programs aimed at educating certain health care professionals; requiring a study to be conducted by the agency; providing for a report to the Legislature; providing issues for the study to address; providing an effective date.

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

By Senator Atwater—

SB 2904—A bill to be entitled An act relating to the communications services tax; creating s. 202.165, F.S.; providing a definition of the term "bundled transaction"; providing guidelines for the taxation of bundled transactions that include communications services; amending s. 212.02, F.S.; redefining the term "sales price" for purposes of ch. 212, F.S.; providing an effective date.

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

By Senator Klein—

SJR 2906—A joint resolution proposing an amendment to Section 16 of Article III of the State Constitution to prescribe additional standards for legislative and congressional apportionment and redistricting.

—was referred to the Committees on Ethics and Elections; and Rules and Calendar.

By Senator Wilson—

SB 2908—A bill to be entitled An act relating to the school grading system; amending s. 1008.34, F.S.; removing letter grades from the performance grade categories by which schools must be identified in the Commissioner of Education's annual report of the results of the statewide assessment program; amending ss. 1001.42, 1002.38, 1003.62, 1008.33, 1008.345, and 1011.62, F.S.; correcting references to the letter grades, to conform; providing an effective date.

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

By Senator Peaden—

SB 2910—A bill to be entitled An act relating to health care; creating the Florida Health Insurance Plan to provide health insurance for certain residents; providing for a board to supervise and control the plan; providing for a plan of operation to establish operating procedures; providing powers of the plan and of the board; providing for reports; providing liability of the plan; providing for audits; prescribing eligibility requirements; prohibiting unfair referrals to the plan; providing for a plan

administrator and its term limits and duties; providing for funding the plan; prescribing benefits; providing annual and cumulative maximum benefits; providing for tax exemption; creating the Small Employers Access Program; prescribing eligibility requirements; providing for administration of the program; providing qualifications and duties of insurers; providing for reports; prescribing benefits; providing for an advisory council; creating a Statewide Electronic Medical Records Advisory Panel and providing its powers and duties; amending s. 381.026, F.S.; requiring disclosure of certain financial information to patients by health care facilities or providers; amending s. 395.301, F.S.; requiring disclosure of certain financial information to patients of licensed hospitals and similar facilities; amending s. 408.909, F.S.; redefining the term "health flex plan entity"; revising guidelines for review of health flex plan applications; amending s. 627.610, F.S.; revising applicability of provisions relating to health insurance policy and annuity contract forms; creating s. 627.64101, F.S.; requiring certain insurers to make available coverage for disorders or conditions involving speech, language, swallowing, and hearing and hearing aid and earmold benefits; creating s. 627.6421, F.S.; requiring the offering of standardized policies; amending s. 627.6487, F.S.; redefining the term "eligible individual" for purposes of guaranteed availability of coverage; creating s. 627.66912, F.S.; requiring certain insurers to make available coverage for disorders or conditions involving speech, language, swallowing, and hearing and hearing aid and earmold benefits; amending s. 627.6699, F.S.; redefining the term "modified community rating" for purposes of the Employee Health Care Access Act; revising provisions relating to premium rates; amending s. 636.003, F.S.; redefining the term "prepaid limited health service organization"; amending s. 641.31, F.S.; requiring certain health maintenance organizations to make available coverage for disorders or conditions involving speech, language, swallowing, and hearing and hearing aid and earmold benefits; providing effective dates.

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

By Senator Campbell—

SB 2912—A bill to be entitled An act relating to homestead exemptions; creating s. 196.0752, F.S.; authorizing counties and municipalities to provide by ordinance an additional homestead exemption of up to \$25,000 to persons who have certain elderly parents living with them instead of in certain facilities for the elderly; providing ordinance requirements; requiring the Department of Revenue to adopt certain rules; requiring the ordinance to be provided to the property appraiser; requiring notification of the property appraiser if the ordinance is repealed; providing criteria and requirements for receiving the exemption; providing for tax liens against property of persons receiving the exemption without entitlement; providing a contingent effective date.

—was referred to the Committees on Comprehensive Planning; Health, Aging, and Long-Term Care; Finance and Taxation; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Klein—

SJR 2914—A joint resolution proposing an amendment to Section 16 of Article III of the State Constitution to provide for an apportionment and districting commission to apportion legislative and congressional districts and for its selection and duties.

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

By Senator Klein—

SB 2916—A bill to be entitled An act relating to accreditation requirements for nonpublic schools; requiring nonpublic schools to petition for accreditation, as specified, in order to participate in statewide scholarship programs; providing a deadline for beginning the accreditation process and for undergoing an onsite accreditation visitation; providing for a grace period in which a school may correct violations of accreditation standards; providing consequences of noncompliance with such

standards; providing conditions to reregistering to participate in statewide scholarship programs; providing an effective date.

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

By Senator Atwater—

SB 2918—A bill to be entitled An act relating to the Florida School for the Deaf and the Blind; amending s. 11.45, F.S.; requiring the Auditor General to conduct audits of the accounts and records of the Florida School for the Deaf and the Blind; amending s. 1001.20, F.S.; including the Florida School for the Deaf and Blind in the entities subject to inspection by the Department of Education's Inspector General; amending s. 1002.36, F.S., relating to the Florida School for the Deaf and the Blind; providing that the school is a component of the delivery of public education within Florida's K-20 education system; requiring certain compliance; revising audit requirements; revising provisions specifying authority of the Board of Trustees for the Florida School for the Deaf and the Blind to perform certain actions; revising the power and authority of the board of trustees; revising duties of the board of trustees; amending s. 1013.30, F.S.; expanding provisions relating to university master plans and campus development agreements to be applicable to the Florida School for the Deaf and the Blind; providing requirements for campus planning and concurrency management for the school; defining the term "institution" to include universities and the Florida School for the Deaf and the Blind; reenacting s. 163.3177(6)(h), F.S., relating to the intergovernmental element of comprehensive plans, to incorporate the amendment to s. 1013.30, F.S., in a reference thereto; providing an effective date.

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

By Senators Atwater and Smith—

SB 2920—A bill to be entitled An act relating to constitutional amendments proposed by initiative; amending s. 100.371, F.S.; providing a deadline by which the supervisors of elections must verify the validity of signatures submitted in support of a citizen initiative to amend the State Constitution; requiring the Secretary of State to conduct public hearings on constitutional amendments proposed by initiative; providing an effective date.

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

By Senator Miller—

SB 2922—A bill to be entitled An act relating to public records exemptions; amending s. 1004.43, F.S.; clarifying the public records exemption for proprietary confidential business information owned or controlled by the not-for-profit corporation operating the H. Lee Moffitt Cancer Center and Research Institute and its subsidiaries relating to trade secrets; expanding the public records exemption to include information received from a person in this or another state or nation or the Federal Government which is otherwise exempt or confidential pursuant to the laws of this or another state or nation or pursuant to federal law; providing for future review and repeal; providing a statement of public necessity; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Governmental Oversight and Productivity; and Rules and Calendar.

By Senator Aronberg—

SB 2924—A bill to be entitled An act relating to child support; amending s. 409.2558, F.S.; requiring the Department of Revenue to use reasonable efforts to locate persons to whom collections or refunds are owed,

including disclosing information on the Internet; providing an effective date.

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

By Senator Atwater—

SB 2926—A bill to be entitled An act relating to trusts and other agency relationships; amending s. 711.501, F.S.; including additional investment instruments within the definition of the term “security account”; amending s. 737.402, F.S.; revising the powers conferred upon a trustee; amending s. 737.403, F.S.; specifying circumstances in which court authorization is not required for a trustee to exercise his or her power when a conflict of interest exists; amending s. 738.104, F.S.; revising the circumstances in which a trustee is prohibited from making an adjustment when such adjustment would benefit the trustee; clarifying the application of law pertaining to the trustee’s power to adjust; amending s. 738.1041, F.S.; providing definitions governing certain trust conversions; specifying consequences when a court determines that a fiduciary has not acted in good faith; amending s. 738.303, F.S.; defining the term “undistributed income” for purposes of a trust that is administered as a unitrust; providing an effective date.

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

By Senator Cowin—

SB 2928—A bill to be entitled An act relating to civil traffic infractions; creating s. 318.1216, F.S.; creating the “Trauma Center Preparedness Act”; providing for an additional fee to be collected with each civil traffic penalty upon approval by the board of county commissioners; providing for administration of the moneys collected; requiring that moneys collected be used to fund unreimbursed costs of state-approved trauma centers; providing an effective date.

—was referred to the Committees on Transportation; Finance and Taxation; Appropriations Subcommittee on Health and Human Services; and Appropriations.

SR 2930—Not referenced.

By Senator Bennett—

SB 2932—A bill to be entitled An act relating to the procurement of personal property and services by governmental entities; amending s. 255.0525, F.S.; providing for the electronic advertisement of the solicitation of bids, proposals, or replies for certain construction projects; repealing ss. 283.30, 283.31, 283.32, 283.33, 283.34, 283.35, 283.43, 283.55, and 283.56, F.S., relating to public printing; transferring and renumbering s. 283.425, F.S., relating to acceptance of printing contracts; transferring and renumbering s. 283.58, F.S., relating to agency agreements with vendors for private publication of public information materials; amending s. 287.012, F.S.; revising definitions; amending s. 287.017, F.S.; providing for procurement categories and threshold amounts; providing various methodologies to be used to value the contract in order to determine a procurement category; requiring the agency to develop an alternative methodology; amending s. 287.022, F.S., relating to the purchase of insurance; conforming a cross-reference; amending s. 287.025, F.S.; deleting certain items for which a primary contract of insurance is prohibited; amending s. 287.042, F.S.; revising the powers and duties of the Department of Management Services relating to the purchase of commodities and contractual services for the state; providing for procedures for conducting reverse auctions; repealing s. 287.045(11), F.S.; deleting a requirement for the department to report its expenditures on and use of recycled materials to the Governor and Legislature; amending s. 287.056, F.S.; authorizing the department to adopt rules that exempt agencies purchasing commodities and contractual services from certain purchasing agreements under certain conditions; amending s. 287.057,

