



Journal of the Senate

Number 11—Regular Session

Wednesday, April 9, 2008

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its “purple mountain majesties,” “its patriot dream,” its “alabaster cities,” its citizens proud and free, its institutions democratic and open.

And although this nation – and this state – celebrate a vision of “one nation under God,” we know all too well that our society, being a creation of men and women, does not yet reflect that which a nation under God must reflect.

Our streets are too often filled with violence and a spreading sense of valuelessness and despair. Our people are not yet one, nor do we all share equally in your gifts to our nation and to our land. There is hunger, there is fear, there is poverty of the body and of the spirit.

Give us, O God, the ability to feel the pain of others, to reach out to them, to share our blessings with them. Help us to build a society – a State – based on equality and on justice, on righteousness and on peace. Give us that wisdom – that breadth of vision – which shall enable us to understand that if the cost of turning this state into a garden seems high to some, the price of making it a desert is higher still.

Grant the women and the men of this Senate the strength and the courage to do what must be done so that this state – this nation – this blessed land of ours – may represent the very best – that we may, indeed, become “one nation under God.” Bless the work of their hands, the state and the nation which we love so deeply and of which we are so proud, so that all of God’s children – black and white – men and women – Christian, Moslem and Jew – will some day sit at God’s table and drink the wine of deliverance and eat the bread of freedom. Amen.

CALL TO ORDER

The Senate was called to order by President Pruitt at 9:00 a.m. A quorum present—39:

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Margolis
Aronberg	Fasano	Oelrich
Atwater	Gaetz	Peaden
Baker	Garcia	Rich
Bennett	Geller	Ring
Bullard	Haridopolos	Saunders
Carlton	Hill	Siplin
Constantine	Jones	Storms
Crist	Joyner	Villalobos
Dawson	Justice	Webster
Dean	King	Wilson
Deutch	Lawson	Wise

PLEDGE

Senate Pages Amanda L. Bennett of Gulf Breeze; Matthew “Matt” Baker of Merritt Island; Meredith M. Raymond of Boca Raton; and Amanda M. Atwater of North Palm Beach, daughter of Senator Atwater, 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. Gregory Williams of Tallahassee, sponsored by Senator Peaden, as doctor of the day. Dr. Williams specializes in Family Practice.

ADOPTION OF RESOLUTIONS

On motion by Senator King—

By Senator King—

SR 2942—A resolution recognizing Coach Mike Martin of the Florida State University Seminoles Baseball Team.

WHEREAS, Michael Martin was born in Charlotte, North Carolina, on February 12, 1944, and

WHEREAS, Mike Martin began his career as a Florida State Seminole as starting center fielder in 1965 and 1966, returned in 1975 as assistant coach, and was promoted to Head Baseball Coach in 1979, and

WHEREAS, the Martin-coached Seminoles have won more baseball games since 2000 than any other school in the NCAA, and

WHEREAS, Coach Martin has coached 70 players who earned All-America honors, as well as 5 players who were named National Players of the Year, and

PRAYER

The following prayer was offered by Rabbi Stephen Pinsky, Temple Beth Torah, Wellington:

Our God and the God who links us generation to generation – soul to soul – heart to heart:

As we begin this day’s session of the Florida State Senate, let us pause to reflect upon our lives and upon our nation, and upon this our state – upon its dreams and its promise.

We are thankful for this new day and for this season of the year, as days grow longer and the pace of our lives slows just a bit as the earth warms, and cares seemed softened by the sun’s lengthening rays. We are grateful for the lives we lead; for our homes which offer us safe havens from life’s inevitable storms; for our families which give life purpose and meaning; for our nation – this republic with its “amber waves of grain,”

WHEREAS, under Coach Martin, FSU has won 15 conference championships, including 11 Metro Conference and 4 Atlantic Coast Conference titles, and

WHEREAS, the FSU baseball team has appeared in the NCAA tournament every year that Mike Martin has been head coach, contributing to the streak of 30 consecutive NCAA tournament appearances, and

WHEREAS, FSU has traveled to 12 College World Series under Coach Martin, and

WHEREAS, he was honored with FSU's prestigious Westcott Award for saving the lives of players and staff when, in 2001, Coach Martin and then-assistant coach Chip Baker safely guided the team's charter bus to the side of a busy San Francisco highway after the driver suffered a fatal heart attack, and

WHEREAS, Mike Martin has been honored as Atlantic Coast Conference Coach of the Year five times, in 1996, 1998, 1999, 2001, and 2007, and

WHEREAS, Coach Martin is only the fourth coach in the history of NCAA baseball to achieve 1,500 victories, and

WHEREAS, Coach Martin is the third-winningest coach in Division I NCAA baseball history, and

WHEREAS, on January 5, 2007, Coach Mike Martin was inducted into the American Baseball Coaches Association Hall of Fame, NOW, THEREFORE,

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

That Florida State University Head Baseball Coach Mike Martin is saluted and commended for his great character and talent and the achievements that have resulted therefrom.

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

—was introduced out of order and read by title. On motion by Senator King, **SR 2942** was read the second time in full and adopted.

SPECIAL GUESTS

Senator King introduced the following guests who were present in the chamber: Mike Martin, FSU Head Baseball Coach; and T.K. Wetherell, FSU President.

On motion by Senator Peaden—

By Senator Peaden—

SR 750—A resolution commending the osteopathic physicians of this state and recognizing April 9, 2008, as “Osteopathic Medicine Day.”

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

WHEREAS, this state has eight accredited osteopathic hospitals, two osteopathic medical colleges, and the third largest osteopathic physician population in the United States, and

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

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

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

That the Florida Senate commends the osteopathic physicians of this state for their contributions to the health and welfare of the residents

of this state and recognizes April 9, 2008, as “Osteopathic Medicine Day.”

—was introduced out of order and read by title. On motion by Senator Peaden, **SR 750** was read the second time in full and adopted.

At the request of Senator Jones—

By Senator Jones—

SR 2806—A resolution recognizing April 8 and 9, 2008, as “Massage Therapy Legislative Awareness Days.”

WHEREAS, members of the Florida State Massage Therapy Association (FSMTA) and the American Massage Therapy Association Florida Chapter (AMTA-FL) throughout the state are actively involved in public awareness and health programs to improve the health and quality of life of Florida residents, and

WHEREAS, the Florida State Massage Therapy Association and American Massage Therapy Association Florida Chapter have been holding Massage Therapy Legislative Awareness Days at the Florida Capitol since 1988 for the purpose of educating the State Legislature and the public concerning the many health benefits of massage therapy, and WHEREAS, the practice of Massage Therapy is regulated by the Board of Massage Therapy within the Department of Health under chapter 480, Florida Statutes, and WHEREAS, licensed massage therapists have been licensed and regulated in the State of Florida since 1943, and there are more than 26,000 massage therapists licensed by the state, and

WHEREAS, massage therapy is a low-cost, high-quality means of enhancing and restoring health, and

WHEREAS, increased awareness of the benefits of massage therapy will lead to improved health and vitality of the residents of the State of Florida, and

WHEREAS, the Legislature recognizes massage therapy for wellness and preventive health measures, NOW, THEREFORE,

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

That the Florida Senate recognizes April 8 and 9, 2008, as “Massage Therapy Legislative Awareness Days.”

—**SR 2806** was introduced, read and adopted by publication.

At the request of Senator Lawson—

By Senator Lawson—

SR 2832—A resolution recognizing October 15 of this year, and all years, as “Pregnancy and Infant Loss Remembrance Day” in the State of Florida.

WHEREAS, an overwhelming number of families suffer the heart-break of miscarriage, stillbirth, or infant loss each year, and

WHEREAS, approximately 1 million pregnancies in the United States end in miscarriage, stillbirth, or the death of a newborn baby, and

WHEREAS, it is a great tragedy to lose the life of a child, and

WHEREAS, even the shortest lives are still valuable, and the grief of those who mourn the loss of these lives should not be trivialized, and

WHEREAS, for those persons who have suffered the loss of a pregnancy or infant, a day of remembrance and reflection is more than just a day to remember, it is a day that validates their loss, and

WHEREAS, because of the nature of miscarriages and stillbirths and the lack of understanding of pregnancy loss and infant death, families that suffer these tragedies must often bear their pain and sorrow in private without an opportunity to grieve openly, and

WHEREAS, support from family, friends, and the community is vital to individuals and families who are coping with the loss of a pregnancy or child, and

WHEREAS, Pregnancy and Infant Loss Remembrance Day enables the people of this state to consider how they can meet the needs of bereaved mothers, fathers, and family members and work to prevent the causes of these deaths, and

WHEREAS, these families need to know that they are not alone and that their tragic loss is not a forgotten loss, NOW, THEREFORE,

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

That the Florida Senate recognizes October 15 of this year, and all years, as "Pregnancy and Infant Loss Remembrance Day" in the State of Florida.

—**SR 2832** was introduced, read and adopted by publication.

At the request of Senator Saunders—

By Senator Saunders—

SR 2916—A resolution recognizing Vietnam War Veterans.

WHEREAS, the Vietnam War has been documented as the longest United States military conflict in history, lasting 30 years, with United States military personnel involvement from 1960 to 1975, and

WHEREAS, the soldiers of the United States 9th Marine Regiment landed in Da Nang in March 1965 to protect United States air bases in South Vietnam, and direct United States military troop involvement commenced in an effort to prevent the collapse of the government of South Vietnam, and

WHEREAS, the United States government committed 2.59 million Air Force, Navy, Marine, and Army personnel to serve in the Vietnam War over a 10-year period with more than 58,000 brave soldiers giving their lives in combat and more than 300,000 soldiers wounded, more than half of those receiving very serious injuries, and

WHEREAS, the average age of those fighting for democracy and freedom in the Vietnam War was 19 years of age - younger than those who served in World War II and the Korean War, and

WHEREAS, the United States government under President Richard M. Nixon initiated United States troop withdrawal in 1969 and on January 27, 1973, the United States, South Vietnam, the PRG, and North Vietnam signed the Treaty of Paris, with the final withdrawal of all troops from Vietnam taking place on March 29, 1973, and

WHEREAS, the Vietnam War Memorial in Washington, D.C. was dedicated in 1982 to commemorate the United States soldiers who died or were declared missing in action in Vietnam, with more than 58,000 names etched in a black granite V-shaped wall that has become a site of pilgrimage for veterans and civilians alike, and

WHEREAS, the Vietnam Veterans' Memorial in Southwest Florida will offer a living testament of democracy and freedom for all who visit it, NOW, THEREFORE,

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

That the members of the Florida Senate pay tribute to the tremendous sacrifices of every veteran, living and deceased, who bravely served this country during the Vietnam War, and affirm that their sacrifices and those of their loved ones will never be forgotten.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to Vietnam Veterans of America Chapter 594 as a tangible token of the sentiments of the Florida Senate.

—**SR 2916** was introduced, read and adopted by publication.

At the request of Senator Saunders—

By Senator Saunders—

SR 2918—A resolution recognizing the Barron Collier High School Cougars' Varsity Girls Basketball Team as winners of the 2008 Florida State High School Athletic Association Class 5A State Championship.

WHEREAS, the Barron Collier High School Cougars' Varsity Girls Basketball Team, under the leadership of Head Coach Mike Hamburger with the assistance of coaches George Gabourel, Ethan Bulger, and Malinka Philson, earned the 2008 Florida State High School Athletic Association Class 5A State Championship, and

WHEREAS, outstanding skill, sportsmanship and competitiveness have been characteristic of Cougars' teammates Jennifer Alexander, Katie Arnold, Kelsey Assarian, Kristen Byers, Rachel Carroll, Amber Emerson, Michaela Hawley, Carly Jacob, Dani Johnson, Kacyee Johnson, Christine Mansour, Karissa Naretta, Saphira Philson, Brittany Reid, Carleigh Watts, and Erin Zampell, and

WHEREAS, Kelsey Assarian received the FHSAA Final Four Most Valuable Player Award, was selected for the All State Team, All Collier County Team, and All News Press Team, and was named the Collier County Athletic Conference 2007-2008 Player of the Year, and

WHEREAS, Erin Zampell was named to the FHSAA Final Four All-Tournament Team and the All Collier County Team, and

WHEREAS, Michaela Hawley and Christine Mansour were named to the All Collier County Team, and

WHEREAS, Dani Johnson was named to the All Collier County Team and received the Naples Daily News Player of the Week Award, NOW, THEREFORE,

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

That the Florida Senate commends the Barron Collier High School Cougars' Varsity Girls Basketball Team for the honor and pride they have brought to this state by their outstanding dedication and performance as athletes.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the Barron Collier High School Varsity Girls Basketball Team as a tangible token of the sentiments of the Florida Senate.

—**SR 2918** was introduced, read and adopted by publication.

At the request of Senator Aronberg—

By Senator Aronberg—

SR 2944—A resolution recognizing the month of March as "Colon Cancer Awareness Month" in Florida.