F.S.; providing for the purchase of commodities or contractual services that do not exceed a certain amount; requiring the department to adopt rules; providing that sealed bids, responses, or bids are not applied when a certain purchasing method is used; providing that services or commodities provided by certain agencies, colleges, and universities are not subject to competitive-solicitation requirements; deleting an agency’s reporting requirement when it receives fewer than a certain number of responsive bids, proposals, or replies for commodity or contractual services; requiring a certified negotiator to conduct negotiations during a competitive sealed reply procurement when the contract is in excess of a certain dollar amount; deleting a provision authorizing an agency to contract for services with any independent nonprofit college or university on the same basis that it would contract with a state college or university; deleting a provision limiting the vendors authorized to participate in on-line procurement; creating s. 287.0575, F.S.; requiring a bidder or offeror to make cost or pricing data available prior to the award of a contract under certain circumstances; requiring the bidder or offeror to submit cost or pricing data within a certain amount of time; requiring a contract or contract modification, in which certified cost or pricing is required, to contain a provision regarding price adjustments; defining the term “cost or pricing data”; amending s. 287.0943, F.S.; requiring the Office of Supplier Diversity within the department to maintain a directory of certain local governmental jurisdictions or organizations; providing that a minority business enterprise certification may be challenged by the office; deleting provisions providing for a Minority Business Certification Task Force; requiring the office to certify minority business enterprises; revising requirements for certification as a minority business enterprise; providing for the transfer of ownership or permanent change in the management of a certified minority business enterprise; deleting a provision requiring that the certification criteria be included in a statewide and interlocal agreement; authorizing the Auditor General to review the criteria by which a minority business enterprise was certified; providing that a minority business enterprise may not reapply for certification for a certain time after being denied certification; authorizing the office to revoke the certification of a firm that is doing business as a certified minority business enterprise under certain conditions; deleting provisions regarding the duties of an executor to a statewide and interlocal agreement; repealing s. 287.09431, F.S., relating to the statewide and interlocal agreement on certification of business concerns for the status of a minority business enterprise; amending s. 287.09451, F.S.; conforming provisions to changes made by the act; revising the period of certification as a minority business enterprise; repealing s. 287.1345, F.S., relating to the surcharge on users of state term contracts; amending s. 287.16, F.S.; revising the duties, powers, and responsibilities of the department relating to state-owned or state-leased aircraft, watercraft, and motor vehicles; amending s. 287.161, F.S.; providing that state-leased aircraft are included in the executive aircraft pool within the department; deleting the provision that state employees traveling on a space-available basis may not be charged more than the vehicle mileage allowance; providing legislative intent relating to the executive aircraft pool; amending ss. 287.17, 288.703, 946.515 F.S.; conforming provisions to changes made by the act; providing an effective date.

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

By Senator Fasano—

SB 2934—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.052, F.S.; deleting an exception to an exemption from the tax for research or development costs; providing an exemption for machinery and equipment used predominantly for research and development activities; defining the term “machinery and equipment”; allowing a business certified to receive the exemption to designate one or more state universities or community colleges as recipients of part or all of the amount of the exemption under specified conditions; providing that the business retains the rights to patents, royalties, or real or intellectual property unless an agreement specifies otherwise; providing an effective date.

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

By Senator Hill—

SB 2936—A bill to be entitled An act relating to elections; amending s. 97.055, F.S.; eliminating the book-closing period for voter registration; providing registration and changes in registration at the polls on election day; amending ss. 97.021, 97.053, 97.071, 98.065, 98.081, 98.231, 101.045, and 101.663, F.S., to conform; repealing s. 97.0555, F.S., relating to late registration, to conform; amending s. 100.011, F.S.; delaying the closing of the polls; amending ss. 101.65, 101.67, 101.6923, and 101.6925, F.S., to conform; amending ss. 99.061 and 105.031, F.S.; providing for earlier qualifying for nomination or election to public office; amending ss. 99.095, 99.0955, and 99.096, F.S.; providing for earlier filing of the oath to qualify by the alternative method; amending ss. 100.061 and 100.091, F.S.; providing for earlier primary elections; amending s. 106.07, F.S.; providing for additional campaign finance reporting periods; removing a reference to conform to changes made by the act; amending s. 101.048, F.S.; authorizing the voting of a provisional ballot at a precinct in the county other than that of a voter's legal residence under certain circumstances; amending s. 101.151, F.S.; restricting the length of ballots; amending s. 101.5606, F.S.; requiring voting systems approved for use in this state to provide each voter casting a ballot with a paper receipt that indicates each vote cast on the ballot; providing for phase-in of such requirement over 3 years and requiring the state to fully fund the cost; amending s. 101.657, F.S.; revising provisions relating to absentee voting to allow for weekend voting; requiring the supervisor of elections to provide additional locations for absentee voting; authorizing the use of mobile voting units for absentee voting; providing limitations; amending s. 110.117, F.S.; making General Election Day a paid holiday observed by all state branches and agencies; reenacting s. 683.01(1)(r), F.S., relating to the designation of General Election Day as a legal holiday; amending s. 106.161, F.S.; requiring broadcast television and radio stations to provide certain free air time to candidates for public office; creating a task force to rebut false or inaccurate statements in political campaigns; amending s. 106.08, F.S.; prohibiting political committees from making contributions to candidates for election to or retention in office; providing a limit to contributions to state and county executive committees of political parties; removing provisions relating to nonallocable items for purposes of limits on contributions from political party committees and a related reporting requirement; providing penalties; amending s. 106.021, F.S.; prohibiting an individual from being appointed and serving as campaign treasurer for a candidate and a political committee or any combination of candidates and political committees; removing expenditure authorization for certain joint endorsements; amending s. 106.03, F.S.; requiring a political committee to report information relating to any candidate or political party the committee opposes; amending s. 106.087, F.S.; removing expenditure authorization for certain joint endorsements; removing references to committees of continuous existence; repealing s. 106.04, F.S., relating to organization, certification, and duties of committees of continuous existence; amending ss. 98.095, 98.0979, 101.62, 102.031, 106.07, 106.12, 106.147, 106.148, 106.23, 106.265, 106.27, 106.29, 106.33, 111.075, 112.3148, 112.3149, 1004.28, 1004.70, and 1004.71, F.S.; removing or correcting references, to conform; amending s. 106.011, F.S.; revising and removing definitions, to conform; expanding the definition of "political advertisement"; amending s. 106.082, F.S.; revising provisions relating to campaign financing restrictions on candidacies for Commissioner of Agriculture; removing references to committees of continuous existence; repealing s. 106.32(3), F.S., relating to deposit of certain obsolete assessments, to conform; providing an effective date.

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

By Senator Saunders—

SB 2938—A bill to be entitled An act relating to Southwest Florida transportation; creating pt. X of ch. 348, F.S., consisting of ss. 348.993, 348.9931, 348.9932, 348.9933, 348.9934, 348.9935, 348.9936, 348.9937, 348.9938, 348.9939, 348.994, 348.9941, 348.9942, 348.9943, 348.9944, 348.9945, and 348.9946, F.S., titled "Southwest Florida Expressway Authority"; providing a popular name; providing definitions; creating the Southwest Florida Expressway Authority; providing for a governing body of the authority; providing for membership; providing purposes and powers; providing for the Southwest Florida Transportation System;

providing for procurement; providing bond financing authority for improvements; providing for bonds of the authority; providing for fiscal agents; providing the State Board of Administration may act as fiscal agent; providing for certain financial agreements; providing for rights and remedies of bondholders; providing for lease-purchase agreement with the Department of Transportation; providing the department may be appointed agent of authority for construction; providing for acquisition of lands and property; providing for cooperation with other units, boards, agencies, and individuals; providing covenant of the state; providing for exemption from taxation; providing for eligibility for investments and security; providing pledges shall be enforceable by bondholders; providing for construction and application; providing for future expiration of the act; providing for an appropriation; providing a contingent effective date.

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

By Senator Campbell—

SB 2940—A bill to be entitled An act relating to hazing; amending s. 1006.63, F.S.; revising the definition of the term "hazing"; providing for a third-degree felony offense of hazing; providing for a first-degree misdemeanor offense of hazing; specifying the elements of each offense; providing for criminal penalties; requiring the court to impose a hazing education course as a condition of sentence in certain circumstances; authorizing the court to impose a condition of drug or alcohol probation in certain circumstances; specifying circumstances that do not constitute a valid defense to a prosecution for the offense of hazing; amending s. 1001.64, F.S.; revising a cross-reference, to conform; providing applicability; providing an effective date.

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

By Senator Campbell—

SB 2942—A bill to be entitled An act relating to pawnbrokers; amending s. 539.001, F.S.; requiring an applicant for a state license to have a local license; providing additional grounds for discipline; requiring the pledgor or seller to sign the required pawnbroker transaction form; clarifying provisions regarding personal information on the form; requiring a pawnbroker to maintain such forms while the property remains on the pawnshop premises; requiring pawned or purchased property to be labeled with a form number; revising methods of making claims against a pawnbroker; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Judiciary; Regulated Industries; Appropriations Subcommittee on General Government; and Appropriations.

By Senator Alexander—

SB 2944—A bill to be entitled An act relating to the distribution of the excise tax on the severance of phosphate rock; amending s. 211.3103, F.S.; directing that a portion of tax revenues be deposited in the Non-mandatory Land Reclamation Trust Fund and used for the purpose of closing specified phosphogypsum stack sites; providing an effective date.

—was referred to the Committees on Natural Resources; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Wise—

SB 2946—A bill to be entitled An act relating to polling place procedures; amending s. 102.014, F.S.; including criteria for providing expedited voting access to disabled individuals in the uniform polling place procedures manual; providing an effective date.

—was referred to the Committees on Ethics and Elections; Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar.

By Senator Margolis—

SB 2948—A bill to be entitled An act relating to sovereign immunity; providing sovereign immunity to certain colleges, universities, and medical schools that provide patient services to publicly-funded patients in public hospitals and to the employees of those entities; providing definitions; providing an effective date.

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

By Senator Garcia—

SB 2950—A bill to be entitled An act relating to economic development; reenacting s. 288.9511, F.S., relating to definitions governing certain technology development activities of Enterprise Florida, Inc.; reenacting and amending s. 288.9515, F.S.; revising and clarifying powers of Enterprise Florida, Inc., to develop authorized technology development programs; deleting a preference requirement for contractor selections; clarifying a requirement for capitalization of a technology development financing fund; revising criteria and requirements for investment of moneys in the Florida Technology Research Investment Fund; providing for payment of certain claims from the fund; specifying nonapplication of state credit or taxing power; specifying absence of state liability for certain claims; directing Enterprise Florida, Inc., to facilitate the formation of an entrepreneurship strategy; repealing s. 288.9517, F.S., relating to audits of the technology development board and confidentiality of the identity of certain contributors to the board; repealing s. 14, ch. 93-187, Laws of Florida, relating to the repeal and review by the Legislature of statutes governing certain technology development programs of Enterprise Florida, Inc.; repealing s. 80, ch. 2003-399, Laws of Florida, relating to implementation of the 2003-2004 General Appropriations Act; abrogating the future repeal of statutes governing certain technology development programs of Enterprise Florida, Inc.; providing an effective date.

—was referred to the Committees on Commerce, Economic Opportunities, and Consumer Services; Governmental Oversight and Productivity; Appropriations Subcommittee on Transportation and Economic Development; and Appropriations.

By Senator Hill—

SB 2952—A bill to be entitled An act relating to the admission of students to state universities; amending s. 1007.261, F.S.; providing that a prospective student's chances of being admitted to a state university may not be improved by the fact that the student's parent attended that university; providing an effective date.

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

By Senator Alexander—

SB 2954—A bill to be entitled An act relating to migrant labor; amending s. 450.191, F.S.; authorizing the Executive Office of the Governor to advise and consult concerning improvements in the working conditions of migrant workers; authorizing the Executive Office of the Governor to provide coordination for farm labor registration, cooperate with the Department of Business and Professional Regulation on enforcing labor laws, and cooperate with the Agency for Workforce Innovation in recruiting migrant laborers; amending s. 450.201, F.S.; requiring the Legislative Commission on Migrant Labor to make appointments and hold its first meeting; amending s. 450.211, F.S.; revising the membership of the commission; amending s. 450.231, F.S.; specifying when the commission must report to the Legislature; amending s. 450.27, F.S.;

renaming part III of ch. 450, F.S.; amending s. 450.271, F.S.; substituting the Department of Business and Professional Regulation for the Department of Labor and Employment Security as the entity authorized to administer the federal Migrant and Seasonal Agricultural Worker Protection Act; amending s. 450.28, F.S.; defining major and minor violations; amending s. 450.30, F.S.; requiring an applicant for renewal of a certificate of registration as a farm labor contractor to retake the competency examination when convicted of or penalized for committing a major violation within a specified time; depositing certain fees received from applicants for a certificate of registration into the Professional Regulation Trust Fund; amending s. 450.31, F.S.; increasing the application fee for a certificate of registration; revising payment requirements; requiring an applicant for a certificate of registration to designate an agent to receive service of process and documents; authorizing the department to revoke, suspend, or deny a certificate of registration under certain circumstances; providing that receipt of a certification of registration constitutes permission by the farm labor contractor for department personnel to inspect certain documents; creating s. 450.321, F.S.; authorizing the department to develop and implement a best practices incentive program for farm labor contractors; authorizing the department to enter a partnership agreement with a contractor regarding such designation; authorizing use of the designation to solicit business; authorizing revocation of designation and requiring cessation of use; prohibiting characterization of the designation as an endorsement by the department; exempting the department from civil liability; authorizing the department to establish an incentive program for contractors holding a valid designation; amending s. 450.33, F.S.; revising the powers of the department regarding revocation of a contractor's certificate of registration; adding maintenance of certain employee field records to the duties a contractor must perform; amending s. 450.34, F.S.; prohibiting a contractor from taking retaliatory action and from contracting with or employing certain persons who lack a valid certificate; amending s. 450.35, F.S.; prohibiting a person from contracting with or employing a farm labor contractor without a certificate of registration; providing penalties; amending s. 450.37, F.S.; authorizing the department to cooperate and enter into agreements with other state agencies; amending s. 450.38, F.S.; revising the penalties imposed for violations of part III of ch. 450, F.S.; clarifying applicability of penalties to a firm, association, or corporation; increasing the maximum civil penalty; authorizing civil penalties or the revocation of registration if a contractor commits one or more minor violations; creating s. 450.39, F.S.; prohibiting a farm labor contractor from requiring a farmworker to make certain purchases; prohibiting a contractor from charging a farmworker more than the reasonable cost for a commodity; providing penalties; amending s. 381.0087, F.S.; clarifying that a person who willfully refuses a citation commits a second-degree misdemeanor; requiring the Department of Health to notify the enforcing entity of suspected violations; amending s. 381.008, F.S.; defining the term "residential migrant housing" to include structures rented or reserved for occupancy by seasonal workers; excluding from that definition a single-family residence or mobile home that is occupied only by a single family; amending s. 381.0086, F.S.; requiring the Department of Health to include certain provisions relative to plan review of residential migrant housing in rules; prohibiting a structural variance for the purpose of filing an interstate clearance order with the Agency for Workforce Innovation; amending ss. 487.011, 487.012, 487.021, 487.025, 487.031, 487.041, 487.0435, 487.045, 487.046, 487.047, 487.049, 487.051, 487.0615, 487.071, 487.081, 487.091, 487.101, 487.111, 487.13, 487.156, 487.159, 487.161, 487.163, 487.171, 487.175, 403.088, 482.242, 500.03, and 570.44, F.S.; changing the term "chapter" to "part" to conform to changes made by the act; creating part II of ch. 487, F.S.; providing a short title; providing for administration by the Department of Agriculture and Consumer Services; declaring legislative intent; defining terms; requiring the department to continue to operate under specified federal worker protection regulations; providing for application unless exempted by federal law; requiring an agricultural employer to make pesticide information available to an agricultural worker; authorizing requests by the worker, a designated representative, or medical personnel treating the worker; requiring the manufacturer of an agricultural pesticide to prepare a material safety data sheet; requiring provision of the data sheet to each direct purchaser; requiring the department to produce and make available a general agricultural pesticide safety sheet; prohibiting an agricultural employer from failing to provide required pesticide information or taking retaliatory action; providing penalties for an agricultural employer who violates part II of ch. 487, F.S.; requiring a worker who seeks relief for retaliatory action to file a complaint with the department; requiring that the department monitor complaints of retaliation and report findings to

the President of the Senate and the Speaker of the House of Representatives; requesting the Division of Statutory Revision to designate parts I and II of ch. 487, F.S.; providing an effective date.

—was referred to the Committees on Agriculture; Commerce, Economic Opportunities, and Consumer Services; Judiciary; Criminal Justice; Finance and Taxation; Appropriations Subcommittee on General Government; Appropriations; and Rules and Calendar.

By Senator Bennett—

SB 2956—A bill to be entitled An act relating to comprehensive planning by large municipalities in certain charter counties; amending s. 163.3174, F.S.; granting exclusive planning authority to municipalities having a population greater than 10,000 which are located within specified charter counties; authorizing the delegation of municipal planning authority to the county; authorizing the county, upon request of the municipality, to comment on proposed land use within the municipality or to provide planning assistance to the municipality; providing an effective date.

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

By Senator Geller—

SB 2958—A bill to be entitled An act relating to public funds; creating s. 215.478, F.S.; prescribing investment principles for public officers and employees investing public moneys and for specified officers and employees of firms providing investment banking and equity management services for governmental agencies with respect to investment of public moneys; providing an effective date.

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

By Senator Alexander—

SB 2960—A bill to be entitled An act relating to banking; amending s. 494.0025, F.S.; prohibiting the use of the name or logo of a financial institution or its affiliates or subsidiaries under certain circumstances without written consent; amending s. 516.07, F.S.; providing that the use of the name or logo of a financial institution or its affiliates or subsidiaries under certain circumstances without written consent is grounds for denial of license or for disciplinary action; amending s. 520.995, F.S.; providing that the use of the name or logo of a financial institution or its affiliates or subsidiaries under certain circumstances without written consent is grounds for disciplinary action; amending s. 626.9541, F.S.; providing that the deceptive use of a name is an unfair method of competition and an unfair or deceptive act or practice; amending s. 655.005, F.S.; revising certain definitions relating to financial institutions to include the term “international branch”; amending s. 655.0322, F.S.; revising the definition of the term “financial institution” to include an international branch; amending s. 655.0385, F.S.; clarifying requirements for notification of the appointment of an executive director or equivalent by state financial institutions; requiring a nonrefundable fee to accompany notification; amending s. 655.045, F.S.; providing an exemption from audit requirements; amending s. 655.059, F.S.; providing for the inspection and examination of financial institution records and books pursuant to subpoena; providing for reimbursement of reasonable costs and fees for compliance; providing for setting the reimbursement amount when charges are contested; amending s. 655.921, F.S.; prohibiting certain out-of-state financial institutions from locating branch offices in the state in order to qualify for certain exempt transactions; deleting provisions relating to authorization of offices in the state; amending s. 655.922, F.S.; clarifying provisions authorizing financial institutions under another state’s financial codes to transact business in this state; expanding the names or titles under which only a financial institution may transact business; prohibiting the use of the name or logo of a financial institution or its affiliates or subsidiaries under certain circumstances without written consent; requiring the Financial Services Commission to adopt rules; amending s. 655.94, F.S.;

deleting a prohibition against certain notary publics being involved in opening safety deposit boxes for nonpayment of rent; requiring use of certified mail instead of registered mail; amending s. 658.16, F.S.; providing criteria for a bank or trust company chartered as a limited liability company to be considered “incorporated” under the financial institutions codes; providing definitions; amending s. 658.23, F.S.; correcting terminology; deleting a requirement for a current copy of the bylaws of a bank or trust company to be on file with the Office of Financial Regulation; amending s. 658.26, F.S.; providing for state banks to relocate offices upon approval; providing that certain financial institutions may establish or relocate an office upon written notification; providing requirements for notification and a fee; requiring an application for relocation of a main office outside the state; exempting applications from publication in the Florida Administrative Weekly; modifying requirements for applications for branch offices by a bank ineligible for branch notification; deleting a requirement that such applications be published in the Florida Administrative Weekly and be subject to ch. 120, F.S.; requiring a relocation application to be filed with the Office of Financial Regulation; providing for a filing fee, investigations, and restrictions relating to such applications; amending s. 658.33, F.S.; adding to the list of persons who must meet certain qualification levels; providing for a waiver of qualification requirements; amending s. 658.37, F.S.; prohibiting an imminently insolvent bank from paying dividends; amending s. 658.48, F.S.; specifying limitations on making loans and extending credit by a bank declared to be imminently insolvent; amending s. 658.67, F.S.; providing multiple dates for the assessment of the value of property acquisition as security; amending s. 658.73, F.S.; delineating which entities or individuals must pay a fee for a certificate of good standing; amending s. 663.16, F.S.; revising definitions to include the term “branch” and to reduce the percentage of voting stock necessary for consideration as control; amending s. 663.304, F.S.; deleting a requirement for reservation of a proposed corporate name with the Department of State; amending s. 665.034, F.S.; revising a percentage designating control of an association; amending s. 674.406, F.S.; reducing the time that banks must retain receipts of items; reducing the time within which one must report unauthorized signatures; providing a time limitation within which to assert claims against a bank for an unauthorized endorsement; repealing s. 658.68, F.S., relating to liquidity requirements for a state bank; providing an effective date.