WHEREAS, colon cancer is one of the most prevalent, yet in most cases preventable, cancers, and

WHEREAS, among cancer cases in the State of Florida, colon cancer is the second-most-common cause of death among adult men and women, and

WHEREAS, it is possible to have colon or rectal cancer, yet not have any cancer symptoms, and

WHEREAS, it is estimated that 10,920 new cases of colon cancer will be diagnosed among Floridians and 3,420 will die from the disease during the year 2008, and

WHEREAS, the risk for colon cancer increases with age, with more than 90 percent of all colon and rectal cancers diagnosed in adults age 50 or older, and

WHEREAS, Floridians can significantly lower the number of incidents of colon cancer and deaths from this disease by complying with the American Cancer Society colon and rectal cancer screening guidelines, which includes beginning testing at age 50, and

WHEREAS, approximately 41 percent of Floridians age 50 and older report never having received a sigmoidoscopy or colonoscopy exam, two of the screening exams recommended by the American Cancer Society, and

WHEREAS, regular screenings may lower death rates by detecting the disease at its earliest and most treatable stages, and may also prevent some cancers by detecting and removing polyps, and

WHEREAS, the American Cancer Society, Florida Division, has engaged in a comprehensive, integrated approach to significantly impact colorectal cancer in Florida through the launching of its “No Excuses Campaign to Defeat Colon Cancer in Florida,” focusing primarily on increasing public awareness, affecting physician behavior through partnerships with health care organizations, and advocating for insurance coverage, NOW, THEREFORE,

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

That the Florida Senate recognizes the month of March 2008 as “Colon Cancer Awareness Month” in Florida and urges all men and women to understand the risks associated with colon cancer, to take preventive steps to minimize those risks, and to undergo early detection procedures in compliance with the American Cancer Society’s recommended colon cancer screening guidelines.

—**SR 2944** was introduced, read and adopted by publication.

At the request of Senator Atwater—

By Senator Atwater—

SR 2956—A resolution recognizing November 3-7, 2008, as “Florida Manufacturers Week” in the State of Florida.

WHEREAS, Florida manufacturers currently number 16,911 companies, employing 390,200 residents, and

WHEREAS, manufacturing in Florida contributes \$35.9 billion to the state’s gross domestic product and represents 93 percent of all exports originating in Florida, and

WHEREAS, Florida manufacturers are doing business in 222 countries, with Brazil, Canada, Venezuela, Mexico, and Colombia being the top five countries importing Florida products, and

WHEREAS, Florida manufacturers provide well-paying jobs that require many advanced skills, generating an average annual wage of \$46,540, and

WHEREAS, Florida manufacturers are engaged in a wide variety of manufacturing businesses, including computer and electronic products; transportation equipment; fabricated metal products; food; mineral products; machinery; printing; wood and paper products; chemicals; furniture; plastics and rubber products; beverages; textile products; apparel; energy products; cement and concrete; medical equipment; architectural products; aerospace products; semiconductor and electronic components; ships and boats; household products; and communication equipment, and

WHEREAS, Florida ranks third in the nation in communication equipment and defense electronic manufacturing employment; fourth in photonics and high-tech manufacturing employment; and in the top 10 in electronics components, semiconductors, and electromedical equipment manufacturing employment, and

WHEREAS, Florida is currently faced with a shortage of skilled and trained workers for the manufacturing sector, and

WHEREAS, Florida manufacturers are actively engaged in the education and training of their future workforce through partnerships with state agencies and educational institutions, and

WHEREAS, Florida manufacturers are competing with other states and countries for market share, and their success in this competition is vital because the state’s manufacturing sector provides a major stabilizing influence on Florida’s economy, NOW, THEREFORE,

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

That the Florida Senate recognizes the great importance of the manufacturing sector to Florida’s economy and recognizes November 3-7, 2008, as “Florida Manufacturers Week.”

—**SR 2956** was introduced, read and adopted by publication.

MOTIONS RELATING TO COMMITTEE MEETINGS

On motion by Senator Carlton, the rules were waived and the Committee on Criminal and Civil Justice Appropriations was granted permission to add **CS for SB 76** to the agenda at the meeting on April 10.

On motion by Senator Carlton, the rules were waived and the Committee on General Government Appropriations was granted permission to add **CS for SB 542**, **CS for CS for SB 1544**, **CS for SB 818**, **CS for SB 1296** and **CS for SB 2580** to the agenda at the meeting on April 10.

BILLS ON THIRD READING

SENATOR JUSTICE PRESIDING

CS for SB 322—A bill to be entitled An act relating to local government; creating s. 112.3136, F.S.; specifying standards of conduct for officers and employees of entities serving as the chief administrative officer of a political subdivision; amending s. 112.317, F.S.; providing for penalties to be imposed against persons other than lobbyists or public officers and employers; amending s. 112.324, F.S.; providing for the commission to report to the Governor violations involving persons other than lobbyists or public officers and employees; providing an effective date.

—as amended April 3 was read the third time by title.

On motion by Senator Constantine, **CS for SB 322** as amended was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Margolis
Aronberg	Fasano	Oelrich
Atwater	Gaetz	Peaden
Baker	Garcia	Rich
Bennett	Geller	Ring
Bullard	Haridopolos	Saunders
Carlton	Hill	Siplin
Constantine	Jones	Storms
Crist	Joyner	Villalobos
Dawson	Justice	Webster
Dean	King	Wise
Deutch	Lawson	

Nays—None

Consideration of **SB 1036** was deferred.

CS for SB 656—A bill to be entitled An act relating to judicial and execution sales of property; creating s. 702.55, F.S.; requiring that, before certain court-ordered sales of property, the lienholder serve notice on the property owner of the possibility of relief through the filing of a bankruptcy petition and also warning against purported foreclosure “saving” schemes; specifying the content of the notice; providing for an affirmative defense for failing to provide notice; amending s. 56.021, F.S., relating to the required service of notice of potential relief through bankruptcy; conforming provisions to changes made by the act; providing for application; providing an effective date.

—was read the third time by title.

On motion by Senator Joyner, **CS for SB 656** was passed and certified to the House. The vote on passage was:

Yeas—36

Alexander	Bullard	Deutch
Aronberg	Constantine	Diaz de la Portilla
Atwater	Crist	Dockery
Baker	Dawson	Fasano
Bennett	Dean	Gaetz

Garcia	King	Saunders
Geller	Lawson	Siplin
Haridopolos	Lynn	Storms
Hill	Oelrich	Villalobos
Jones	Peaden	Webster
Joyner	Rich	Wilson
Justice	Ring	Wise

Nays—None

Vote after roll call:

Yea—Carlton

SB 96—A bill to be entitled An act relating to equitable distribution of marital assets and liabilities; amending s. 61.046, F.S.; defining the term “barrier to remarriage”; amending s. 61.075, F.S.; authorizing the court to take into consideration the failure or refusal of one spouse to remove a barrier to the remarriage of the other spouse when considering the equitable distribution of marital assets and liabilities; providing an effective date.

—was read the third time by title.

On motion by Senator Aronberg, **SB 96** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Dawson	Justice	Webster
Dean	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	

Nays—None

Vote after roll call:

Yea—Crist

CS for HB 503—A bill to be entitled An act relating to the “Preservation and Protection of the Right to Keep and Bear Arms in Motor Vehicles Act of 2008”; creating s. 790.251, F.S.; creating the “Preservation and Protection of the Right to Keep and Bear Arms in Motor Vehicles Act of 2008”; providing definitions; providing legislative findings and intent; prohibiting a public or private employer from prohibiting a customer, employee, or invitee from possessing any legally owned firearm that is lawfully possessed and locked inside or locked to a private motor vehicle in a parking lot; prohibiting a public or private employer from violating the privacy rights of a customer, employee, or invitee by verbal or written inquiry regarding the presence of a firearm inside or locked to a private motor vehicle in a parking lot or by the search of a private motor vehicle in a parking lot to ascertain the presence of a firearm within the vehicle; prohibiting actions by a public or private employer against a customer, employee, or invitee based upon verbal or written statements concerning possession of a firearm stored inside a private motor vehicle in a parking lot for lawful purposes; providing conditions under which a search of a private motor vehicle in the parking lot of a public or private employer may be conducted; prohibiting a public or private employer from conditioning employment upon specified licensure status or upon a specified agreement; prohibiting a public or private employer from attempting to prevent or prohibiting any customer, employee, or invitee from entering the parking lot of the employer’s place of business because the customer’s, employee’s, or invitee’s private motor vehicle contains a legal firearm; prohibiting public or private employers from terminating the employment of or otherwise discriminating against an employee, or expelling a customer or invitee, for exercising his or her constitutional

right to keep and bear arms or for exercising the right of self-defense; providing a condition to the prohibition; providing that such prohibitions apply to all public-sector employers; providing that, when subject to the prohibitions imposed by the act, a public or private employer has no duty of care related to the actions prohibited thereunder; providing specified immunity from liability for public and private employers; providing non-applicability of such immunity; providing construction; providing for enforcement of the act; providing for the award of reasonable personal costs and losses; providing for the award of court costs and attorney’s fees; providing exceptions to the prohibitions under the act; providing applicability; providing an effective date.

—was read the third time by title.

On motions by Senator Peaden, **CS for HB 503** was passed and by two-thirds vote immediately certified to the House. The vote on passage was:

Yeas—26

Mr. President	Dean	Lynn
Alexander	Diaz de la Portilla	Oelrich
Atwater	Dockery	Peaden
Baker	Fasano	Saunders
Bennett	Gaetz	Storms
Carlton	Garcia	Villalobos
Constantine	Haridopolos	Webster
Crist	Jones	Wise
Dawson	King	

Nays—13

Aronberg	Joyner	Rich
Bullard	Justice	Ring
Deutch	Lawson	Siplin
Geller	Margolis	Wilson
Hill		

CS for SB 1070—A bill to be entitled An act relating to intergovernmental cooperation; amending s. 163.01, F.S.; authorizing parties to an interlocal agreement to provide for the use or maintenance of facilities or equipment; amending s. 1003.02, F.S.; authorizing district school boards to perform certain functions by means of an interlocal agreement; amending s. 1006.261, F.S.; providing for use of school buses for additional public purposes; providing for reimbursement and indemnification; providing an effective date.

—was read the third time by title.

On motion by Senator King, **CS for SB 1070** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	

Nays—None

SB 1036—A bill to be entitled An act relating to inmate death notification; amending s. 944.09, F.S.; requiring the Department of Corrections to adopt procedures for providing notice of the death of an inmate in the state correctional system; prescribing written information to be provided to the person designated by the inmate to receive notice of the inmate’s death; providing an effective date.

—was read the third time by title.

On motion by Senator Lawson, **SB 1036** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Dockery	Margolis
Aronberg	Fasano	Oelrich
Atwater	Gaetz	Peaden
Baker	Garcia	Rich
Bennett	Geller	Ring
Bullard	Haridopolos	Saunders
Carlton	Hill	Siplin
Constantine	Jones	Storms
Crist	Joyner	Villalobos
Dawson	Justice	Webster
Dean	King	Wilson
Deutch	Lawson	Wise
Diaz de la Portilla	Lynn	

Nays—None

Vote after roll call:

Yea—Alexander

CS for SB 192—A bill to be entitled An act relating to state parks; amending s. 258.007, F.S.; deleting a penalty for a rule violation; creating s. 258.008, F.S.; creating penalties for the violation of rules adopted under ch. 258, F.S., and for specified activities within the boundaries of a state park; providing for fines to be deposited into the State Park Trust Fund; amending s. 316.212, F.S.; authorizing the operation of a golf cart within a state park under certain circumstances; amending s. 316.2125, F.S.; conforming a cross-reference; amending s. 316.2126, F.S.; authorizing state employees, state park volunteers, and state park visitors to operate golf carts and utility vehicles on public roads within state park boundaries for certain purposes subject to specified conditions; conforming cross-references; providing an effective date.

—was read the third time by title.

On motion by Senator Baker, **CS for SB 192** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Oelrich
Aronberg	Fasano	Peaden
Atwater	Gaetz	Rich
Baker	Garcia	Ring
Bennett	Geller	Saunders
Bullard	Haridopolos	Siplin
Carlton	Hill	Storms
Constantine	Jones	Villalobos
Crist	Joyner	Webster
Dawson	Justice	Wilson
Dean	King	Wise
Deutch	Lawson	

Nays—None

CS for SB 82—A bill to be entitled An act relating to state aid to public libraries; amending s. 257.172, F.S.; revising grant eligibility criteria for multicounty libraries; revising determination for and amount of base grants; amending s. 257.18, F.S.; revising eligibility criteria, calculation, and determination for equalization grants; limiting grants and grant amounts under specified conditions; amending s. 257.22, F.S.; removing a requirement for issuance of warrants to political subdivisions eligible for certain funding; providing an effective date.

—was read the third time by title.

On motion by Senator Fasano, **CS for SB 82** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Margolis
Aronberg	Fasano	Oelrich
Atwater	Gaetz	Peaden
Baker	Garcia	Rich
Bennett	Geller	Ring
Bullard	Haridopolos	Saunders
Carlton	Hill	Siplin
Constantine	Jones	Storms
Crist	Joyner	Villalobos
Dawson	Justice	Webster
Dean	King	Wilson
Deutch	Lawson	Wise

Nays—None

SB 728—A bill to be entitled An act relating to the conveyance of bodies into or out of the state; amending s. 406.61, F.S.; authorizing an accredited or certified museum to convey plastinated bodies into or out of the state for exhibition and educational purposes; requiring that the museum provide prior notification to the anatomical board; providing an effective date.

—was read the third time by title.

On motion by Senator Crist, **SB 728** was passed and certified to the House. The vote on passage was:

Yeas—38

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Margolis
Aronberg	Fasano	Oelrich
Atwater	Gaetz	Peaden
Baker	Garcia	Rich
Bennett	Geller	Ring
Bullard	Haridopolos	Saunders
Carlton	Hill	Siplin
Constantine	Jones	Villalobos
Crist	Joyner	Webster
Dawson	Justice	Wilson
Dean	King	Wise
Deutch	Lawson	

Nays—1

Storms

Vote after roll call:

Yea to Nay—Deutch

SB 784—A bill to be entitled An act relating to local telecommunications services; repealing s. 364.059, F.S., relating to procedures for seeking a stay from the Florida Public Service Commission of a price reduction for basic local telecommunications services; providing an effective date.