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

By Senators Smith and Villalobos—

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; amending s. 25.383, F.S.; providing for compensation of court reporters; 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; 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; 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, and public defenders; amending s. 28.2401, 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; 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; 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; establishing a fee to be paid by counsel appearing pro hac vice before the circuit court; amending s. 28.246, F.S.; 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 judges 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; amending s. 29.006, F.S.; clarifying witnesses to be paid from state revenue when summoned by a public defender; amending s. 29.008, F.S.; clarifying county funding requirements for certain equipment and support staff; 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; providing a filing fee for court 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; 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; amending s. 40.30, F.S.; clarifying that payment is made by the state; amending s. 44.108, F.S.; clarifying that the filing fee for funding of mediation and arbitration is an additional fee; amending s. 45.031, F.S.; increasing the clerk's service charge for services relating to judicial sales; 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 and breaches of contract; 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. 125.69, F.S.; 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 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 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. 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. 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 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; requesting the Division of Statutory Revision to redesignate the title of chapter 40, F.S.; providing for payment of certain financial obligations in implementing revised Section 14 of Article V of the State Constitution; repealing s. 11.75, F.S., relating to the Joint Legislative Committee on Article V; repealing s. 939.18, F.S., relating to assessment of additional court costs for court facilities; providing an effective date.

—was referred to the Committees on Judiciary; Appropriations Subcommittee on Article V Implementation and Judiciary; and Appropriations.

Senate Resolutions 2964-2976—Not referenced.

By the Committee on Education—

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 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 at-

tendance 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 annual level 2 background screening requirements pursuant to s. 435.04, F.S.; providing a mechanism for reporting background check results; requiring costs of background checks be borne by certain parties; prohibiting employment, entry into a contract, or volunteerism by an individual failing background screening; revoking participation of certain nonprofit scholarship-funding organizations if personnel do not meet level 2 screening; authorizing a mechanism for contesting background results; limiting avenues of contesting disqualification; 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; requiring a nonprofit scholarship-funding organization to submit to the Department of Education a written opinion from an independent certified public accountant that the organization maintains sufficient credit or assets; 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 annual level 2 background screening requirements pursuant to s. 435.04, F.S.; providing a mechanism for reporting background check results; requiring costs of background checks be borne by certain parties; prohibiting employment, entry into a contract, or volunteerism by an individual who fails background screening; revoking participation of certain private schools if personnel do not meet level 2 screening; authorizing a mechanism for contesting background results; limiting avenues of contesting disqualification; 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; 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 annually determine the eligibility of 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 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 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, identification of independent income verification for determining the eligibility of students, determination of sufficient capital or credit that program participants must maintain; 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.

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Agriculture; and Senator Alexander—

CS for SB 96—A bill to be entitled An act relating to the Department of Citrus; amending s. 601.04, F.S.; requiring the commission to establish an executive committee from among its members; providing for the selection of executive committee members and for terms of office; requiring that matters to be considered by the Florida Citrus Commission or executive director of the Department of Citrus be submitted in advance to the executive committee for approval, rejection, or modification; providing requirements for meetings of the executive committee; requiring that meetings of the executive committee be open to the public and governed by ch. 286, F.S., relating to public meetings and records; amending s. 601.155, F.S.; requiring the department to develop a process for persons liable for the equalizing excise tax to elect to not pay a portion of the tax; prohibiting the department from expending any remaining amount of excise tax moneys for advertising, marketing, or public-relations activities; providing for the dismissal of certain claims; requiring the Florida Citrus Commission to include a report by the internal auditor of the Department of Citrus as an agenda item at each regularly scheduled meeting; providing an effective date.

By the Committee on Appropriations; and Senators Posey and Fasano—

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.

By the Committees on Appropriations; Education; and Senator Constantine—

CS for CS for SB 362—A bill to be entitled An act relating to charter schools; amending s. 1002.33, F.S.; requiring the charter of a charter school to contain information concerning the salary or salary range of each position in the charter school and an explanation of the method used in determining the salaries or salary ranges; prohibiting a charter school employee's salary and benefits from exceeding the maximum salary and benefits adopted for an equivalent position in the district school system by the district school board in whose district the charter school is located; providing that the local district school board shall determine the equivalent position; requiring the charter of a charter

school to contain information concerning the employment of certain relatives at the charter school; defining relative; requiring the charter school to report salary and benefit levels of each charter school employee; providing for prospective application; providing an effective date.

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

CS for SB 406—A bill to be entitled An act relating to the corporate income tax; creating s. 220.192, F.S.; providing a credit against the tax for contributions to nonprofit cultural organizations; providing legislative purpose; defining terms; providing limitations on individual credits; providing for administration by the Department of Revenue and the Division of Cultural Affairs of the Department of State; requiring the department and the division to adopt rules; creating s. 220.1921, F.S.; providing a tax credit for donations to the Cultural Institutions Trust Fund; providing that the unused amount of a credit may not be carried forward; prohibiting conveying, assigning, or transferring the credit to another entity except as specified; providing application procedures; providing for rulemaking by the Department of Revenue and the Department of State; amending s. 220.02, F.S.; adding ss. 220.192 and 220.1921, F.S., to the list that establishes the order in which credits are to be applied; amending s. 220.13, F.S.; redefining the term “adjusted federal income,” to conform; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senators Geller and Constantine—

CS for SB 424—A bill to be entitled An act relating to local governments; amending s. 253.034, F.S.; providing for the disposition of certain surplus state lands; amending s. 274.02, F.S.; revising a definition to increase the monetary value of fixtures and tangible personal property that must be included in an inventory of property; amending s. 274.12, F.S.; authorizing special districts to use the surplus property alternative procedure; providing an effective date.

By the Committee on Commerce, Economic Opportunities, and Consumer Services; and Senators Constantine and Dockery—

CS for SB 518—A bill to be entitled An act relating to economic development incentives; amending s. 212.20, F.S.; providing for distribution of a portion of revenues from the tax on sales, use, and other transactions to specified units of local government owning eligible convention centers; creating s. 288.1171, F.S.; providing for certification of units of local government owning eligible convention centers by the Office of Tourism, Trade, and Economic Development; requiring the office to adopt specified rules; providing a definition; providing requirements for certification; providing for use of proceeds distributed to units of local government under the act; providing for audits by the Department of Revenue; providing for revocation of certification; providing an effective date.

By the Committee on Regulated Industries; and Senator Lynn—

CS for SB 538—A bill to be entitled An act relating to pugilistic contests and exhibitions; providing a short title; amending s. 548.002, F.S.; defining the term “amateur sanctioning organization”; revising certain definitions to apply them to both amateur and professional participants; amending s. 548.003, F.S.; providing the Florida State Boxing Commission the responsibility for, and the authority to adopt rules relating to, the approval of amateur sanctioning organizations for amateur boxing and kickboxing matches held in the state; authorizing the commission to adopt by rule, or incorporate by reference into rule, the health and safety standards of certain specified boxing and kickboxing organizations; requiring the commission to review its rules at least every 2 years; authorizing the commission to adopt emergency rules; amending s. 548.006, F.S.; limiting required certification of competitiveness of mixed martial arts and kickboxing matches to professional matches; expanding power of the commission to control pugilistic contests and exhibitions to include exclusive jurisdiction over the approval of amateur sanctioning organizations for amateur boxing and kickboxing

matches; specifying requirements for the holding of professional and amateur matches; creating s. 548.0065, F.S.; prohibiting certain amateur matches except under certain circumstances; prohibiting approval of amateur sanctioning organizations not meeting and enforcing certain health and safety standards and not meeting certain other background, training, and experience requirements; providing for periodic checks for compliance with enforcement and supervision requirements; providing procedures for suspending the approval of an amateur sanctioning organization that fails to comply with the health and safety standards required by ch. 548, F.S.; providing that a member of the commission or a representative of the commission may immediately suspend a match that appears to violate health and safety standards; authorizing a law enforcement officer to assist in enforcing a suspension order; requiring biennial or sooner, if necessary, sanctioning review; providing for continuation, suspension, or revocation of sanctioning approval pursuant to such review; amending s. 548.008, F.S.; prohibiting the holding of certain amateur matches not sanctioned and supervised by an amateur sanctioning organization approved by the commission; prohibiting the holding of amateur mixed martial arts matches; prohibiting the holding of professional matches not meeting the requirements of ch. 548, F.S., and rules adopted by the commission; providing penalties for participating in or holding, promoting, or sponsoring a prohibited match; deleting provisions relating to professional or amateur toughman or badman competitions; amending s. 548.007, F.S.; providing for the applicability of ch. 548, F.S., to amateur matches and certain other matches or events; amending s. 548.056, F.S.; deleting a promoter from a list of persons who are prohibited from having a financial interest in a participant; providing an effective date.

By the Committee on Children and Families; and Senators Smith and Lynn—

CS for SB 602—A bill to be entitled An act relating to funding for children’s advocacy centers; creating s. 938.10, F.S.; imposing an additional court cost against persons who plead guilty or nolo contendere to, or who are found guilty of, certain crimes against minors; requiring the clerk of the court to deposit the proceeds of the court cost into the State Treasury for deposit into a specified trust fund to be used to fund children’s advocacy centers; requiring the clerk of the court to retain a portion of the court cost as a service charge; requiring annual reports; requiring a report to the Legislature; amending s. 39.3035, F.S.; requiring compliance with specified statutory provisions in order for a child advocacy center to receive certain funding; directing the Florida Network of Children’s Advocacy Centers, Inc., to document such compliance; providing an effective date.

By the Committee on Children and Families; and Senators Smith and Lynn—

CS for SB 606—A bill to be entitled An act relating to trust funds; creating the Child Advocacy Trust Fund within the Department of Children and Family Services; providing for sources of funds and purposes; specifying the use of collected funds; requiring the development of an allocation methodology for distributing funds deposited in the trust fund; providing for funds to establish children’s advocacy centers; providing for future legislative review and termination or re-creation of the trust fund; providing a contingent effective date.

By the Committees on Judiciary; Children and Families; and Senators Peaden, Fasano, Campbell, Smith and Lynn—

CS for CS for SB 700—A bill to be entitled An act relating to mental health; amending s. 394.455, F.S.; defining and redefining terms used in part I of ch. 394, F.S., “the Baker Act”; amending s. 394.4598, F.S., relating to guardian advocates; amending provisions to conform to changes made by the act; amending s. 394.4615, F.S., relating to confidentiality of clinical records; providing additional circumstances in which information from a clinical record may be released; amending s. 394.463, F.S.; revising criteria for an involuntary examination; revising requirements for filing a petition for involuntary placement; creating s. 394.4655, F.S.; providing for involuntary outpatient placement; providing criteria; providing procedures; providing for a voluntary examination for outpatient placement; providing for a petition for involuntary

outpatient placement; requiring the appointment of counsel; providing for a continuance of hearing; providing procedures for the hearing on involuntary outpatient placement; providing a procedure for continued involuntary outpatient placement; amending s. 394.467, F.S., relating to involuntary placement; conforming terminology to changes made by the act; providing for rulemaking authority; providing for severability; providing an effective date.