—was read the third time by title.

On motion by Senator Bennett, **SB 784** was passed and certified to the House. The vote on passage was:

Yeas—39

Mr. President	Constantine	Gaetz
Alexander	Crist	Garcia
Aronberg	Dawson	Geller
Atwater	Dean	Haridopolos
Baker	Deutch	Hill
Bennett	Diaz de la Portilla	Jones
Bullard	Dockery	Joyner
Carlton	Fasano	Justice

King	Peaden	Storms
Lawson	Rich	Villalobos
Lynn	Ring	Webster
Margolis	Saunders	Wilson
Oelrich	Siplin	Wise

Nays—None

THE PRESIDENT PRESIDING

SPECIAL ORDER CALENDAR

SB 2900—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2008, and ending June 30, 2009, to pay salaries and other expenses, for capital outlay projects such as buildings and other improvements, and for other specified purposes of the various agencies of state government; providing an effective date.

—was read the second time by title.

SENATOR CARLTON PRESIDING

THE PRESIDENT PRESIDING

Senators Dean and Alexander offered the following amendment which was moved by Senator Dean and adopted:

Amendment 1 (997011)—

In Section: 05 On Page: 179 Specific Appropriation: 1348 Delete Insert

AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE Program: Office Of The Commissioner And Administration Agricultural Water Policy Coordination

1348 In Section 05 On Page 179 Special Categories Best Management Practices - Cost Share

Insert proviso immediately following Specific Appropriation 1348:

From the funds provided in Specific Appropriation 1348, \$100,000 is provided for the Suwannee River Partnership Water Quality Based Best Management Practices Planning, Implementation, and Monitoring project.

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

Amendment 2 (997013)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Resource Management Water Resource Protection And Restoration

1772A In Section 05 On Page 220 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Lower St. Johns River Basin Initiative..... \$4,900,000

and INSERT:

City of Miami Gardens NW 167th - 175th Street NW 11th - 17th Avenue Drainage Improvements..... \$100,000 Lower St. Johns River Basin Initiative..... \$4,800,000

Senators Constantine, Baker and Alexander offered the following amendment which was moved by Senator Constantine and adopted:

Amendment 3 (997012)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Resource Management Water Resource Protection And Restoration

1772A In Section 05 On Page 220 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Lower St. Johns River Basin Initiative..... \$4,900,000

and INSERT:

Lower St. Johns River Basin Initiative..... \$3,900,000 Middle St. Johns River Basin Initiative..... \$1,000,000

Senators Bullard and Alexander offered the following amendment which was moved by Senator Alexander and adopted:

Amendment 4 (997014)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Resource Management Water Resource Protection And Restoration

1772A In Section 05 On Page 220 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Lower St. Johns River Basin Initiative..... \$4,900,000

and INSERT:

Palmetto Bay Stormwater System Improvements..... \$100,000 Lower St. Johns River Basin Initiative..... \$4,800,000

Senators Baker and Alexander offered the following amendment which was moved by Senator Baker and adopted:

Amendment 5 (997015)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: Water Resource Management Water Resource Protection And Restoration

1772A In Section 05 On Page 220 Grants And Aids To Local Governments And Nonstate Entities - Fixed Capital Outlay Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Harris Chain of Lakes Restoration..... \$250,000 Mount Dora Lake John Stormwater Improvement..... \$300,000

Palm Grove Stormwater Project Final Phase..... \$150,000
 Spring Hill Community Infrastructure Improvements-
 Phase V..... \$300,000

and INSERT:

Harris Chain of Lakes Restoration..... \$225,000
 Mount Dora Lake John Stormwater Improvement..... \$275,000
 Palm Grove Stormwater Project Final Phase..... \$125,000
 Spring Hill Community Infrastructure Improvements-
 Phase V..... \$275,000
 Tavares Wastewater Reclamation and Recharge Project... \$100,000

Senators Aronberg and Alexander offered the following amendment which was moved by Senator Aronberg and adopted:

Amendment 6 (997020)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Resource Management
 Water Resource Protection And Restoration

In Section 05 On Page 220
 1772A Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Palm Beach Alternate Water Storage/Disposal Projects.. \$100,000

and INSERT:

Silt Removal From Imperial River and Oak Creek..... \$10,000
 Southwest Lehigh Structures..... \$90,000

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

Amendment 7 (997016)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Resource Management
 Water Resource Protection And Restoration

In Section 05 On Page 220
 1772A Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Phillippi Creek Septic System Replacement Program.... \$1,750,000

and INSERT:

Phillippi Creek Septic System Replacement Program.... \$1,500,000
 South Miami City-wide Drainage Improvements..... \$250,000

Senator Diaz de la Portilla moved the following amendment:

Amendment 8 (997017)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Resource Management
 Water Resource Protection And Restoration

In Section 05 On Page 220
 1772A Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Sarasota Stormwater Improvements..... \$2,000,000

and INSERT:

Bay Harbor Islands Installation of Automated Water
 Meters..... \$200,000
 Town of Golden Beach Stormwater Improvements - Portion
 of Phases 2 & 3..... \$800,000
 Sarasota Stormwater Improvements..... \$1,000,000

MOTION

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

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

Substitute Amendment 8 (997036)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Resource Management
 Water Resource Protection And Restoration

In Section 05 On Page 220
 1772A Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

Sarasota Stormwater Improvements..... \$2,000,000

and INSERT:

Bay Harbor Islands Installation of Automated Water
 Meters..... \$200,000
 Sarasota Stormwater Improvements..... \$1,250,000
 South Miami City-wide Drainage Improvements..... \$200,000
 Town of Golden Beach Stormwater Improvements - Portion
 of Phases 2 & 3..... \$350,000

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

Amendment 9 (997018)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
 Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
 Program: Water Resource Management
 Water Resource Protection And Restoration

In Section 05 On Page 220
 1772A Grants And Aids To Local Governments And
 Nonstate Entities - Fixed Capital Outlay
 Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation 1772A, DELETE

St. Lucie River Issues Team..... \$1,300,000
and INSERT:

JC Bermudez Park Reclaimed: Graywater Irrigation
Project..... \$500,000
St. Lucie River Issues Team..... \$800,000

Senators Diaz de la Portilla and Margolis offered the following amend-
ment which was moved by Senator Margolis:

Amendment 10 (997019)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Resource Protection And Restoration

In Section 05 On Page 220
1772A Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation
1772A, DELETE

Lower St. Johns River Basin Initiative..... \$4,900,000

and INSERT:

Central Island Stormwater..... \$250,000
City of Miami Beach Stormwater Infrastructure
Improvement Project..... \$500,000
Miami Dade NE 190 Street Drainage Improvements..... \$155,000
Lower St. Johns River Basin Initiative..... \$3,995,000

MOTION

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

Senators Diaz de la Portilla and Margolis offered the following substi-
tute amendment which was moved by Senator Margolis and adopted:

Substitute Amendment 10 (997038)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Resource Protection And Restoration

In Section 05 On Page 220
1772A Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation
1772A, DELETE

Sarasota Stormwater Improvements..... \$2,000,000
Frostproof Wastewater System Improvements..... \$1,000,000

and INSERT:

Central Island Stormwater..... \$250,000
City of Miami Beach Stormwater Infrastructure
Improvement Project..... \$500,000
Miami Dade NE 190 Street Drainage Improvements..... \$155,000
Sarasota Stormwater Improvements..... \$1,200,000
Frostproof Wastewater System Improvements..... \$895,000

Senator Bullard moved the following amendment:

Amendment 11 (997021)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Resource Protection And Restoration

In Section 05 On Page 220
1772A Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation
1772A, DELETE

Ft. Lauderdale River Oaks Stormwater Park..... \$3,000,000
Lower St. Johns River Basin Initiative..... \$4,900,000
Sarasota Stormwater Improvements..... \$2,000,000
St. Lucie River Issues Team..... \$1,300,000

and INSERT:

Central County Water Control District Flood
Protection Project..... \$100,000
Ft. Lauderdale River Oaks Stormwater Park..... \$2,800,000
Homestead Flood Control Improvement Project..... \$200,000
Lower St. Johns River Basin Initiative..... \$4,500,000
Marathon Wastewater Treatment..... \$100,000
Miami-Dade County - C-103 Canal Outfalls Retrofit..... \$100,000
North Bayshore Drive Rebuild..... \$100,000
Palmetto Bay Stormwater System Improvements..... \$100,000
Sarasota Stormwater Improvements..... \$1,800,000
St. Lucie River Issues Team..... \$1,200,000
The Florida Keys Water Resource Initiative..... \$100,000
Unincorporated Monroe County Wastewater Projects..... \$100,000

MOTION

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

Senator Bullard moved the following substitute amendment which
was adopted:

Substitute Amendment 11 (997039)—

In Section: 05 On Page: 220 Specific Appropriation: 1772A
Delete Insert

ENVIRONMENTAL PROTECTION, DEPARTMENT OF
Program: Water Resource Management
Water Resource Protection And Restoration

In Section 05 On Page 220
1772A Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Grants And Aids - Water Projects

In the list of projects immediately following Specific Appropriation
1772A, DELETE

Okeechobee County Wastewater Expansion and
Improvements..... \$1,000,000
Indian River Lagoon Issues Team..... \$1,400,000

and INSERT:

Central County Water Control District Flood
Protection Project..... \$100,000
Homestead Flood Control Improvement Project..... \$200,000
Marathon Wastewater Treatment..... \$100,000
Miami-Dade County - C-103 Canal Outfalls Retrofit..... \$100,000
North Bayshore Drive Rebuild..... \$100,000
Palmetto Bay Stormwater System Improvements..... \$100,000

The Florida Keys Water Resource Initiative..... \$100,000
 Unincorporated Monroe County Wastewater Projects..... \$100,000
 Okeechobee County Wastewater Expansion and
 Improvements..... \$500,000
 Indian River Lagoon Issues Team..... \$1,000,000

In Section: On Page: 000 Specific Appropriation: Delete Insert
 In Section On Page 000

Senators Fasano and Webster offered the following amendment which was moved by Senator Fasano and adopted:

Amendment 12 (997004)—

In Section: 06 On Page: 265 Specific Appropriation: 2233 Delete Insert

AGENCY FOR WORKFORCE INNOVATION
 Early Learning
 Early Learning Services

In Section 06 On Page 265
 2233 Special Categories
 Grants And Aids - School Readiness
 Services

From Special Employment Security Administration Trust Fund	5,000,000	7,500,000
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In Section 06 On Page 266
 2238 Qualified Expenditure Category
 Early Learning Info System Development (ELIS)

From General Revenue Fund	915,486	0
From Special Employment Security Administration Trust Fund	3,000,000	500,000

DELETE SECTION 60:

SECTION 60. The sum of \$15 million from the unexpended balance of funds appropriated in section 4 of chapter 2007-89, Laws of Florida, provided to Enterprise, Florida, Inc. for the Florida Opportunity Fund shall revert immediately and is appropriated for the 2008-2009 fiscal year to the Office of Tourism, Trade and Economic Development for the Quick Action Closing Fund.

AND INSERT:

SECTION 60. The sum of \$15 million from the unexpended balance of funds appropriated in section 4 of chapter 2007-89, Laws of Florida, provided to Enterprise, Florida, Inc. for the Florida Opportunity Fund shall revert immediately and \$12.5 million is appropriated for the 2008-2009 fiscal year to the Office of Tourism, Trade and Economic Development for the Quick Action Closing Fund, and \$2.5 million is appropriated to the Institute for the Commercialization of Public Research.

Amendment 14 (997009)—

In Section: 05 On Page: 205 Specific Appropriation: 1616 Delete Insert

COMMUNITY AFFAIRS, DEPARTMENT OF
 Program: Florida Housing Finance Corporation
 Affordable Housing Financing

In Section 05 On Page 205
 1616 Special Categories
 Grants And Aids - Housing Finance Corporation (HFC) - Affordable Housing Programs

At the end of existing proviso language, following Specific Appropriation 1616, INSERT:

From the funds in Specific Appropriations 1616 and 1617, Florida Housing Finance Corporation shall give preference to military personnel including active duty, reserves, National Guard, Coast Guard, Coast Guard reserves, and personnel honorably discharged who have their home of record as Florida, and were deployed as part of the Global War on Terrorism in support of Operation Iraqi Freedom, Operation Enduring Freedom, or any future combat operation. Combat service shall be verified through the submission of the DD-214 form by the veteran, or other documentation provided by the Florida Department of Military Affairs.

Senators Fasano and Gaetz offered the following amendment which was moved by Senator Fasano and adopted:

Amendment 15 (997005)—

In Section: 04 On Page: 174 Specific Appropriation: 1307 Delete Insert

LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL
 Program: Office Of Attorney General Executive Direction And Support Services

In Section 04 On Page 174
 1307 Salaries And Benefits

From General Revenue Fund	5,545,786	5,532,626
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AGRICULTURE AND CONSUMER SERVICES, DEPARTMENT OF, AND COMMISSIONER OF AGRICULTURE

Immediately following Specific Appropriation 2238, DELETE:

Funds provided in Specific Appropriation 2238 are contingent upon the agency completing an updated project plan that refocuses on the original project scope to replace the functionality of the Enhanced Fields System and develop solutions for attendance tracking and provider payment processing and related financial management capabilities.

Immediately following Specific Appropriation 2238, INSERT:

Funds provided in Specific Appropriation 2238 shall be used only (1) to specify and document the minimum requirements for an Internet-based Early Learning Information System (ELIS) that replaces the functionality of the Enhanced Fields System, enhances attendance tracking, and improves provider payment processing and related financial management capabilities, (2) to develop a business case describing, at a minimum, how existing coalition and agency processes for attendance, provider payments, and funds management can be streamlined using electronic means of tracking and reporting to reduce paperwork and workload, and (3) to calculate a cost-benefit analysis that quantifies operational cost reductions and other tangible benefits that can be objectively realized to justify the cost of the ELIS project. The requirements specifications must clearly and unambiguously define all business rules, interfaces, and known customer and system needs at a level sufficient to enable system design and development.

STATE, DEPARTMENT OF
 Program: Library And Information Services
 Library, Archives And Information Services

In Section 06 On Page 348
 3174 Aid To Local Governments
 Grants And Aids - Library Grants

From General Revenue Fund	29,270,281	30,185,767
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Senator Fasano moved the following amendments which were adopted:

Amendment 13 (997006)—

Program: Office Of The Commissioner And Administration
 Executive Direction And Support Services

1350 In Section 05 On Page 179
 Salaries And Benefits

From General Revenue Fund 7,890,721 7,877,561

AGENCY FOR WORKFORCE INNOVATION
 Early Learning
 Early Learning Services

2233 In Section 06 On Page 265
 Special Categories
 Grants And Aids - School Readiness Services

From General Revenue Fund 142,012,577 142,585,843
 From Special Employment Security Administration Trust Fund 5,000,000 5,013,160

FINANCIAL SERVICES, DEPARTMENT OF
 Program: Office Of Chief Financial Officer And Administration
 Executive Direction And Support Services

2403 In Section 06 On Page 280
 Salaries And Benefits

From Administrative Trust Fund 1,337,125 1,323,965

GOVERNOR, EXECUTIVE OFFICE OF THE
 Program: General Office
 Executive Direction And Support Services

2602 In Section 06 On Page 297
 Salaries And Benefits

In Section 06 On Page 298

From General Revenue Fund 8,193,114 8,167,080

LEGISLATIVE BRANCH
 Senate

2751 In Section 06 On Page 311
 Lump Sum
 Senate

From General Revenue Fund 35,662,444 35,534,716

House Of Representatives

2752 Lump Sum
 House

From General Revenue Fund 55,691,279 55,298,095

In Section 08 On Page 356

DELETE THE FOLLOWING PROVISIO:

	7/1/08
=====	
Governor.....	\$ 132,932
Lieutenant Governor.....	127,399
Chief Financial Officer.....	131,604
Attorney General.....	131,604
Agriculture, Commissioner of.....	131,604

AND INSERT:

	7/1/08
=====	

Governor.....	\$ 119,638
Lieutenant Governor.....	114,659
Chief Financial Officer.....	118,444
Attorney General.....	118,444
Agriculture, Commissioner of.....	118,444

Amendments 16 and 17 were withdrawn.

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

Amendment 18 (997010)—

In Section: 06 On Page: 301 Specific Appropriation: 2636

	Delete	Insert
GOVERNOR, EXECUTIVE OFFICE OF THE Program: Office Of Tourism, Trade And Economic Development Economic Development Programs And Projects		

GOVERNOR, EXECUTIVE OFFICE OF THE
 Program: Office Of Tourism, Trade And Economic Development
 Economic Development Programs And Projects

2636 In Section 06 On Page 301
 Special Categories
 Grants And Aids - Advocating International Relationships

DELETE THE FOLLOWING PROVISIO:

Funds provided in Specific Appropriation 2636 shall be allocated as follows:

Florida Association of Volunteer Action/Caribbean & Americas (FAVACA).....	450,000
SE Japan Association/Florida Korea Economic Coop. Comm.....	150,000
Implementation of the Haiti Initiative.....	425,000

and insert in lieu thereof:

Funds provided in Specific Appropriation 2636 shall be allocated as follows:

Florida Association of Volunteer Action/Caribbean & Americas (FAVACA).....	350,000
SE Japan Association/Florida Korea Economic Coop. Comm.....	250,000
Implementation of the Haiti Initiative.....	425,000

Senators Villalobos, Dean, Joyner and Dockery offered the following amendment which was moved by Senator Villalobos and failed:

Amendment 19 (997022)—

In Section: 05 On Page: 248 Specific Appropriation: 2077

	Delete	Insert
TRANSPORTATION, DEPARTMENT OF Transportation Systems Development Program: Transportation Systems Development		

TRANSPORTATION, DEPARTMENT OF
 Transportation Systems Development
 Program: Transportation Systems Development

2077 In Section 05 On Page 248
 Fixed Capital Outlay
 Rail Development/Grants

From State Transportation (Primary) Trust Fund	266,043,649	245,884,176
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STATE COURT SYSTEM
 Program: Supreme Court
 Court Operations - Supreme Court

3203 In Section 07 On Page 350
 Salaries And Benefits

Positions	95	101
From General Revenue Fund	7,376,564	7,750,242

Delete the proviso immediately preceding Specific Appropriation 3203				From General Revenue Fund	584,759	614,135
APPROVED SALARY RATE	5,865,332			3219 Special Categories Computer Subscription Services		
Immediately preceding Specific Appropriation 3203, INSERT:				From General Revenue Fund	179,969	189,010
APPROVED SALARY RATE	6,144,773			3221 Data Processing Services Other Data Processing Services		
3204 Other Personal Services				From General Revenue Fund	1,005,119	1,055,611
	From General Revenue Fund	89,323	93,810			
3205 Expenses				Program: District Courts Of Appeal Court Operations - Appellate Courts		
	From General Revenue Fund	637,516	669,541			
3206 Operating Capital Outlay				In Section 07 On Page 352 3223 Salaries And Benefits		
	From General Revenue Fund	19,213	20,178	Positions	422	439
3207 Special Categories Contracted Services				From General Revenue Fund	34,474,289	36,220,590
	From General Revenue Fund	460,889	484,041	DELETE the proviso immediately preceding Specific Appropriation 3223:		
3208 Special Categories Discretionary Funds Of The Chief Justice				APPROVED SALARY RATE	28,547,488	
	From General Revenue Fund	14,283	15,000	Immediately preceding Specific Appropriation 3223, INSERT:		
3210 Special Categories Supreme Court Law Library				APPROVED SALARY RATE	29,167,361	
	From General Revenue Fund	289,108	303,632	3224 Other Personal Services		
Executive Direction And Support Services				From General Revenue Fund	121,324	127,419
3212 Salaries And Benefits				3225 Expenses		
Positions	177.5	178.5		From General Revenue Fund	2,079,369	2,183,826
From General Revenue Fund	8,289,522	8,667,046		3226 Operating Capital Outlay		
DELETE the proviso immediately preceding Specific Appropriation 3212:				From General Revenue Fund	91,070	95,645
APPROVED SALARY RATE	9,168,296			3227 Special Categories Compensation To Retired Judges		
Immediately preceding Specific Appropriation 3212, INSERT:				From General Revenue Fund	80,338	84,373
APPROVED SALARY RATE	9,236,009			3228 Special Categories Contracted Services		
3213 Other Personal Services				From General Revenue Fund	835,096	877,047
	From General Revenue Fund	84,272	118,503	3230 Special Categories District Court Of Appeal Law Library		
In Section 07 On Page 351				From General Revenue Fund	404,957	425,300
3214 Expenses				3232 Data Processing Services Other Data Processing Services		
	From General Revenue Fund	1,292,814	1,369,964	From General Revenue Fund	168,326	176,782
3215 Operating Capital Outlay				Program: Trial Courts Court Operations - Circuit Courts		
	From General Revenue Fund	483,849	508,155	3234 Salaries And Benefits		
3216 Special Categories Contracted Services				Positions	2,955	3,024
	From General Revenue Fund	111,960	117,584	From General Revenue Fund	224,998,321	236,382,224
3217 Special Categories Florida Cases Southern 2nd Reporter						

DELETE the proviso immediately preceding Specific Appropriation 3234:

APPROVED SALARY RATE 195,361,704

Immediately preceding Specific Appropriation 3234, INSERT:

APPROVED SALARY RATE 198,029,035

3235 In Section 07 On Page 353 Other Personal Services

From General Revenue Fund 193,903

3238 Special Categories Civil Traffic Infraction Hearing Officers

From General Revenue Fund 1,000,000 1,689,864

Court Operations - County Courts

3253 In Section 07 On Page 354 Special Categories Additional Compensation For County Judges

From General Revenue Fund 5,000 105,222

Program: Judicial Qualifications Commission Judicial Qualifications Commission Operations

3258 Expenses

From General Revenue Fund 109,549 154,890

In Section 27 On Page 359

After section 27 and before section 28, insert the following and renumber sections:

Section 28. There is appropriated to the General Revenue Fund \$20,159,473 to be transferred from the State Transportation (Primary) Trust Fund.

STATE COURT SYSTEM Program: Trial Courts Court Operations - Circuit Courts

3241A In Section On Page 353 Special Categories Grants And Aids - Payment To Jurors And Witnesses

From General Revenue Fund 4,536,910

3241B Special Categories Meals And Lodging For Jurors

From General Revenue Fund 215,825

The vote was:

Yeas—16

Aronberg Geller Rich Bennett Jones Ring Dean Joyner Siplin Deutch Justice Villalobos Dockery Lawson Garcia Oelrich

Nays—22

Mr. President Baker Constantine Alexander Bullard Crist Atwater Carlton Dawson

Diaz de la Portilla King Fasano Lynn Saunders Storms Gaetz Margolis Webster Haridopolos Peadar Wise Hill

Senator Villalobos moved the following amendment which was adopted:

Amendment 20 (997023)—

In Section: 04 On Page: 173 Specific Appropriation: 1300 Delete Insert

LEGAL AFFAIRS, DEPARTMENT OF, AND ATTORNEY GENERAL Program: Office Of Attorney General Victim Services

1300 In Section 04 On Page 173

Special Categories Awards To Claimants

From Crimes Compensation Trust Fund 19,403,363 19,353,363

1301 Special Categories Contracted Services

From Crimes Compensation Trust Fund 445,243 495,243

Insert the following as a new paragraph of proviso following Specific Appropriation 1301.

From the funds in Specific Appropriation 1301, the non-recurring sum of \$50,000 from the Crimes Compensation Trust Fund is provided for the Cuban American Bar Association Pro Bono Project in Miami-Dade County.

Amendments 21-24 were withdrawn.

Senators Geller, Joyner, Bullard and Rich offered the following amendment which was moved by Senator Geller:

Amendment 25 (997028)—

In Section: 02 On Page: 023 Specific Appropriation: 86 Delete Insert

EDUCATION, DEPARTMENT OF Public Schools, Division Of Program: State Grants/K-12 Program - Non FEFP

86 In Section 02 On Page 023 Aid To Local Governments Grants And Aids - Excellent Teaching

From General Revenue Fund 52,435,467 61,435,467

Following Specific Appropriation 86, INSERT:

From funds provided in Specific Appropriation 86, up to \$9 million shall be provided for a fee subsidy of up to 90% of the fee charged for participating in the NBPTS certification program for eligible participants.

AGENCY FOR HEALTH CARE ADMINISTRATION Program: Health Care Services Medicaid Services To Individuals

229 In Section 03 On Page 056 Special Categories Clinic Services

	From General Revenue Fund	36,409,984	49,809,984
	CHILDREN AND FAMILY SERVICES, DEPARTMENT OF Services Program: Family Safety Program Child Protection And Permanency		
341	In Section 03 On Page 068 Salaries And Benefits		
	Positions	1,964	2,035
	From General Revenue Fund	33,197,622	36,344,308
343	In Section 03 On Page 069 Expenses		
	From General Revenue Fund	2,823,711	3,476,479
345	Special Categories Contracted Services		
	From General Revenue Fund	1,012,397	1,031,978
346	Special Categories Grants And Aids - Grants To Sheriffs For Protective Investigations		
	From General Revenue Fund	24,067,150	26,445,977
348	Special Categories Grants And Aids - Child Protection		
	From General Revenue Fund	5,692,649	5,794,787
	ELDER AFFAIRS, DEPARTMENT OF Program: Services To Elders Program Home And Community Services		
485	In Section 03 On Page 083 Special Categories Grants And Aids - Community Care For The Elderly		
	From General Revenue Fund	40,116,274	41,716,274
	JUSTICE ADMINISTRATION Program: Justice Administrative Commission Executive Direction And Support Services		
812A	In Section 04 On Page 122 Lump Sum State Attorneys Workload - Support		
	From General Revenue Fund		15,800,000
812B	Lump Sum Public Defender Workload		
	From General Revenue Fund		6,800,000
	TRANSPORTATION, DEPARTMENT OF Transportation Systems Development Program: Transportation Systems Development		
2077	In Section 05 On Page 248 Fixed Capital Outlay Rail Development/Grants		
	From State Transportation (Primary) Trust Fund	266,043,649	193,543,649

2233	In Section 06 On Page 265 Special Categories Grants And Aids - School Readiness Services		
	From General Revenue Fund	142,012,577	151,612,577
	STATE COURT SYSTEM Program: Supreme Court Court Operations - Supreme Court		
3211A	In Section 07 On Page 350 Lump Sum Court System		
	From General Revenue Fund		10,000,000
	In Section 63 On Page 362 Following Section 63 on Page 362, INSERT the following: Section 64. There is appropriated to the General revenue Fund \$72,500,000 to be transferred from the State Transportation (Primary) Trust Fund. Senators Lawson, Joyner and Rich offered the following substitute amendment which was moved by Senator Lawson and failed: Substitute Amendment 25 (997029)— In Section: 02 On Page: 023 Specific Appropriation: 86 Delete Insert EDUCATION, DEPARTMENT OF Public Schools, Division Of Program: State Grants/K-12 Program - Non FEFP 86 In Section 02 On Page 023 Aid To Local Governments Grants And Aids - Excellent Teaching From General Revenue Fund 52,435,467 61,435,467 Following Specific Appropriation 86, INSERT: From funds provided in Specific Appropriation 86, up to \$9 million shall be provided for a fee subsidy of up to 90% of the fee charged for participating in the NBPTS certification program for eligible participants. AGENCY FOR HEALTH CARE ADMINISTRATION Program: Health Care Services Medicaid Services To Individuals 229 In Section 03 On Page 056 Special Categories Clinic Services From General Revenue Fund 36,409,984 49,809,984 CHILDREN AND FAMILY SERVICES, DEPARTMENT OF Services Program: Family Safety Program Child Protection And Permanency 341 In Section 03 On Page 068 Salaries And Benefits Positions 1,964 2,035 From General Revenue Fund 33,197,622 36,344,308 343 In Section 03 On Page 069 Expenses		