By the Committees on Finance and Taxation; Education; and Senator Atwater—

CS for CS for SB 708—A bill to be entitled An act relating to local government accountability; amending s. 11.40, F.S.; revising duties of the Legislative Auditing Committee; amending s. 11.45, F.S.; specifying requirements for a petition for a municipal audit; revising reporting requirements of the Auditor General; providing for technical advice by the Auditor General; amending s. 11.51, F.S.; conforming provisions to changes made by the act; amending s. 61.181, F.S.; correcting a cross-reference; amending s. 75.05, F.S.; deleting a requirement for an independent special district to submit a copy of a complaint to the Division of Bond Finance of the State Board of Administration; amending s. 112.08, F.S.; clarifying that local governments are authorized to provide health insurance; amending s. 112.625, F.S.; revising the definition of “governmental entity” to include counties and district school boards; amending s. 112.63, F.S.; providing for additional material information to be provided to the Department of Management Services in actuarial reports with regard to retirement systems and plans and providing procedures therefor; providing for notification of the Department of Revenue and the Department of Financial Services in cases of noncompliance and authorizing the withholding of certain funds; requiring the Department of Management Services to notify the Department of Community Affairs in the case of affected special districts; amending s. 130.04, F.S.; revising provisions governing notice of bids and disposition of bonds; amending s. 132.02, F.S.; revising provisions relating to the authorization to issue refund bonds; amending s. 132.09, F.S.; revising provisions relating to the notice of sale, bids, and awards and private sale of bonds; amending s. 163.05, F.S.; revising provisions governing the Small County Technical Assistance Program; amending s. 166.121, F.S.; revising provisions governing the issuance of bonds by a municipality; amending s. 166.241, F.S.; providing a municipal budget amendment process and requirements; amending ss. 175.261 and 185.221, F.S.; conforming provisions to changes made by the act; amending s. 189.4044, F.S.; revising special procedures for determination of inactive special districts; amending s. 189.412, F.S.; revising duties of the Special District Information Program of the Department of Community Affairs; amending s. 189.418, F.S.; revising reporting requirements of newly created special districts; authorizing the governing body of a special district to amend its budget; amending s. 189.419, F.S.; revising provisions relating to the failure of special districts to file required reports; amending s. 189.421, F.S.; revising provisions governing the failure of special districts to disclose financial reports; providing for extension of time for the filing of the reports; providing remedies for noncompliance; providing for attorney’s fees and costs; amending s. 189.428, F.S.; revising provisions governing the special district oversight review process; amending s. 189.439, F.S.; revising provisions governing the issuance of bonds by special districts; amending s. 191.005, F.S.; exempting a candidate from campaign requirements under specified conditions; providing for the removal of a board member upon becoming unqualified; amending s. 218.075, F.S.; revising provisions governing the reduction or waiver of permit processing fees for certain counties; amending s. 218.32, F.S., relating to annual financial reports; requiring the Department of Financial Services to notify the Speaker of the House of Representatives and the President of the Senate of any municipality that has not had financial activity for a specified period of time; providing that such notice is sufficient to initiate dissolution procedures; repealing s. 218.321, F.S., relating to annual financial statements of local governmental entities; amending s. 218.39, F.S.; providing reporting requirements for certain special districts; amending s. 218.36, F.S.; revising reporting requirements for boards of county commissioners relating to the failure of a county officer to comply with the provisions of the section; amending s. 218.369, F.S.; revising the definition of “unit of local government” to include district school boards; renaming pt. V of ch. 218, F.S., as “Local Governmental Entity and District School Board Financial Emergencies”; amending s. 218.50, F.S.; renaming ss. 218.50-218.504, F.S., as the “Local Governmental Entity and District School Board Act”; amending s. 218.501, F.S.; revising the stated purposes of pt. V of ch.

218, F.S.; amending s. 218.502, F.S.; revising the definition of “local governmental entity”; amending s. 218.503, F.S.; revising provisions governing the determination of a financial emergency for local governments and district school boards; amending s. 218.504, F.S.; revising provisions relating to the authority of the Governor and authorizing the Commissioner of Education to terminate all state actions pursuant to ss. 218.50-218.504, F.S.; repealing ch. 131, F.S., consisting of ss. 131.01, 131.02, 131.03, 131.04, 131.05, and 131.06, F.S., relating to refunding bonds of counties, municipalities, and special districts; repealing s. 132.10, F.S., relating to minimum sale price of bonds; repealing s. 165.052, F.S., relating to special dissolution procedures for municipalities; repealing s. 189.409, F.S., relating to determination of financial emergencies of special districts; repealing s. 189.422, F.S., relating to actions of the Department of Community Affairs and special districts; repealing s. 200.0684, F.S., relating to an annual compliance report of the Department of Community Affairs regarding special districts; repealing s. 218.37(1)(h), F.S., relating to the requirement that the Division of Bond Finance use a served copy of the complaint for bond validation to verify compliance by special districts with the requirements in s. 218.38, F.S.; amending s. 215.195, F.S., relating to the Statewide Cost Allocation Plan; providing that the Department of Financial Services is responsible for the plan’s preparation and the monitoring of agency compliance; amending s. 215.97, F.S., relating to the Florida Single Audit Act; revising and providing definitions; revising the uniform state audit requirements for state financial assistance that is provided by state agencies to nonstate entities; requiring the Department of Financial Services to adopt rules and perform additional duties with respect to the provision of financial assistance to carry out state projects; specifying duties of coordinating agencies; amending s. 1010.47, F.S.; providing that school districts must sell bonds; deleting obsolete provisions relating to the sale of bonds by a school district; amending s. 288.9610, F.S.; correcting a cross-reference; transferring a position from the Executive Office of the Governor to the Department of Financial Services; repealing s. 373.556, F.S., relating to the investment of funds by the governing board of a water management district; providing an effective date.

By the Committees on Judiciary; Children and Families; and Senator Campbell—

CS for CS for SB 1060—A bill to be entitled An act relating to child support; amending s. 61.30, F.S.; revising certain child care cost guidelines; revising the formula for determining child support obligations with respect to child care costs and federal tax credits for child and dependent care expenses; amending ss. 61.14 and 742.031, F.S.; providing for the modification of temporary support orders; reenacting ss. 39.402(11), 39.521(2)(s), 61.13(1)(a) and (5), 61.14(1), 409.2563(1)(d), (2)(c), (4)(f), (5)(a), and (7)(e), 409.2564(12), and 742.031(1), F.S.; incorporating the amendments to s. 61.30, F.S., in references thereto; providing an effective date.

By the Committees on Criminal Justice; Comprehensive Planning; Banking and Insurance; Senator Constantine and Lynn—

CS for CS for CS for SB 1190—A bill to be entitled An act relating to fire prevention and control; creating s. 633.115, F.S.; creating the Fire and Emergency Incident Information Program in the Division of State Fire Marshal of the Department of Financial Services; providing powers and duties of the program; providing for the adoption of rules; creating a Fire and Emergency Incident Information System Technical Advisory Panel in the division; providing for membership and duties; providing for a definition; amending s. 633.171, F.S.; establishing penalties for the unauthorized use of fireworks or pyrotechnic devices in an indoor facility; providing that the act does not apply to the manufacture, distribution, or sale of fireworks; amending s. 633.821, F.S.; providing that the Division of State Fire Marshal may adopt additional national fire standards to ensure safe working conditions for firefighters; directing the division to adopt rules for live fire training and for a training and certification process for live-fire-training instructors; providing for the contents of the training rules; requiring the live-fire-training rules to take effect January 1, 2005; requiring each live-fire-training instructor to be state-certified by January 1, 2006; directing that all live fire training commenced on and after January 1, 2006, be conducted by a certified live-fire-training instructor; providing an exception; amending s.

932.7055, F.S.; providing that proceeds from the sale of forfeited property seized by the Division of the State Fire Marshal in the Department of Financial Services under the Florida Contraband Forfeiture Act be deposited into the Insurance Regulatory Trust Fund and used for specified purposes; providing an effective date.

By the Committees on Education; Children and Families; and Senators Atwater, Fasano, Wilson and Bullard—

CS for CS for SB 1232—A bill to be entitled An act relating to abused, neglected, and abandoned children; creating s. 39.0016, F.S., relating to the education of abused, neglected, and abandoned children; creating definitions; providing for interpretation of the act; requiring an agreement between the Department of Children and Family Services and the Department of Education; requiring agreements between the Department of Children and Family Services and district school boards or other local educational entities; specifying provisions of such agreements; requiring access to certain information; requiring education training components; amending s. 1002.22, F.S., relating to access to student records; authorizing the release of records to the Department of Children and Family Services or a community-based care lead agency; providing an effective date.

By the Committee on Comprehensive Planning; and Senator Clary—

CS for SB 1290—A bill to be entitled An act relating to local government finance; amending s. 1 of chapter 67-930, Laws of Florida, as amended; authorizing additional municipalities to levy the municipal resort tax on transient rentals; limiting the tax rate; requiring referendum approval before the tax may be newly imposed; amending s. 6 of chapter 67-930, Laws of Florida; authorizing additional uses of municipal resort tax revenues; providing an effective date.

By the Committees on Criminal Justice; Health, Aging, and Long-Term Care; and Senators Fasano, Peaden and Aronberg—

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.

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

CS for SB 1300—A bill to be entitled An act relating to consumer services; amending s. 493.6101, F.S.; expanding the definition of the term “repossession” for purposes of the regulation of repossession services; amending s. 493.6102, F.S.; revising the applicability of ch. 493, F.S., governing private investigative, private security, and repossession services; amending s. 493.6110, F.S.; revising the insurance requirements for licensure as a security agency under such chapter; amending s. 493.6118, F.S.; revising the grounds for discipline of persons or entities that are licensed as, or applicants for licensure as, a recovery

agency, recovery agent, and recovery agent intern under such chapter; providing an effective date.

By the Committee on Appropriations; and Senator Lynn—

CS for SB 1340—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.

By the Committee on Regulated Industries; and Senator Bennett—

CS for SB 1350—A bill to be entitled An act relating to mold assessment and mold remediation; creating pt. IV of ch. 489, F.S.; providing legislative purpose; providing scope of the act; providing exemptions; defining terms; providing for fees relating to licensure of mold assessors and mold remediators; providing for licensure examinations; requiring good moral character, as specified; providing prerequisites to licensure; providing for the licensure of business organizations; providing for qualifying agents; providing for fees; providing responsibilities of primary and secondary qualifying agents and of financially responsible officers; establishing requirements for continuing education; providing that the Construction Industry Licensing Board must approve training courses and training providers for mold assessors and mold remediators; providing for assessing penalties; providing for renewal of licensure; providing for rulemaking; providing for reactivation of licensure; providing for disciplinary proceedings; establishing prohibitions; providing for penalties; allowing the board to provide, by rule, for multiple services; creating a technical advisory committee; providing for membership, meetings, removal of members; setting a quorum; providing for reimbursement for per diem and travel expenses; requiring the department to provide staff support and to maintain and make available to the public the committee minutes and records; providing for financial review; requiring disclosure of the results of a mold remediation conducted shortly before a contract is executed for the sale or lease of residential property; exempting from liability a person who performs mold assessment or mold remediation in accordance with applicable building codes and accepted industry protocols; providing severability; amending s. 489.107, F.S.; adding to the board a member who is a mold assessor or mold remediator; providing an effective date.