From General Revenue Fund 2,823,711 3,476,479

345 Special Categories Contracted Services

From General Revenue Fund 1,012,397 1,031,978

346 Special Categories Grants And Aids - Grants To Sheriffs For Protective Investigations

From General Revenue Fund 24,067,150 26,445,977

348 Special Categories Grants And Aids - Child Protection

From General Revenue Fund 5,692,649 5,794,787

ELDER AFFAIRS, DEPARTMENT OF Program: Services To Elders Program Home And Community Services

485 In Section 03 On Page 083 Special Categories Grants And Aids - Community Care For The Elderly

From General Revenue Fund 40,116,274 41,716,274

HEALTH, DEPARTMENT OF Program: Children's Medical Services Children's Special Health Care

621 In Section 03 On Page 096 Special Categories Grants And Aids - Children's Medical Services Network

From General Revenue Fund 16,453,888 23,953,888

JUSTICE ADMINISTRATION Program: Justice Administrative Commission Executive Direction And Support Services

812A In Section 04 On Page 122 Lump Sum State Attorneys Workload - Support

From General Revenue Fund 15,800,000

812B Lump Sum Public Defender Workload

From General Revenue Fund 6,800,000

TRANSPORTATION, DEPARTMENT OF Transportation Systems Development Program: Transportation Systems Development

2077 In Section 05 On Page 248 Fixed Capital Outlay Rail Development/Grants

From State Transportation (Primary) Trust Fund 266,043,649 196,043,649

AGENCY FOR WORKFORCE INNOVATION Early Learning Early Learning Services

2233 In Section 06 On Page 265 Special Categories Grants And Aids - School Readiness Services

From General Revenue Fund 142,012,577 151,612,577

In Section 63 On Page 362

Following Section 63 on Page 362, INSERT the following:

Section 64. There is appropriated to the General revenue Fund \$70,000,000 to be transferred from the State Transportation (Primary) Trust Fund.

The question recurred on Amendment 25 which was withdrawn.

Senators Geller, Rich, Joyner and Hill offered the following amendment which was moved by Senator Geller:

Amendment 26 (997026)—

In Section: 04 On Page: 108 Specific Appropriation: 721A Delete Insert

CORRECTIONS, DEPARTMENT OF Program: Security And Institutional Operations Adult Male Custody Operations

721A In Section 04 On Page 108 Salaries And Benefits

Positions 8,730 9,220 From General Revenue Fund 438,422,258 462,939,516

Adult And Youthful Offender Female Custody Operations

721Q In Section 04 On Page 109 Salaries And Benefits

Positions 1,134 1,194 From General Revenue Fund 54,446,314 57,452,381

Male Youthful Offender Custody Operations

721AB In Section 04 On Page 110 Salaries And Benefits

Positions 588 619 From General Revenue Fund 39,416,974 40,974,844

Specialty Correctional Institution Operations

721AM In Section 04 On Page 111 Salaries And Benefits

Positions 4,689 4,934 From General Revenue Fund 230,761,089 243,011,089

Reception Center Operations

722 In Section 04 On Page 112 Salaries And Benefits

Positions 1,883 1,982 From General Revenue Fund 93,182,254 98,142,514

Public Service Worksquads And Work Release Transition

731 Salaries And Benefits

Positions 943 993 From General Revenue Fund 30,937,028 33,437,099

Offender Management And Control

747 In Section 04 On Page 114
Salaries And Benefits

Positions	1,268	1,277
From General Revenue Fund	57,763,414	58,213,414

Correctional Facilities Maintenance And Repair

753 In Section 04 On Page 115
Salaries And Benefits

Positions	528	541
From General Revenue Fund	22,141,427	22,840,079

Information Technology

760A Salaries And Benefits

Positions	23	24
From General Revenue Fund	1,636,469	1,696,291

Senators Geller, Rich, Joyner and Hill offered the following substitute amendment which was moved by Senator Geller:

Substitute Amendment 26 (997033)—

In Section: 04 On Page: 108 Specific Appropriation: 721A
Delete Insert

CORRECTIONS, DEPARTMENT OF
Program: Security And Institutional
Operations
Adult Male Custody Operations

721A In Section 04 On Page 108
Salaries And Benefits

Positions	8,730	9,394
From General Revenue Fund	438,422,258	471,755,597

Program: Community Corrections
Probation Supervision

775A In Section 04 On Page 116
Salaries And Benefits

Positions	1,836	1,919
From General Revenue Fund	93,576,206	98,317,761

Drug Offender Probation Supervision

775G Salaries And Benefits

Positions	253	314
From General Revenue Fund	16,398,108	19,842,925

Community Control Supervision

775P In Section 04 On Page 117
Salaries And Benefits

Positions	330	409
From General Revenue Fund	21,671,775	26,158,814

Post Prison Release Supervision

775V In Section 04 On Page 118
Salaries And Benefits

Positions	293	364
From General Revenue Fund	21,476,681	25,470,036

Amendment to Substitute Amendment 26 was withdrawn.

The question recurred on Substitute Amendment 26 which failed.
The vote was:

Yeas—11

Bullard	Joyner	Rich
Deutch	Justice	Ring
Geller	Margolis	Siplin
Hill	Oelrich	

Nays—22

Mr. President	Dawson	Jones
Alexander	Dean	King
Aronberg	Diaz de la Portilla	Peaden
Atwater	Dockery	Storms
Baker	Fasano	Villalobos
Carlton	Gaetz	Webster
Constantine	Garcia	
Crist	Haridopolos	

The question recurred on Amendment 26 which was withdrawn.

Senators Geller, Deutch, Joyner, Bullard and Rich offered the following amendment which was moved by Senator Geller and failed:

Amendment 27 (997027)—

In Section: 03 On Page: 044 Specific Appropriation: 194
Delete Insert

AGENCY FOR HEALTH CARE ADMINISTRATION
Program: Health Care Services
Medicaid Services To Individuals

194 In Section 03 On Page 044
Special Categories
Adult Vision And Hearing Services

From General Revenue Fund	4,058,705	4,560,702
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195 Special Categories
Case Management

From General Revenue Fund	46,359,525	46,895,837
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196 In Section 03 On Page 045
Special Categories
Therapeutic Services For Children

From General Revenue Fund	32,772,626	32,782,123
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197 Special Categories
Community Mental Health Services

From General Revenue Fund	13,648,237	15,730,894
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197B In Section 03 On Page 000
Special Categories
Adult Dental Services

From General Revenue Fund		525,161
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200 In Section 03 On Page 045
Special Categories
Early And Periodic Screening Of Children

From General Revenue Fund	47,395,701	47,401,599
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202 In Section 03 On Page 046
Special Categories
Family Planning

	From General Revenue Fund	718,386	734,607		From General Revenue Fund	8,392,428	8,394,855
204	Special Categories Home Health Services			220	Special Categories Physician Services		
	From General Revenue Fund	79,618,810	82,450,129		From General Revenue Fund	176,344,293	204,132,113
205	Special Categories Hospice Services			220B	Special Categories Prepaid Health Plans		
	From General Revenue Fund	132,321,643	137,611,970		From General Revenue Fund	1,006,990,792	1,060,814,028
206	Special Categories Hospital Inpatient Services			221	In Section 03 On Page 055 Special Categories Prescribed Medicine/Drugs		
	From General Revenue Fund	37,721,530	170,394,190		From General Revenue Fund	240,945,133	261,956,781
209	In Section 03 On Page 050 Special Categories Freestanding Dialysis Centers			222	Special Categories Medicare Part D Payment		
	From General Revenue Fund	5,425,731	6,090,700		From General Revenue Fund	403,748,151	415,047,142
210	In Section 03 On Page 051 Special Categories Hospital Insurance Benefits			223	Special Categories Private Duty Nursing Services		
	From General Revenue Fund	54,976,721	60,067,090		From General Revenue Fund	240,945,133	241,085,544
211	Special Categories Hospital Outpatient Services			224	Special Categories Rural Health Services		
	From General Revenue Fund	93,764,427	119,093,466		From General Revenue Fund	35,475,590	36,516,164
212	In Section 03 On Page 052 Special Categories Respiratory Therapy Services			225	Special Categories Speech Therapy Services		
	From General Revenue Fund	1,803,650	1,803,944		From General Revenue Fund	17,726,382	17,731,542
213	In Section 03 On Page 053 Special Categories Nurse Practitioner Services			226	In Section 03 On Page 056 Special Categories Medipass Services		
	From General Revenue Fund	8,535,219	9,132,679		From General Revenue Fund	6,516,208	6,645,358
214	Special Categories Birthing Center Services			227	Special Categories Supplemental Medical Insurance		
	From General Revenue Fund	598,827	602,190		From General Revenue Fund	432,797,099	437,084,728
215	Special Categories Other Lab And X-Ray Services			228	Special Categories Occupational Therapy Services		
	From General Revenue Fund	24,830,244	25,650,122		From General Revenue Fund	11,663,853	11,670,966
216	Special Categories Patient Transportation			229	Special Categories Clinic Services		
	From General Revenue Fund	51,016,549	53,659,361		From General Revenue Fund	36,409,984	37,013,357
217	Special Categories Physician Assistant Services				Medicaid Long Term Care		
	From General Revenue Fund	944,643	1,011,686	236	In Section 03 On Page 057 Special Categories Nursing Home Care		
218	In Section 03 On Page 054 Special Categories Personal Care Services				From General Revenue Fund	1,008,677,510	1,072,677,510
	From General Revenue Fund	30,825,674	30,869,659	241	In Section 03 On Page 058 Special Categories Capitated Nursing Home Diversion Waiver		
219	Special Categories Physical Rehabilitation Therapy						

From General Revenue Fund 129,143,992 130,135,987

In Section On Page 000

Amendments 28 and 29 were withdrawn.

On motion by Senator Carlton, by two-thirds vote **SB 2900** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—26

Mr. President	Dean	Lynn
Alexander	Diaz de la Portilla	Oelrich
Atwater	Dockery	Peaden
Baker	Fasano	Saunders
Bennett	Gaetz	Storms
Carlton	Garcia	Villalobos
Constantine	Haridopolos	Webster
Crist	Jones	Wise
Dawson	King	

Nays—12

Aronberg	Hill	Margolis
Bullard	Joyner	Rich
Deutch	Justice	Ring
Geller	Lawson	Siplin

RECESS

On motion by Senator King, the Senate recessed at 1:18 p.m. to reconvene at 1:45 p.m.

AFTERNOON SESSION

The Senate was called to order by the President at 1:45 p.m. A quorum present—31:

Mr. President	Diaz de la Portilla	Lynn
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Baker	Garcia	Rich
Bennett	Geller	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Webster
Crist	Justice	Wise
Dean	King	
Deutch	Lawson	

SPECIAL ORDER CALENDAR, continued

SB 2902—A bill to be entitled An act implementing the 2008-2009 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program for the 2008-2009 fiscal year; providing for allocating funds for alcohol, drug abuse, and mental health services to areas of the state having the greatest demand for services and treatment capacity and as specified in the General Appropriations Act; requiring the Department of Children and Family Services to ensure information is entered into the Florida Safe Families Network; requiring coordination between the department and the Office of the State Courts Administrator and the Statewide Guardian Ad Litem Office to provide information relating to child welfare cases; requiring a report to the Governor and Legislature; providing for future expiration of such provisions; authorizing the Department of Corrections and the Department of Juvenile Justice to expend funds to defray the cost of impacts incurred by a municipality or county which are associated with a facility operated by each respective department; providing for future expiration of such authorization; amending s. 216.262, F.S.; extending the expiration date of provisions authorizing additional positions to operate added prison bed capacity; authorizing the Department of Legal Affairs to expend funds for certain programs pursuant to specific appropriations; amending s. 932.7055, F.S.; extending the expiration date of provisions authorizing the expenditure of funds in a special law enforcement trust fund established by the