By the Committees on Criminal Justice; Health, Aging, and Long-Term Care; and Senator Saunders—

CS for CS for SB 1372—A bill to be entitled An act relating to pharmacy; amending s. 465.003, F.S.; defining the term “Internet pharmacy”; amending s. 465.0156, F.S.; exempting Internet pharmacies from registration requirements applicable to nonresident pharmacies; requiring the registered nonresident pharmacy and the pharmacist designated by that pharmacy to serve as the prescription department manager or its equivalent to be licensed in the state of location; amending s. 465.016, F.S.; providing for disciplinary action for dispensing a medicinal drug when the pharmacist knows or has reason to believe the prescription is not based on a valid practitioner-patient relationship; creating s. 465.0161, F.S.; prohibiting the distribution of medicinal drugs by an Internet pharmacy without a permit; providing penalties; amending s. 465.0196, F.S., relating to special pharmacy permits, to conform; creating s. 465.0197, F.S.; requiring Internet pharmacies to be permitted and providing requirements therefor; requiring the Internet pharmacy and the pharmacist designated by that pharmacy to serve as the prescription department manager or its equivalent to be licensed in the state of location; amending s. 465.023, F.S.; providing an additional ground for which the Board of Pharmacy may take action against a permitted pharmacy; amending s. 465.0255, F.S.; revising requirements for pharmacists to deliver specified disclosures to purchasers when dispensing a medicinal drug; amending s. 465.026, F.S.; creating an exception to the requirements for filling or refilling a transferred prescription; amending s. 499.0121, F.S.; providing recordkeeping requirements relating to the storage and handling of prescription drugs which affiliated groups must fulfill; amending s. 895.02, F.S.; including violation of s. 465.0161, F.S.,

in the definition of the term “racketeering activity” for prosecution under ch. 895, F.S.; providing an effective date.

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

CS for SB 1408—A bill to be entitled An act relating to telephone solicitation; 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.; revising the definition of “telephonic sales call” to provide that the term applies to sales of goods or services; revising the definition of “consumer goods or services” to remove the term “consumer” and include property used for business purposes; revising the definition of “unsolicited telephonic sales call” to replace the word person with consumer; revising the definition of “consumer” to reflect the statutory definition of person; revising the definition of “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; providing an effective date.

By the Committee on Regulated Industries; and Senator Diaz de la Portilla—

CS for SB 1414—A bill to be entitled An act relating to mobile and manufactured homes; amending s. 319.261, F.S.; deleting a requirement that the manufacturer’s certificate of origin be recorded with the clerk of court in order for the Department of Highway Safety and Motor Vehicles to retire the title to a mobile home; amending s. 320.822, F.S.; defining the term “installation”; amending s. 320.823, F.S.; requiring that mobile and manufactured homes sold in this state be constructed to meet certain standards; amending s. 320.8249, F.S.; revising penalties imposed against mobile home installers who engage in certain prohibited activities; prohibiting a local government from requiring an installer to obtain an additional bond or insurance; requiring installers to maintain a location log; creating s. 320.8251, F.S.; requiring a person or entity that manufactures mobile home installation components, products, or systems to obtain a certificate of approval from the Department of Highway Safety and Motor Vehicles; providing requirements for certification; authorizing the department to revoke or suspend the certification under certain circumstances; providing that products, components, or systems currently used in the installation of mobile homes need not be certified until a certain date; amending s. 320.8285, F.S.; requiring each county or municipality to be responsible for the onsite inspection of mobile home installation within its jurisdiction; revising competency requirements for performing onsite inspections; providing requirements for a county or municipality in issuing a permit for the installation of a mobile home and issuing a certificate of occupancy; amending s. 320.8325, F.S.; deleting provisions requiring the use of tie-downs and anchors; revising requirements of the department with respect to rules setting forth standards for the installation of mobile homes, manufactured homes, and park trailers; providing that owners are responsible for installation pursuant to department rules; amending s. 320.834, F.S.; providing legislative intent that mobile homes be an affordable housing resource in this state; amending s. 320.835, F.S.; requiring installers to warrant the installation of a new mobile home from the date of receipt of a certificate of occupancy for a certain period; authorizing the department to adopt rules to resolve disputes between mobile home manufacturers, dealers, installers, or suppliers; amending s. 215.559, F.S.; extending the repeal date of the Hurricane Loss Mitigation Program; providing an effective date.

By the Committee on Agriculture; and Senator Dockery—

CS for SB 1420—A bill to be entitled An act relating to rural land protection; amending s. 570.70, F.S.; providing conclusions of a study by

the Department of Agriculture and Consumer Services; amending s. 201.15, F.S.; providing for the distribution of certain excise taxes on documents to the Rural Lands Program Trust Fund of the department; creating s. 215.6195, F.S.; authorizing the issuance of bonds for rural land protection; providing certain conditions; providing for the deposit of proceeds; providing that issuance of such bonds is in the best interests of the state; amending s. 570.207, F.S.; providing uses for funds in the Conservation and Recreation Lands Program Trust Fund; amending s. 570.71, F.S.; authorizing the use of rural land protection bonds to implement provisions relating to conservation and rural land protection easements and agreements; authorizing the Department of Agriculture and Consumer Services to grant municipalities and local governments moneys to acquire land, enter into resource conservation agreements, and undertake other related activities; providing for conservation easements to be held in the name of a local government; providing a contingent effective date.

By the Committee on Criminal Justice; and Senator Crist—

CS for SB 1482—A bill to be entitled An act relating to fraudulent practices; amending s. 817.481, F.S.; prohibiting the knowing use of a false or counterfeit hotel key card or other card with a magnetic strip to obtain or attempt to obtain credit or to purchase or attempt to purchase any goods, property, or service; providing penalties; amending s. 817.568, F.S.; redefining the term “access device” to include a hotel key card or other card with a magnetic strip; providing criminal penalties for the unlawful use of a hotel key card or other card with a magnetic strip; amending s. 817.625, F.S.; defining the term “different payment card” to include a hotel key card or other card with a magnetic strip for the purpose of the unlawful use of a reencoder; reenacting s. 921.0022(3)(b), (d), (e), (h), and (i), F.S., relating to the offense severity ranking chart of the Criminal Punishment Code, to incorporate the amendments to ss. 817.481, 817.568, and 817.625, F.S., in references thereto; providing an effective date.

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

CS for SB 1494—A bill to be entitled An act relating to tax refund programs for qualified target industry businesses and qualified defense contractors; amending s. 288.095, F.S.; requiring the Office of Tourism, Trade, and Economic Development to pay claims for tax refunds in the order approved; requiring Enterprise Florida, Inc., to report on the efforts of the Office of Tourism, Trade, and Economic Development to amend tax refund agreements; requiring Enterprise Florida, Inc., to report the name and tax refund amount paid to each business under the programs; amending s. 288.1045, F.S.; defining the term “jobs” to include new and retained jobs; requiring applications for certification to include the number of jobs retained; providing that new applicants may not be certified for the tax refund program for qualified defense contractors after June 30, 2009; specifying that tax refund agreements existing on that date continue in effect; amending s. 288.106, F.S.; providing that new applicants may not be certified for the tax refund program for qualified target industry businesses after June 30, 2009; specifying that tax refund agreements existing on that date continue in effect; requiring the Office of Tourism, Trade, and Economic Development to attempt to amend certain tax refund agreements, to conform; providing an effective date.

By the Committee on Regulated Industries; and Senator Sebesta—

CS for SB 1530—A bill to be entitled An act relating to cosmetology; amending s. 477.0135, F.S.; exempting from cosmetology licensure the provision of certain services to certain persons during a production recognized by the Office of Film and Entertainment; providing that such services are not required to be performed in a licensed salon; prohibiting provision of such services to the general public; amending s. 477.016, F.S.; authorizing the Board of Cosmetology to adopt by rule certain federal regulations; amending s. 477.0265, F.S.; prohibiting in the practice of cosmetology the use or possession of cosmetic products containing liquid nail monomers containing methyl methacrylate; providing penalties; reenacting s. 477.029(1)(h) and (2), F.S., relating to grounds for administrative penalties, to incorporate the amendment to s. 477.0265,

F.S., in a reference thereto; providing administrative penalties; providing an effective date.

By the Committee on Education; and Senators Aronberg and Bullard—

CS for SB 1580—A bill to be entitled An act relating to student financial assistance; creating s. 1009.892, F.S.; creating the Innovation Florida Scholarships for Developing High-Tech Jobs Program; authorizing need-based scholarships for students enrolled in certified degree programs in targeted employment areas at Florida postsecondary educational institutions; providing for administration and funding of the program; providing student eligibility requirements for initial and renewal awards; providing for the adoption of rules; providing an appropriation; providing an effective date.

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

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; 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 Children and Families; and Senators Wise and Webster—

CS for SB 1706—A bill to be entitled An act relating to specialty behavioral health care providers; requiring the Department of Children and Family Services to establish a demonstration project in District 4 in order to determine the benefits of developing a specialty behavioral health care provider to deliver behavioral health services to persons who reside in an assisted living facility that holds a limited mental health license; requiring the department to create an advisory committee; defining the term "specialty behavioral health provider"; providing the requirements for the specialty behavioral health care provider demonstration project; providing that certain specialty behavioral health care providers may seek and develop cooperative agreements with administrators of certain assisted living facilities; requiring the Agency for Health Care Administration to seek federal waivers to implement an alternative prepaid behavioral health care plan under certain conditions; requiring the department to implement the demonstration project by a specific date; providing for an independent evaluation; requiring that a report be submitted to the Legislature; providing an effective date.

By the Committee on Agriculture; and Senators Argenziano, Dockery, Crist, Hill, Bullard, Wasserman Schultz, Siplin, Pruitt, Aronberg, Posey, Smith, Peaden, Campbell, Alexander and Bennett—

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 short title; 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 proposed 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 Health, Aging, and Long-Term Care; and Senator Fasano—

CS for SB 1824—A bill to be entitled An act relating to veterinary prescription drugs; amending s. 499.003, F.S.; defining the term "veterinary prescription drug wholesaler"; amending s. 499.01, F.S.; requiring a person or establishment to obtain a permit in order to operate as a veterinary prescription drug wholesaler; amending s. 499.012, F.S.; requiring a person to have a veterinary prescription drug wholesaler permit to distribute veterinary prescription drugs in or into this state; requiring a veterinary prescription drug wholesaler that also distributes human prescription drugs that it did not manufacture to obtain a prescription drug wholesaler or out-of-state prescription drug wholesaler permit in lieu of the veterinary prescription drug wholesaler permit; amending s. 499.0121, F.S.; requiring certain prescription wholesalers to use due diligence when purchasing prescription drugs from others; amending s. 499.041, F.S.; requiring an annual fee for a veterinary prescription drug wholesaler's permit; amending s. 499.065, F.S.; requiring the Department of Health to inspect veterinary prescription drug wholesale establishments; authorizing the department to close such establishment if it creates an imminent danger to the public health; providing an effective date.