governing body of a municipality; reenacting s. 985.686(3), F.S., providing for the payment of costs of providing detention care for juveniles; providing for the future expiration of certain amendments to such provisions; specifying certain limitations on reimbursements to a health care provider or hospital by the Department of Corrections; providing an exception for hospitals that reported a negative operating margin for the prior year; requiring that contract rates of the Department of Corrections be based on a percentage of the Medicare allowable rate; amending s. 201.15, F.S.; providing for moneys in the Invasive Plant Control Trust Fund from the excise tax on documents to be used for Everglades restoration and for the Water Resource Action Plan; authorizing the transfer of moneys in the Invasive Plant Control Trust Fund to the Save Our Everglades Trust Fund and the Ecosystem Management and Restoration Trust Fund; authorizing the Executive Office of the Governor to transfer certain specified funds between departments for purposes of paying risk management insurance; providing for expiration of such authority; authorizing the Executive Office of the Governor to transfer certain specified funds between departments for purposes of paying for human resource management services; providing for expiration of such authority; amending s. 253.01, F.S.; providing for moneys in the Internal Improvement Trust Fund to be used for grants and aids to local governments for the drinking water facility construction state revolving loan program; providing for future expiration of such provision; amending s. 255.503, F.S.; delaying the expiration of provisions authorizing the Department of Management Services to sell, lease, or otherwise dispose of facilities within the Florida Facilities Pool and report to the Legislature, the Governor, and the Division of Bond Finance; reenacting s. 287.17(3)(a) and (6), F.S.; authorizing the use of state aircraft for commuting; providing for the future expiration of certain amendments to such provisions; requiring the Department of Environmental Protection to award funds to certain small counties for programs in litter prevention, recycling and solid waste programs, and the Innovation Grant Program; amending s. 570.20, F.S.; delaying the expiration of provisions authorizing moneys in the General Inspection Trust Fund to be appropriated for certain programs operated by the Department of Agriculture and Consumer Services; authorizing the Department of Financial Services to expend certain funds for salaries, other personnel services, and related expenses; amending s. 253.034, F.S.; delaying the expiration of provisions authorizing the deposit of funds from the sale of property located in Palm Beach County into the Highway Safety Operating Trust Fund by the Department of Highway Safety and Motor Vehicles; amending s. 320.08058, F.S.; delaying the expiration of provisions authorizing proceeds from the Professional Sports Development Trust Fund to be used for operational expenses of the Florida Sports Foundation and financial support of the Sunshine State Games; amending s. 339.135, F.S.; delaying the expiration of provisions requiring the Department of Transportation to transfer funds to the Office of Tourism, Trade, and Economic Development for the purpose of funding economic development transportation projects; amending s. 553.721, F.S.; providing for the proceeds from the surcharge collected by the Department of Community Affairs on building additions and renovations to be used to fund regional planning councils, civil legal assistance, and the Front Porch Florida Initiative; providing for the authorization and issuance of new debt; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds in order to implement the transfer of moneys in the General Revenue Fund from trust funds in the 2008-2009 General Appropriations Act; providing for the effect of a veto of one or more specific appropriations or proviso provisions to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing for contingent retroactive application; providing effective dates.

—was read the second time by title. On motion by Senator Carlton, by two-thirds vote **SB 2902** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—29

Mr. President	Crist	Hill
Alexander	Dean	Jones
Aronberg	Deutch	Justice
Baker	Diaz de la Portilla	King
Bennett	Fasano	Lawson
Bullard	Gaetz	Lynn
Carlton	Garcia	Oelrich
Constantine	Geller	Peaden

Saunders Storms Wise
 Siplin Webster
 Nays—2
 Joyner Rich

Vote after roll call:

Yea—Atwater, Dockery, Haridopolos, Villalobos

Nay—Ring

CS for SB 1746—A bill to be entitled An act relating to public school funding; amending s. 1001.451, F.S., relating to regional consortium service organizations; authorizing the Department of Education to appropriate a lesser amount of an incentive grant per school district and eligible member for a specified fiscal year; providing for the future expiration of such provisions; amending s. 1011.62, F.S.; decreasing the value of full-time equivalent student membership calculated for each student enrolled in an International Baccalaureate course, a full-credit Advanced International Certificate of Education course, or an advanced placement course who receives a certain score on an examination; deleting provisions relating to the calculation of additional full-time equivalent membership based on completion of high school level algebra courses and supplemental allocation for juvenile justice education programs; revising provisions relating to the calculation of additional full-time equivalent membership based on certification of successful completion of industry-certified career and professional academy programs; revising provisions relating to the calculation of additional full-time equivalent membership for the Florida Virtual School; providing the final taxable value used in the final calculation to determine the amount school districts are required to put toward the cost of the Florida Education Finance Program; providing for certain categorical funds; requiring the Department of Education to submit a report to the Legislature regarding such categorical funds; requiring a district school board to submit an amendment to the department if such board transfers funds from its research-based reading instruction allocation; providing a calculation for the supplemental allocation for juvenile justice education programs; providing for the future expiration of certain provisions governing the transfer of categorical funds; amending s. 1011.71, F.S.; decreasing the maximum millage a school district is allowed to levy against the taxable value for school purposes; authorizing a school district to redirect a specified amount of millage if revenues are insufficient to cover payments due under a lease-purchase agreement; amending s. 1012.72, F.S., relating to the Dale Hickam Excellent Teaching Program; providing that monetary incentives and bonuses be provided for up to a certain period; deleting provisions relating to a fee subsidy and a portfolio preparation incentive; providing an effective date.

—was read the second time by title.

Senator Wise moved the following amendments which were adopted:

Amendment 1 (566494)(with directory and title amendments)—Between line(s) 365 and 366, insert:

(8) **DECLINE IN FULL-TIME EQUIVALENT STUDENTS.**—In those districts where there is a decline between prior year and current year unweighted FTE students, a percent ~~50 percent~~ of the decline in the unweighted FTE students as determined by the Legislature shall be multiplied by the prior year calculated FEFP per unweighted FTE student and shall be added to the allocation for that district. For this purpose, the calculated FEFP shall be computed by multiplying the weighted FTE students by the base student allocation and then by the district cost differential. If a district transfers a program to another institution not under the authority of the district's school board, including a charter technical career center, the decline is to be multiplied by a factor of 0.15. However, if the funds provided for the Florida Education Finance Program in the General Appropriations Act for any fiscal year are reduced by a subsequent appropriation for that fiscal year, the percent of the decline in the unweighted FTE students to be funded shall be determined by the Legislature and designated in the subsequent appropriation.

And the directory clause is amended as follows:

Delete line(s) 70-75 and insert:

Section 3. Paragraphs (l) through (v) of subsection (1), paragraphs (a) and (b) of subsection (4), subsection (6) of section 1011.62, Florida Statutes, and subsection (8) of that section as amended by section 2 of chapter 2007-328, Laws of Florida, are amended, present subsections (10) and (11) of that section are amended and redesignated as subsections (11) and (12), respectively, and a new subsection (10) is added to that section, to read:

And the title is amended as follows:

On line(s) 33, after the semicolon (;) insert: revising provisions relating to the calculation of declining unweighted full-time equivalent students;

Amendment 2 (295628)(with directory and title amendments)—Delete line(s) 534-618 and insert:

(2) The Dale Hickam Excellent Teaching Program is created to provide categorical funding for monetary incentives and bonuses for teaching excellence. *The monetary incentives and bonuses may be provided for initial certification for up to one 10-year period.* The Department of Education shall distribute to each school district ~~or to the NBPTS~~ an amount as prescribed annually by the Legislature for the Dale Hickam Excellent Teaching Program. For purposes of this section, the Florida School for the Deaf and the Blind shall be considered a school district. Unless otherwise provided in the General Appropriations Act, each distribution shall be the sum of the amounts earned for the following incentives and bonuses:

(a) ~~A fee subsidy to be paid by the Department of Education to the NBPTS on behalf of each individual who is an employee of a district school board or a public school within the school district, who is certified by the district to have demonstrated satisfactory teaching performance pursuant to s. 1012.34 and who satisfies the prerequisites for participating in the NBPTS certification program, and who agrees, in writing, to pay 10 percent of the NBPTS participation fee and to participate in the NBPTS certification program during the school year for which the fee subsidy is provided. The fee subsidy for each eligible participant shall be an amount equal to 90 percent of the fee charged for participating in the NBPTS certification program. The fee subsidy is a one-time award and may not be duplicated for any individual.~~

(b) ~~A portfolio preparation incentive of \$150 paid by the Department of Education to each teacher employed by a district school board or a public school within a school district who is participating in the NBPTS certification program. The portfolio preparation incentive is a one-time award paid during the school year for which the NBPTS fee subsidy is provided.~~

(a)(e) An annual bonus equal to 10 percent of the prior fiscal year's statewide average salary for classroom teachers to be distributed to the school district to be paid to each individual who holds NBPTS certification and is employed by the district school board or by a public school within the school district. The district school board shall distribute the annual bonus to each individual who meets the requirements of this paragraph and who is certified annually by the district to have demonstrated satisfactory teaching performance pursuant to s. 1012.34. The annual bonus may be paid as a single payment or divided into not more than three payments.

(b)(4) An annual bonus equal to 10 percent of the prior fiscal year's statewide average salary for classroom teachers to be distributed to the school district to be paid to each individual who meets the requirements of paragraph (a) (e) and agrees, in writing, to provide the equivalent of 12 workdays of mentoring and related services to public school teachers within the state who do not hold NBPTS certification. Related services must include instruction in helping teachers work more effectively with the families of their students. The district school board shall distribute the annual bonus in a single payment following the completion of all required mentoring and related services for the year. It is not the intent of the Legislature to remove excellent teachers from their assigned classrooms; therefore, credit may not be granted by a school district or public school for mentoring or related services provided during student contact time during the 196 days of required service for the school year.

(c)(e) ~~The employer's share of social security and Medicare taxes and Florida Retirement System contributions for those teachers who qualify for NBPTS certification and receive bonus amounts.~~

A teacher for whom the state or the school district pays the certification fee and who does not complete the certification program or does not teach in a public school of this state for at least 1 year after completing the certification program must repay the amount of the certification fee to the state. However, a teacher who completes the certification program but fails to be awarded NBPTS certification is not required to repay the amount of the certification fee if the teacher meets the 1-year teaching requirement. Repayment is not required of a teacher who does not complete the certification program or fails to fulfill the teaching requirement because of the teacher's death or disability or because of other extenuating circumstances as determined by the State Board of Education.

(3) A school district may pay the following:

(a) A fee subsidy to the NBPTS on behalf of each individual who is an employee of a district school board or a public school within the school district, who is certified by the district to have demonstrated satisfactory teaching performance pursuant to s. 1012.34, who satisfies the prerequisites for participating in the NBPTS certification program, and who agrees, in writing, to pay at least 10 percent or more of the NBPTS participation fee and to participate in the NBPTS certification program during the school year for which the fee subsidy is provided. The fee subsidy for each eligible participant shall be an amount up to 90 percent of the fee charged for participating in the NBPTS certification program. The fee subsidy is a one-time award and may not be duplicated for any individual.

(b) A portfolio-preparation incentive of up to \$150 to each teacher employed by a district school board or a public school within a school district who is participating in the NBPTS certification program. The portfolio-preparation incentive is a one-time award paid during the school year for which the NBPTS fee subsidy is provided.

(c) The employer's share of Florida Retirement System contributions for any bonus payments under paragraphs (2)(a) and (b).

(6)(5) If the funds available in any fiscal year are insufficient to pay in full the annual bonuses for certification and for providing mentoring and related services, such payments for mentoring and related services shall be prorated among the eligible recipients. If the mentoring and related services are prorated, school districts may pay a portion or all of the balance. If funds are insufficient to pay in full the annual bonuses for certification, payments of bonuses for certification shall be prorated among the eligible recipients.

And the directory clause is amended as follows:

Delete line(s) 529-532 and insert:

Section 6. Subsection (2) of section 1012.72, Florida Statutes, and subsection (5) of that section as created by section 7 of chapter 2007-328, Laws of Florida, are amended, present subsections (3), (4), and (5) of that section are redesignated as subsections (4), (5), and (6), respectively, and a new subsection (3) is added to that section, to read:

And the title is amended as follows:

On line(s) 46, after the semicolon (;) insert: authorizing a school district to pay a certain percentage of a fee subsidy to the National Board of Professional Teaching Standards on behalf of certain persons, a portfolio-preparation incentive up to a specified amount to certain teachers, and the employer's share of contributions to the Florida Retirement System;

Senator Garcia moved the following amendment which was adopted:

Amendment 3 (756726)(with title amendment)—Between line(s) 618 and 619, insert:

Section 7. Subsection (4) of section 1013.45, Florida Statutes, is amended to read:

1013.45 Educational facilities contracting and construction techniques.—

(4) Except as otherwise provided in this section and s. 481.229, the services of a registered architect must be used for the development of plans for the erection, enlargement, or alteration of any educational facility. The services of a registered architect are not required for a minor renovation project for which the construction cost is less than

\$50,000 or for the placement or hookup of relocatable educational facilities that conform with standards adopted under s. 1013.37. However, boards must provide compliance with building code requirements and ensure that these structures are adequately anchored for wind resistance as required by law. A district school board shall ~~boards are encouraged to consider the reuse of existing construction documents or design criteria packages if where~~ such reuse is feasible and practical. If a school district's 5-year educational facilities work plan includes the construction of two or more new schools for students in the same grade group and program, such as elementary, middle, or high school, the district school board shall require that prototype design and construction be used for the construction of these schools. Notwithstanding s. 287.055, a board may purchase the architectural services for the design of educational or ancillary facilities under an existing contract agreement for professional services held by a district school board in the State of Florida, provided that the purchase is to the economic advantage of the purchasing board, the services conform to the standards prescribed by rules of the State Board of Education, and such reuse is not without notice to, and permission from, the architect of record whose plans or design criteria are being reused. Plans shall be reviewed for compliance with the state requirements for educational facilities. Rules adopted under this section must establish uniform prequalification, selection, bidding, and negotiation procedures applicable to construction management contracts and the design-build process. This section does not supersede any small, woman-owned or minority-owned business enterprise preference program adopted by a board. Except as otherwise provided in this section, the negotiation procedures applicable to construction management contracts and the design-build process must conform to the requirements of s. 287.055. A board may not modify any rules regarding construction management contracts or the design-build process.

And the title is amended as follows:

On line(s) 46, after the semicolon (;) insert: amending s. 1013.45, F.S.; requiring a district school board to reuse existing construction documents or design criteria packages if feasible and practical; requiring the use of prototype design and construction under certain circumstances;

On motion by Senator Wise, by two-thirds vote **CS for SB 1746** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—35

Mr. President	Diaz de la Portilla	Margolis
Alexander	Dockery	Oelrich
Aronberg	Fasano	Peaden
Atwater	Gaetz	Rich
Baker	Garcia	Ring
Bennett	Geller	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	King	Webster
Dean	Lawson	Wise
Deuth	Lynn	

Nays—1

Justice

Vote after roll call:

Yea—Haridopolos

CS for SB 1756—A bill to be entitled An act relating to classroom size reductions; amending ss. 1002.53 and 1002.61, F.S.; conforming provisions to changes made by the act; amending s. 1002.63, F.S.; removing the eligibility requirements that a school district is required to meet in order to deliver the prekindergarten program during the school year; amending s. 1002.73, F.S.; removing the Department of Education's authority to certify school districts as eligible to deliver the prekindergarten program; amending s. 1003.03, F.S.; revising the requirements for calculating the number of students per classroom for specified fiscal years; providing a class size reduction calculation for the department to apply if it determines that an individual class exceeds the maximum level allowed; requiring the Executive Office of the Governor to place the

funds from such calculation in reserve, with the undistributed funds reverting to the General Revenue Fund; authorizing the Commissioner of Education to recommend a budget amendment by a certain date each year, subject to the Legislative Budget Commission's approval; amending s. 1011.685, F.S.; requiring school districts to use class size reduction operating categorical funds to reduce class size; authorizing a school district to use such funds for any operating expenditure if the class size requirements are met, with priority given to increasing teachers' salaries; providing an effective date.

—was read the second time by title. On motions by Senator Wise, by two-thirds vote **CS for SB 1756** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1774—A bill to be entitled An act relating to postsecondary student fees; amending s. 1009.22, F.S.; revising provisions relating to workforce education postsecondary student fees; prohibiting the fee from exceeding a certain percentage of the tuition per credit hour and the out-of-state fee; requiring that such fees be used to enhance instructional technology resources; prohibiting the fee from being included in any award under the Florida Bright Futures Scholarship Program; amending s. 1009.23, F.S.; conforming provisions relating to community college student fees to changes made by the act; amending s. 1009.24, F.S.; revising provisions relating to state university student fees; requiring a referendum of the student body in which a majority of the students vote to establish the technology fee; requiring each university board of trustees to report to the Legislature and the Board of Governors by a certain date each year regarding such fee; providing an effective date.

—was read the second time by title. On motions by Senator King, by two-thirds vote **CS for SB 1774** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1788—A bill to be entitled An act relating to trust funds; creating the Indigent Civil Defense Trust Fund within the Justice Administrative Commission; providing for the purpose of the trust fund; providing for future review and termination or re-creation of the trust fund; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **CS for SB 1788** 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—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1790—A bill to be entitled An act relating to the state judicial system; amending s. 27.511, F.S.; prescribing the types of civil proceedings in which part-time assistant criminal conflict and civil regional counsel may not otherwise engage; providing for the public defender to handle criminal appeals in certain cases for which trial representation was provided by the office of criminal conflict and civil regional counsel; providing an exception when the public defender has a conflict; amending s. 27.52, F.S.; increasing the application fee for determining indigent status for the purpose of receiving criminal representation by state-funded counsel; conforming provisions to changes made by the act; amending s. 27.562, F.S.; specifying that certain assessments collected from a defendant are in satisfaction of the application fee for a determination of indigent status; amending s. 28.24, F.S.; increasing charges for services rendered by the clerk of the circuit court in recording documents and instruments and performing other duties; amending s. 28.2401, F.S.; increasing services charges the clerk of court is authorized to charge in probate matters; amending s. 28.241, F.S.; increasing filing fees for civil actions in circuit court; conforming provisions governing the remission of a portion of the fees to the General Revenue Fund; providing for a portion of the fees to be deposited in a designated trust fund in support of mediation activities; increasing filing fees for instituting certain appellate proceedings; amending s. 28.246, F.S.; reducing the maximum fee that may be charged when the clerk uses a collection agent to collect unpaid fees and costs; amending s. 28.35, F.S.; including the provision of meals and lodging for jurors within the court-related functions that the clerk of court may fund through fees, service charges, court costs, and fines; revising provisions to conform; clarifying duties of the Florida Clerks of Court Operations Corporation; reenacting s. 28.36(1), (2), (3)(a), (4), and (5), F.S., relating to budget procedures of the clerks of court, to incorporate the amendment to s. 28.35, F.S., in references thereto; amending s. 34.041, F.S.; increasing filing fees for civil actions in county court; conforming provisions governing the remission of a portion of the fees to the General Revenue Fund; providing for a portion of the fees to be deposited in a designated trust fund in support of mediation activities; amending s. 40.24, F.S.; providing for jurors to be compensated by the clerk of the court rather than the state; amending s. 40.26, F.S.; providing for certain meals and lodging expenses for jurors to be paid by the clerk of the court; amending s. 40.29, F.S.; revising requirements for the clerk of the court relating to payment of ordinary witnesses; including the criminal conflict and regional civil counsel among the persons on whose behalf the clerk of the court estimates funds for payment of witnesses; eliminating a requirement that the clerk of the court provide an estimate of certain juror expenses; revising provisions to conform; amending s. 40.31, F.S.; revising provisions to conform to the payment of juror compensation from funds retained by the clerk of the court; authorizing the Justice Administrative Commission rather than the State Courts Administrator to apportion certain funds for payment of witnesses by the clerk of the court; amending s. 40.32, F.S.; requiring that certain juror expenses be paid by the clerk of the court from fees, service charges, court costs, and fines; amending s. 40.33, F.S.; revising procedures related to a deficiency in funds for the payment of witnesses; revising provisions to conform; amending s. 40.34, F.S.; eliminating requirements that the clerk of the court prepare a juror payroll

and provide copies to the State Courts Administrator; repealing s. 40.35, F.S., relating to an accounting by the clerk of the court to the State Courts Administrator for funds for juror and witness payments; amending s. 40.355, F.S.; revising requirements for the clerk of the court to account for certain funds, to conform to changes made by the act; amending s. 40.361, F.S., relating to the applicability of certain state budgeting laws; conforming a cross-reference; amending s. 44.108, F.S.; increasing fees for court-ordered mediation services; requiring the clerk of the court to report the fees collected and deposited into the Mediation and Arbitration Trust Fund; amending s. 45.035, F.S.; increasing service charges related to judicial sales procedures; amending s. 55.505, F.S.; increasing a service charge for issuing execution or process for enforcement of a foreign judgment; amending s. 57.082, F.S.; creating an application fee for a determination of indigent status and appointment of an attorney in certain proceedings relating to children; providing for fees collected to be deposited into the Indigent Civil Defense Trust Fund; authorizing the clerk of the court to retain a portion of the fees collected; amending s. 61.14, F.S.; increasing service charges related to enforcement and modification of support, maintenance, or alimony agreements or orders; amending s. 318.121, F.S.; specifying that a new administrative fee for civil traffic violations is not preempted; amending s. 318.14, F.S.; increasing the court costs that are assessed in certain noncriminal traffic cases; amending s. 318.15, F.S.; increasing the processing fee when a person is adjudicated guilty after failing to attend driver improvement school; amending s. 318.18, F.S.; increasing fees, penalties, and court costs related to certain traffic infractions; creating an administrative fee for noncriminal moving and nonmoving traffic violations; amending s. 322.245, F.S.; increasing delinquency fees that are imposed for failing to comply with traffic court directives and that must be paid to avoid suspension of a driver's license; amending s. 327.73, F.S.; increasing dismissal fees and court costs related to certain noncriminal vessel safety infractions; increasing the maximum amount of court costs that may be imposed; amending s. 372.83, F.S.; increasing the costs assessed by the clerk or a hearing officer for verifying that a person possesses a certain wildlife license or permit; amending s. 713.24, F.S.; increasing the fees charged by the clerk for making and serving a certificate showing transfer of a lien from real property to certain security; amending s. 721.83, F.S.; increasing the additional filing fee for joining a timeshare estate in a consolidated foreclosure action; amending s. 744.365, F.S.; increasing the fee paid by a guardian from the ward's property upon the filing of a verified inventory of the ward's property; amending s. 744.3678, F.S.; increasing the fees paid by a guardian from the ward's estate as part of an annual accounting; amending s. 766.104, F.S.; increasing the filing fee for securing an automatic extension of the statute of limitations to allow for investigation in medical negligence cases; amending s. 938.05, F.S.; increasing the additional costs that a person must pay in felony, misdemeanor, or criminal traffic offenses; amending s. 938.27, F.S.; defining the term "convicted" for purposes of paying the costs of prosecution; providing for the imposition of such costs notwithstanding a defendant's present ability to pay; prescribing costs of prosecution; authorizing the court to establish higher minimum costs of prosecution; amending s. 938.29, F.S.; providing that certain defendants are liable for the application fee to determine indigent status for purposes of appointing counsel; providing for distribution of funds collected from a defendant for the application fee, attorney's fees, and costs; prohibiting the Florida Clerks of Court Operations Corporation from increasing clerks budgets in a specified fiscal year based on increased revenues under the act; authorizing the corporation to increase budgets in the aggregate for increased clerk duties related to the payment of juror expenses; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **CS for SB 1790** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dean	Jones
Alexander	Deutch	Joyner
Aronberg	Diaz de la Portilla	Justice
Atwater	Dockery	King
Baker	Fasano	Lawson
Bennett	Gaetz	Lynn
Bullard	Garcia	Margolis
Carlton	Geller	Oelrich
Constantine	Haridopolos	Peaden
Crist	Hill	Rich

Ring	Storms	Webster
Saunders	Villalobos	Wise
Siplin		

Nays—None

CS for SB 1792—A bill to be entitled An act relating to criminal history information; amending s. 943.053, F.S.; clarifying the purposes for which the fees collected from the private sector or noncriminal justice agencies to acquire criminal history information may be applied; increasing the amount of the fee charged per record for criminal history information; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **CS for SB 1792** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

SB 2820—A bill to be entitled An act relating to residential facilities for juvenile offenders; amending s. 985.02, F.S.; expressing the legislative intent that residential facilities for juvenile offenders have no more than 165 beds; providing an exception for campus-style settings that have more than one level of restrictiveness and other conditions; amending s. 985.03, F.S.; redefining the term "restrictiveness level" to require that residential facilities for juvenile offenders in low-risk, moderate-risk, and high-risk offender programs have no more than 165 residential beds each; providing an exception for campus-style settings that have more than one level of restrictiveness and other conditions; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **SB 2820** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1810—A bill to be entitled An act relating to agriculture; amending s. 570.191, F.S.; providing that money in the Agricultural Emergency Eradication Trust Fund be made available under certain circumstances; repealing s. 570.1911, F.S., relating to notice of certification of an agricultural emergency; providing an effective date.

—was read the second time by title. On motion by Senator Alexander, by two-thirds vote **CS for SB 1810** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President	Dockery	Lynn
Aronberg	Fasano	Margolis
Atwater	Gaetz	Oelrich
Baker	Garcia	Peaden
Bennett	Geller	Rich
Bullard	Haridopolos	Ring
Carlton	Hill	Saunders
Constantine	Jones	Siplin
Crist	Joyner	Storms
Dean	Justice	Villalobos
Deutch	King	Webster
Diaz de la Portilla	Lawson	Wise

Nays—None

Vote after roll call:

Yea—Alexander

On motion by Senator Alexander, by two-thirds vote **HB 7019** was withdrawn from the Committee on General Government Appropriations.

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

HB 7019—A bill to be entitled An act relating to real property transfer returns; repealing s. 201.022, F.S., relating to requirements for executing and filing returns relating to transfers of interests in real property as a condition precedent to recording deeds transferring such interests; providing an effective date.

—a companion measure, was substituted for **CS for SB 1814** and by two-thirds vote read the second time by title. On motion by Senator Alexander, by two-thirds vote **HB 7019** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1820—A bill to be entitled An act relating to the Department of Business and Professional Regulation; amending s. 455.2281, F.S.; authorizing the department to set by rule the fees paid annually by professions regulated by the department; limiting the amount of such fees; authorizing the department to adopt rules to waive the unlicensed activity special fee if certain accounts have an excess balance; amending s. 548.035, F.S.; revising the amount of the permit fee charged for pugilistic exhibition events; amending s. 718.501, F.S.; authorizing the department to set by rule the fees paid annually by condominium associations; limiting the amount of such fees; amending s. 719.501, F.S.; authorizing the department to set by rule the fees paid annually by cooperative associations; limiting the amount of such fees; amending s. 721.27, F.S.; authorizing the department to set by rule the fees paid annually by timeshare plans; limiting the amount of such fees; amending s. 509.032, F.S.; deleting a provision requiring that the division provide certain

assistance to the State Fire Marshal; deleting a provision requiring that the division provide technical assistance to the Florida Building Commission when updating the construction standards of the Florida Fire Prevention Code; deleting a provision requiring that the division enforce certain provisions of the Florida Fire Prevention Code; providing an effective date.

—was read the second time by title.