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

CS for SB 1848—A bill to be entitled An act relating to warranty associations; creating ss. 634.1815, 634.3205, and 634.4225, F.S.; prescribing conditions under which a salesperson or a sales representative of a motor vehicle service agreement company, a home warranty association, or a service warranty association may rebate his or her commission; amending s. 634.406, F.S.; prescribing conditions under which a service warranty association is exempt from certain premium-reserve and liability-insurance requirements and may allow premiums to exceed certain limits; providing an effective date.

By the Committee on Education; and Senator Wise—

CS for SB 1918—A bill to be entitled An act relating to blind services; amending s. 413.011, F.S.; providing legislative policy and intent; providing duties of the Division of Blind Services; requiring the division to develop and implement a state plan for vocational rehabilitation services; requiring the division to develop and implement a state plan for independent living services; providing for the division to purchase and distribute specialized equipment without using state centralized purchasing procedures; exempting such equipment from certain record and inventory requirements; creating a children's program; requiring background investigations of division personnel; requiring division personnel and applicants for employment to meet level 2 screening standards as a condition of employment; redesignating the Advisory Council for the Blind as the Rehabilitation Council for the Blind; amending ss. 413.014,

413.041, 413.051, and 413.091, F.S.; modernizing terminology; requiring the division to conduct a periodic survey of state properties; creating s. 413.095, F.S.; providing for the division to retain title to certain real and personal property intended for use by people who have visual impairments and certain personnel; allowing the division to repossess, transfer, and dispose of such property; providing for rulemaking by the division; authorizing the division to create a blind services direct-support organization; providing purposes and objectives; providing for members of the board of the direct-support organization; providing that the organization is subject to s. 24, Art. I of the State Constitution, ch. 119, F.S., and s. 286.011, F.S.; requiring expenses of the organization to be paid by private funds; providing guidelines for the use of the funds; repealing ss. 413.061, 413.062, 413.063, 413.064, 413.065, 413.066, 413.067, 413.068, and 413.069, F.S., relating to permits for soliciting funds to benefit the blind; providing an effective date.

By the Committee on Comprehensive Planning; and Senator Margolis—

CS for SB 1924—A bill to be entitled An act relating to the tax on sales, use, and other transactions; amending s. 212.08, F.S.; providing that a publicly owned facility meeting certain criteria at which a collegiate football team is based may use those proceeds for the purpose of renovating the facility; providing for reporting of sales to the Department of Revenue; authorizing the Department of Revenue to adopt emergency rules; providing an effective date.

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

CS for SB 1926—A bill to be entitled An act relating to workers' compensation; creating s. 624.4315, F.S.; requiring workers' compensation insurers to notify the Office of Insurance Regulation of significant underwriting changes; amending s. 627.171, F.S.; providing that the 10-percent limit on the percentage of commercial insurance policies that an insurer may write at a rate in excess of the applicable filed rate excludes workers' compensation policies written for an employer in lieu of coverage from the joint underwriting plan established under s. 627.311(5), F.S.; amending s. 627.211, F.S.; revising the standards used by the Office of Insurance Regulation in approving or disapproving an insurer's deviation from the approved workers' compensation rate filing; requiring the Office of Insurance Regulation to submit an annual report to the Legislature which evaluates competition in the workers' compensation insurance market; amending s. 627.311, F.S.; revising provisions governing the depopulation program of the workers' compensation joint underwriting plan; providing an effective date.

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

CS for SB 1928—A bill to be entitled An act relating to the unlawful use of a recording device in a motion picture theater; providing definitions; providing that a person who knowingly operates the audiovisual recording function of any device in a motion picture theater without the express written consent of the theater owner commits a felony of the third degree; providing for the imposition of criminal fines; authorizing the theater owner to detain a person in violation of the act; providing immunity to the theater owner for detaining a person in violation of the act while awaiting the arrival of a law enforcement officer; providing an exception to the immunity; providing that an employee or agent of certain law enforcement, protective services, or investigative agencies may operate an audiovisual recording device as part of a lawfully authorized activity; providing an effective date.

By the Committee on Banking and Insurance; and Senators Atwater, Dockery, Peaden, Bennett and Haridopolos—

CS for SB 1934—A bill to be entitled An act relating to state vehicles; amending s. 287.17, F.S.; providing that the term "official state business" shall be construed to permit the use of state vehicles by law enforcement officers for going to and from lunch breaks and incidental

stops for personal errands; creating s. 284.311, F.S.; providing reimbursement for certain off-duty use; providing for rules; providing an effective date.

By the Committee on Governmental Oversight and Productivity; and Senators Campbell, Fasano and Garcia—

CS for SB 1950—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.0515, F.S.; providing membership in the Special Risk Class for employees of a law enforcement agency or medical examiner's office whose duties include collecting, examining, preserving, documenting, preparing, or analyzing physical evidence; providing a declaration of important state interest; providing an effective date.

By the Committee on Banking and Insurance; and Senator Diaz de la Portilla—

CS for SB 2070—A bill to be entitled An act relating to insurance guaranty associations; amending s. 631.54, F.S.; redefining the term "covered claim" for purposes of the Florida Insurance Guaranty Association to exclude certain claims disallowed in the insured's state of residence; amending s. 631.904, F.S.; redefining the term "covered claim" for purposes of the Florida Workers' Compensation Insurance Guaranty Association to exclude certain claims disallowed in the insured's state of residence; providing an effective date.

By the Committee on Health, Aging, and Long-Term Care; and Senator Diaz de la Portilla—

CS for SJR 2178—A joint resolution proposing the creation of Section 22 of Article X of the State Constitution, relating to miscellaneous matters, to require the Legislature to enact legislation providing for the notification of a pregnant minor's parent or guardian prior to termination of the pregnancy and setting requirements and conditions therefor.

By the Committee on Education; and Senator Jones—

CS for SB 2212—A bill to be entitled An act relating to community college student fees; amending s. 1009.23, F.S.; revising the amount of the fee for capital improvements, technology enhancements, or equipping student buildings; revising the allocation for certain child care centers; providing an effective date.

By the Committee on Banking and Insurance—

CS for SB 2268—A bill to be entitled An act relating to workers' compensation; amending s. 440.02, F.S.; redefining the terms "corporate officer," "employee," and "employer"; providing members of limited liability companies similar authority to elect exemption from workers' compensation coverage as corporate officers; amending ss. 440.05, 440.077, F.S.; providing technical and conforming changes relating to exemptions from coverage requirements; amending s. 440.093, F.S.; providing exceptions for limitations on benefits for mental and nervous injuries; amending s. 440.105, F.S.; deleting the prohibition against specified acts; providing for carriers and self-insured employers to verify whether benefit recipients are concurrently listed as employees of an employing unit; amending s. 440.106, F.S.; providing a technical and conforming change relating to notification requirements; amending s. 440.107, F.S.; providing technical and conforming changes relating to exemptions from coverage requirements; amending s. 440.13, F.S.; revising method of calculating the value of attendant care services; revising provisions relating to penalties with respect to payment of medical bills; revising practice parameters applicable to medical care; amending ss. 440.14, 440.15, F.S.; correcting cross-references; amending s. 440.20, F.S.; providing duties of the Department of Financial Services in ensuring timely payment of benefits; deleting provisions that require an ongoing examination of certain claims files and provide for imposition of fines, that prohibit recoupment of penalties through rate filings, and that authorize

rules for audit and standards of the Automated Carrier Performance System; amending s. 440.381, F.S.; revising penalties relating to applications for coverage; amending s. 440.525, F.S.; providing for examination of certain entities and reports; providing for the department to examine claims files for questionable claims handling practices or a pattern of unreasonably controverted claims; providing for interviews of certain witnesses; prohibiting recoupment of a penalty through a rate base, premium, or rate filing; amending s. 921.0022, F.S.; revising criminal offense severity ranking chart with respect to specified offenses involving workers' compensation; providing an effective date.

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

CS for SB 2280—A bill to be entitled An act relating to annuity investments by seniors; creating s. 627.4554, F.S.; providing a purpose; providing application; providing definitions; specifying duties of insurers and insurance agents relating to making annuity investment recommendations to senior consumers; providing requirements; limiting responsibility of insurers or insurance agents under certain circumstances; requiring a system of compliance and supervision; providing for enforcement by the Office of Insurance Regulation and the Department of Financial Services; authorizing the office and the department to issue orders to mitigate certain responsibilities of insurers or insurance agents; providing for reduction or elimination of certain penalties under certain circumstances; providing recordkeeping requirements; providing an exemption from application for variable annuities; providing an effective date.

By the Committee on Criminal Justice—

CS for SB 2336—A bill to be entitled An act relating to probation and community control; amending s. 948.001, F.S.; deleting provisions authorizing the Department of Corrections to collect certain fees as a part of administrative probation; amending s. 948.01, F.S.; correcting a cross-reference; transferring and renumbering provisions governing probation and community control as s. 948.10(10), F.S.; transferring and renumbering provisions authorizing a split sentence of probation or community control and imprisonment as s. 948.012(1), F.S.; prohibiting a private entity from providing probation or supervision services to certain offenders; transferring and renumbering provisions relating to violations of community control as s. 948.10(9), F.S.; transferring and renumbering provisions restricting the placement of certain offenders into community control as s. 948.10(2), F.S.; transferring and renumbering provisions authorizing split sentencing as s. 948.012(2) and (3), F.S.; transferring and renumbering provisions relating to drug offender probation as s. 948.20, F.S.; transferring and renumbering provisions governing community control and criminal quarantine community control as s. 948.101(3), F.S.; transferring and renumbering provisions relating to administration probation as s. 948.013, F.S.; amending s. 948.011, F.S.; clarifying circumstances under which the court may impose a fine or place an offender on probation or community control; amending s. 948.03, F.S.; conforming cross-references; providing for submission of blood or other biological specimens as a standard condition of probation; transferring and renumbering provisions relating to intensive supervision and surveillance as s. 948.101, F.S.; authorizing the court to impose additional terms or conditions of community control; providing certain limitations; transferring and renumbering provisions governing electronic monitoring as s. 948.11(2), F.S.; amending s. 948.11, F.S.; transferring and renumbering provisions governing the diagnosis, evaluation, and treatment of certain sex offenders as s. 948.31, F.S.; transferring and renumbering provisions governing additional terms and conditions of probation or community control for certain sex offenses as s. 948.30, F.S.; clarifying a requirement for submitting blood and other specimens; transferring and renumbering provisions relating to residential treatment as s. 948.035, F.S.; transferring and renumbering provisions relating to work programs as s. 948.036, F.S.; transferring and renumbering provisions relating to education and learning as a condition of probation or community control as s. 948.037, F.S.; transferring and renumbering provisions relating to the submission of blood or other biological specimens as s. 948.014, F.S.; transferring and renumbering provisions relating to a batterers' intervention program as s. 948.038, F.S.; creating s. 948.039, F.S.; authorizing the court to impose special terms and conditions of probation or community control, including requiring the offender to attend an HIV/AIDS awareness program and pay certain costs;

amending s. 948.06, F.S., relating to procedures following an arrest of an offender for a violation of probation or community control; transferring and renumbering provisions relating to the arrest of a person for certain sex offenses as s. 948.32, F.S.; amending s. 948.09, F.S.; requiring an offender under addiction-recovery supervision to pay the cost of supervision; amending s. 948.10, F.S.; correcting a cross-reference; providing an effective date.

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

CS for SB 2340—A bill to be entitled An act relating to administrative procedure; amending s. 120.55, F.S.; requiring forms incorporated by reference to display specified information; requiring electronic publication of the Florida Administrative Weekly on an Internet website managed by the Department of State in collaboration with the State Technology Office; prescribing content and website search requirements; providing for free public access to such website; providing guidelines for publishing, revising guidelines for distributing, and specifying the funding source for the print version of the Florida Administrative Weekly; amending s. 120.551, F.S.; postponing the repeal of such section; providing for training courses for agencies currently publishing materials in the Florida Administrative Weekly; providing effective dates.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

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

I am directed to inform the Senate that the House of Representatives has passed HB 11, HB 15, HB 221, HB 329, HB 401, HB 449, HB 529; has passed as amended HB 33, HB 89, HB 333, HB 415, HB 431, HB 495; has passed by the required Constitutional two-thirds vote of the membership HB 951; has passed as amended by the required Constitutional two-thirds vote of the membership HB 147; has adopted HM 335; has adopted as amended HM 25 and requests the concurrence of the Senate.

John B. Phelps, Clerk

By Representative Adams and others—

HB 11—A bill to be entitled An act relating to motor vehicle title certificates; amending s. 319.23, F.S.; requiring the Department of Highway Safety and Motor Vehicles to maintain certain records for 10 years; providing an effective date.

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

By Representative Slosberg and others—

HB 15—A bill to be entitled An act relating to safety belt law enforcement; providing a popular name; amending s. 316.614, F.S.; deleting requirement for enforcement of the Florida Safety Belt Law as a secondary action; providing an effective date.

—was referred to the Committees on Transportation; Criminal Justice; Appropriations Subcommittee on Transportation and Economic Development; Appropriations; and Rules and Calendar.

By Representative Peterman and others—

HB 221—A bill to be entitled An act relating to assisting self-murder; amending s. 782.08, F.S.; revising element of offense; providing legislative findings; providing definitions; providing criminal penalties; amending s. 921.0022, F.S.; ranking the offense of assisting self-murder on the offense severity ranking chart of the Criminal Punishment Code;

reenacting s. 790.065(2)(c), F.S.; incorporating the amendment to s. 782.08, F.S., in a reference thereto; providing an effective date.

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

By Representative Harrell and others—

HB 329—A bill to be entitled An act relating to health care; amending s. 408.036, F.S.; revising an exemption from certificate-of-need requirements for certain open-heart-surgery programs to apply the exemption to any hospital located within a specified health service planning district or a specified acute care subdistrict; providing criteria for qualifying for the exemption; requiring the Agency for Health Care Administration to report to the Legislature regarding the number of such exemptions requested and the number granted or denied each year; providing an effective date.

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

By Representative Benson and others—

HB 401—A bill to be entitled An act relating to Escambia County; amending chapter 2001-324, Laws of Florida; changing the name of the Escambia County Utilities Authority; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Representative Clarke—

HB 449—A bill to be entitled An act relating to the Sarasota-Manatee Airport Authority; amending chapter 2003-309, Laws of Florida, to provide that a member of the authority whose previous service does not exceed 6 consecutive years may be reappointed for an additional 4-year term as long as such reappointment will not result in the member's serving more than 10 consecutive years; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules and Calendar.

By Representative Negron and others—

HB 529—A bill to be entitled An act relating to deeds or conveyances of real estate; amending s. 689.07, F.S.; revising criteria for granting certain estates, transferring and assigning certain interests, and vesting certain rights in certain deeds or conveyances of real estate; providing legislative intent; providing for retroactive application; providing an effective date.

—was referred to the Committees on Judiciary; and Regulated Industries.

By Representative Fiorentino and others—

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.

—was referred to the Committee on Transportation.

By Representative Planas and others—

HB 89—A bill to be entitled An act relating to evidence; creating s. 90.807, F.S.; providing for admission of certain evidence otherwise precluded by the hearsay rule; providing an effective date.

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

By Representative Simmons and others—

HB 333—A bill to be entitled An act relating to immunity from civil liability; creating s. 768.37, F.S.; providing to certain entities immunity from civil liability for personal injury or wrongful death based upon long-term consumption of certain foods or nonalcoholic beverages under certain circumstances; providing application; providing a limitation on immunity; providing an effective date.

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

By Representative Bowen—

HB 415—A bill to be entitled An act relating to waterway markers; amending s. 327.40, F.S.; providing for the placement of certain markers on waterways by specified governmental entities; providing an exemption with regard to appearance of said markers; providing that the placement of specified markers on state submerged lands does not subject such lands to certain lease requirements; providing an effective date.

—was referred to the Committees on Natural Resources; and Comprehensive Planning.

By Representative H. Gibson and others—

HB 431—A bill to be entitled An act relating to the interview and interrogation of law enforcement officers and correctional officers; amending s. 112.532, F.S.; requiring that all identifiable witnesses to a complaint against a law enforcement officer or correctional officer be interviewed, whenever possible, prior to the investigative interview of the accused officer; providing an effective date.

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

By Representative Planas and others—

HB 495—A bill to be entitled An act relating to protective injunctions from repeat, sexual, and dating violence; amending s. 784.046, F.S.; providing that a petitioner for an injunction for protection against sexual violence may list the address of his or her current residence in a separate confidential filing in certain circumstances; revising requirements relating to documents filed in support of such petition; deleting a provision providing for service of the petition, notice of hearing, and any temporary injunction in circumstances where the respondent is in the custody of the Department of Corrections; deleting a provision authorizing service by a correctional officer and specifying the circumstances of such service; revising a cross reference to conform; amending ss. 784.047, and 784.08, F.S.; clarifying cross references to conform; amending s. 901.15, F.S.; deleting a provision authorizing an officer to make an arrest without a warrant in certain circumstances; amending s. 20.165, F.S.; revising a cross reference to conform; providing an effective date.

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

By the Committee on State Administration; and Representative Benson and others—

HB 951—A bill to be entitled An act relating to exemptions from public records and public meetings requirements for the Florida Institute for Human and Machine Cognition, Inc.; creating s. 1004.4472, F.S.; creating an exemption from public records requirements for specified materials, actual and potential trade secrets, patentable material, proprietary information received, generated, ascertained, or discovered during the course of research, business transactions resulting from such research, information received by the corporation or a subsidiary from a person from another state or nation or the Federal Government which

is otherwise exempt or confidential, information received by the corporation or a subsidiary which is otherwise confidential and exempt, and identifying information of a donor or prospective donor to the corporation or a subsidiary; providing for specified access to certain information by governmental entities; creating an exemption from public meetings requirements for portions of meetings of the corporation or a subsidiary at which confidential and exempt records are discussed; providing for future review and repeal; providing a statement of public necessity; providing an effective date.

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

By Representative Ambler and others—

HB 147—A bill to be entitled An act relating to public records exemptions; amending s. 1004.43, F.S.; expanding the public records exemption for proprietary confidential business information owned or controlled by the H. Lee Moffitt Cancer Center and Research Institute to include information relating to methods of manufacture or production, potential trade secrets, potentially patentable material, and proprietary information received, generated, ascertained, or discovered during the course of research, and business transactions resulting from such research; expanding the public records exemption to include information received from this or another state or nation or the Federal Government which is otherwise exempt or confidential pursuant to the laws of this state or another state or nation or pursuant to federal law; providing for future review and repeal; providing a statement of public necessity; providing an effective date.

—was referred to the Committees on Health, Aging, and Long-Term Care; Governmental Oversight and Productivity; and Rules and Calendar.

By Representative Simmons and others—

HM 335—A memorial to the Congress of the United States, urging Congress to enact a proposed amendment to the Constitution of the United States to protect the rights of crime victims.

—was referred to the Committees on Judiciary; and Rules and Calendar.

By Representative Galvano and others—

HM 25—A memorial to the Congress of the United States, urging Congress to change the existing formula for distribution of Medicaid funds.

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

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 10 was corrected and approved.

CO-SPONSORS

Senators Atwater—SB 1590; Bennett—SB 1934; Bullard—CS for SB 1176, SB 1182, CS for SB 1364, SB 1580, SB 1628, CS for SB 1764, SB 2210, SB 2312; Campbell—SB 1914; Dockery—SB 122, SB 1606, SB 1934; Fasano—SB 1950; Haridopolos—SB 1590, SB 1914, SB 1934; Klein—SB 1914; Lynn—SB 278, SB 1408, SB 1494, CS for SB 1588, SB 1590, SB 1696, SB 1914, SB 1990; Margolis—SB 1590, SB 1914, SB 1956; Miller—CS for SB 588, CS for SB 2002; Peaden—SB 1914, SB 1934; Posey—SB 528; Siplin—SB 1590 and Wilson—CS for SB 202

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

RECESS

On motion by Senator Lee, the Senate recessed at 11:37 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Thursday, March 18 or upon call of the President.

SENATE PAGES

March 15-19, 2004

Charles “Chip” Beatty, Fort Myers; Blake Burford, Fort Pierce; Collier Clemens, Tampa; Christina Crotty, Orlando; Sarah De La Cruz, Deltona; Darrell Edmond, Bartow; Sarah Hardy, Rockledge; Sophia Ibrahim, Brandon; Courtney Lawson, Sarasota; Kevin Menear, Hollywood; Jillian Mitchell, Apopka; Steven W. Pruitt, Port St. Lucie; Lauren Swindle, Jacksonville; Ashley Turner, Jacksonville; Michael D. White, Rockledge; Elizabeth White, Rockledge; Alivia Williams, Stuart