Senator Alexander moved the following amendments which were adopted:

Amendment 1 (469296)(with title amendment)—Delete line(s) 76 and insert: operating fund account of that profession. *For the 2008-2009 fiscal year, for each profession subject to fees imposed by this section, the department shall waive fees if the long-range estimates of revenue forecast a reasonable excess cash balance as required in s. 455.219. The department shall also reduce fees for all other professions based upon excess cash estimates. A report of all fee adjustments granted under this section, by profession, shall be provided to the chairs of the Senate Fiscal Policy and Calendar Committee and House Policy and Budget Council by September 15, 2009.*

And the title is amended as follows:

On line(s) 8, after the semicolon (;) insert: requiring the department to waive or reduce fees under certain conditions for all professions subject to fees; requiring that a report of fee adjustments be submitted to the Legislature by a specified date;

Amendment 2 (306006)(with title amendment)—Delete line(s) 105-129 and insert: the amount due, plus any penalty, is paid. *For the 2008-2009 fiscal year, the department shall reduce the annual fee paid by each condominium association as required by this paragraph to \$2 for each residential unit.*

Section 4. Paragraph (a) of subsection (2) of section 719.501, Florida Statutes, is amended to read:

719.501 Powers and duties of Division of Florida Land Sales, Condominiums, and Mobile Homes.—

(2)(a) *The department, by rule, may set fees to be paid annually by each cooperative association shall pay to the division, on or before January 1 of each year. An annual fee may not exceed in the amount of \$4 for each residential unit in cooperatives operated by the association. If the assessed fee is not paid by March 1, then the association shall be assessed a penalty of 10 percent of the amount due, and the association shall not have the standing to maintain or defend any action in the courts of this state until the amount due is paid. For the 2008-2009 fiscal year, the department shall reduce the annual fee paid by each cooperative association as required by this paragraph to \$2 for each residential unit.*

Section 5. Section 721.27, Florida Statutes, is amended to read:

721.27 Annual fee for each timeshare unit in plan.—On January 1 of each year, each managing entity of a timeshare plan located in this state shall collect as a common expense and pay to the division an annual fee *to be set by rule, not to exceed of \$2* for each 7 days of annual use availability that exist within the timeshare plan at that time, and subject to any limitations on the amount of such annual fee pursuant to s. 721.58. If any portion of the annual fee is not paid by March 1, the managing entity may be assessed a penalty pursuant to s. 721.26. *For the 2008-2009 fiscal year, the department shall reduce the annual fee paid by each managing entity of a timeshare plan as required in this section to 50 cents for each 7 days of annual use.*

And the title is amended as follows:

Delete line(s) 11-19, and insert: amending s. 718.501, F.S.; authorizing the department to set by rule the fees paid annually by condominium associations; limiting the amount of such fees; requiring the department to reduce condominium association fees to a certain amount for a specified time; amending s. 719.501, F.S.; authorizing the department to set by rule the fees paid annually by cooperative associations; limiting the amount of such fees; requiring the department to reduce cooperative association fees to a certain amount for a specified time; amending s. 721.27, F.S.; authorizing the department to set by rule the fees paid annually by timeshare plans; limiting the amount of such fees; requiring the department to reduce the annual fee paid by timeshare plans to a

certain amount for a specified time; amending s. 509.032, F.S.; deleting a provision

On motion by Senator Alexander, by two-thirds vote **CS for SB 1820** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1824—A bill to be entitled An act relating to financial services; creating s. 17.0315, F.S.; establishing a task force to develop a successor financial and cash management system; requiring the Chief Financial Officer to appoint members to and head such task force; requiring that the directors of the Agency for Enterprise Information Technology and the Office of Policy and Budget in the Executive Office of the Governor participate as members of the task force; providing a purpose; requiring members to consult with the administrative services directors, finance and accounting offices, and budget directors of all branches of state government; requiring the task force to submit a report and draft legislation to the Governor and the Legislature by a certain date; requiring that certain information be included in such report; amending s. 20.121, F.S.; establishing the Strategic Markets Research and Assessment Unit within the Office of Financial Regulation; requiring that the unit periodically report to the Financial Services Commission and the Legislature; specifying the information to be included in such report; amending s. 517.315, F.S.; requiring the Office of Financial Regulation of the Financial Services Commission to transfer the entire registration assessment fee paid by associated persons and a certain percentage of the assessment fee paid by dealers and investment advisors to the Regulatory Trust Fund; amending ss. 626.932 and 626.938, F.S.; revising the required percentages of funds collected pursuant to certain taxes on surplus lines premiums and related interest that must be deposited into the Insurance Regulatory Trust Fund and the General Revenue Fund; providing an effective date.

—was read the second time by title. On motion by Senator Alexander, by two-thirds vote **CS for SB 1824** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1830—A bill to be entitled An act relating to the disposition of traffic infractions; amending s. 318.18, F.S.; requiring that revenue

from the surcharge imposed for certain criminal traffic offenses and all noncriminal traffic violations be remitted to the Department of Revenue, deposited quarterly into the State Agency Law Enforcement Radio System Trust Fund of the Department of Management Services, and be used for certain purposes; authorizing the Department of Management Services to retain funds from such revenue to recover certain costs and expenses; providing an effective date.

—was read the second time by title. On motion by Senator Alexander, by two-thirds vote **CS for SB 1830** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1838—A bill to be entitled An act relating to the Department of Revenue; amending s. 195.002, F.S.; authorizing the Department of Revenue to incur reasonable expenses for the salaries and benefits of employees whose duties are directly associated with developing and conducting schools to upgrade assessment and collection skills; amending s. 195.022, F.S.; requiring the department to pay for aerial photographs and nonproperty ownership maps provided to the property appraisers of certain counties; providing an exception; authorizing the department to charge fees for procuring photographs and maps and deposit the proceeds into the Certification Program Trust Fund; amending s. 195.087, F.S.; authorizing property appraisers to pay the costs of aerial photographs and nonproperty ownership maps which are not paid by the department; providing an effective date.

—was read the second time by title. On motion by Senator Alexander, by two-thirds vote **CS for SB 1838** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1886—A bill to be entitled An act relating to the state group insurance program; amending s. 110.123, F.S.; specifying the amount of the employer contribution to employee health savings accounts; providing an effective date.

—was read the second time by title. On motions by Senator Carlton, by two-thirds vote **CS for SB 1886** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1888—A bill to be entitled An act relating to state employees; providing for the resolution of certain collective bargaining issues at impasse between the State of Florida and certified bargaining units of state employees; providing an effective date.

—was read the second time by title. On motions by Senator Carlton, by two-thirds vote **CS for SB 1888** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1892—A bill to be entitled An act relating to the state data center system; amending s. 14.204, F.S.; revising the duties and responsibilities of the Agency for Enterprise Information Technology; authorizing the agency to adopt rules; amending s. 215.322, F.S.; requiring the Agency for Enterprise Information Technology to review an agency's request to accept credit, charge, or debit cards in payment of goods and services and make recommendations to the Chief Financial Officer; amending s. 216.235, F.S.; including the executive director of the Agency for Enterprise Information Technology on the State Innovation Committee; requiring the agency to evaluate innovative investment projects that involve information technology; amending s. 282.003, F.S.; revising a short title; amending s. 282.0041, F.S.; defining terms relating to information resource management; amending s. 282.0055, F.S.; conforming cross-references; amending s. 282.0056, F.S.; revising provisions relating to the Agency for Enterprise Information Technology's work plan; requiring an annual plan; requiring the agency to annually report its achievements to the Governor and Cabinet and the Legislature; creating s. 282.201, F.S.; establishing a state data center system; providing legislative intent; providing the duties of the Agency for Enterprise Information Technology with respect to the system; providing responsibilities; providing state agency duties and limitations; authorizing the Agency for Enterprise Information Technology to adopt rules; creating s. 282.203, F.S.; establishing primary data centers; providing the duties of the center; providing that each center shall be headed by a board of trustees; providing for the membership of the board; providing for the duties of the board; creating s. 282.204, F.S.; establishing the Northwood Shared Resource Center as a separate budget entity housed for administrative purposes only in the Department of Children and Family Services; providing for the center to be headed by a board of trustees;

creating s. 282.205, F.S.; establishing the Southwood Shared Resource Center as a separate budget entity housed for administrative purposes only in the Department of Management Services; providing for the center to be headed by a board of trustees; amending s. 282.315, F.S.; revising the duties of the Agency Chief Information Officers Council with respect to the consolidation of computer services; amending s. 282.322, F.S.; revising provisions relating to monitoring high-risk information technology projects; amending s. 287.057, F.S.; requiring the Department of Management Services to consult with the Agency for Enterprise Information Technology with respect to procuring information technology commodities and contractual services; amending ss. 445.011, 445.045, and 668.50, F.S., relating to workforce information systems and the Uniform Electronic Transaction Act; clarifying the duties of the Agency for Enterprise Information Technology and the Department of Management Services; providing for the transfer of state agency data center resources to a primary data center; requiring the board of trustees of the primary data center to submit a plan relating to costs and resources; requiring user agencies to submit budget requests to accomplish the transfers; specifying the duties of the board of trustees of the data center; providing for the transfer of the information technology functions of the Parole Commission to the Department of Corrections; requiring a plan and a service-level agreement; providing for the transfer of mainframe resources of the Department of Transportation and the Department of Highway Safety and Motor Vehicles to the Southwood Shared Resource Center; providing a timeframe for the transfer; requiring a service-level agreement for the transition and a plan; providing for the supervision of staff and ownership of resources; requiring budget amendments to redistribute resources between the state entities; repealing s. 282.20, F.S., relating to the Technology Resource Center; providing an effective date.

—was read the second time by title. On motions by Senator Carlton, by two-thirds vote **CS for SB 1892** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1854—A bill to be entitled An act relating to the Medicaid program; amending s. 400.179, F.S.; authorizing the Agency for Health Care Administration to transfer fees used to repay nursing home Medicaid overpayments to the Grants and Donations Trust Fund within the agency; amending s. 409.904, F.S.; discontinuing optional Medicaid payments for certain persons age 65 or over or who are blind or disabled; revising certain eligibility criteria for pregnant women and children younger than 21; amending s. 409.906, F.S.; discontinuing adult dental services and adult hearing services on a certain date; amending s. 409.908, F.S.; requiring Medicaid to pay for all deductibles and coinsurance for portable X-ray Medicare Part B services provided in a nursing home; revising the factors used to determine the reimbursement rate to providers for Medicaid prescribed drugs; requiring the agency to reduce certain provider reimbursement rates as prescribed in the appropriations act; providing that any increases in rates as subject to the appropriations act; amending s. 409.911, F.S.; revising which year's disproportionate data is used to determine a hospital's Medicaid days and charity care during the 2008-2009 fiscal year; amending s. 409.912, F.S.; prohibiting the Agency for Health Care Administration from distributing moneys under the regional perinatal intensive care disproportionate share program during the 2008-2009 fiscal year; amending s. 409.913, F.S.; authorizing the agency to distribute disproportionate share funds to teaching hospital during the 2008-2009 fiscal year; providing that

such funds may be distributed as provided in the appropriations act; amending s. 409.9117, F.S.; prohibiting the distribution of funds under the primary disproportionate share program during the 2008-2009 fiscal year; amending s. 409.912, F.S.; specifying certain counties that are exempt from the requirement of enrolling Medicaid eligible children in MediPass or Medicaid fee-for-service and behavioral health care services; revising the factors used to determine the reimbursement rate to pharmacies for Medicaid prescribed drugs; revising the requirement for the agency to develop a utilization management program for Medicaid recipients for certain therapies; amending s. 409.9122, F.S.; revising enrollment requirements relating to Medicaid managed care programs and the agency's authority to assign persons to MediPass or a managed care plan; repealing s. 409.905(5)(c), F.S., relating to the agency's authority to adjust a hospital's inpatient per diem rate; repealing s. 430.83, F.S., relating to the Sunshine for Seniors Program; providing an effective date.

—was read the second time by title.

Senator Peaden moved the following amendment which was adopted:

Amendment 1 (311784)(with title amendment)—Between lines 1219 and 1220, insert:

Section 10. Section 409.91206, Florida Statutes, is created to read:

409.91206 Alternatives for health and long-term care reforms.—The Governor, the President of the Senate, and the Speaker of the House of Representatives may convene workgroups to propose alternatives for cost-effective health and long-term care reforms, including, but not limited to, reforms for Medicaid.

And the title is amended as follows:

Delete line 23 and insert: during the 2008-2009 fiscal year; creating s. 409.91206, F.S.; authorizing the Governor and the Legislature to convene workgroups to propose alternatives for cost-effective health and long-term care reforms; amending s. 409.9112,

On motion by Senator Peaden, by two-thirds vote **CS for SB 1854** as amended was read the third time by title, passed, ordered engrossed and then certified to the House. The vote on passage was:

Yeas—23

Mr. President	Dean	King
Alexander	Diaz de la Portilla	Peaden
Atwater	Dockery	Saunders
Baker	Fasano	Storms
Bennett	Gaetz	Villalobos
Carlton	Garcia	Webster
Constantine	Haridopolos	Wise
Crist	Jones	

Nays—14

Aronberg	Joyner	Oelrich
Bullard	Justice	Rich
Deutch	Lawson	Ring
Geller	Lynn	Siplin
Hill	Margolis	

CS for SB 1856—A bill to be entitled An act relating to the Comprehensive Statewide Tobacco Education and Use Prevention Program; amending s. 381.84, F.S.; deleting a provision limiting to specified fiscal years the applicability of requirements that the area health education center network expand the AHEC smoking-cessation initiative to each county within the state and perform certain other activities; deleting a provision limiting to specified fiscal years the applicability of a requirement that the Department of Health award a contract or grant to the AHEC network for certain purposes; revising the annual appropriation for the AHEC network; deleting a provision authorizing the network to apply for a competitive contract or grant after a specified fiscal year; providing an effective date.

—was read the second time by title. On motion by Senator Peaden, by two-thirds vote **CS for SB 1856** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1864—A bill to be entitled An act relating to medical research; amending s. 381.922, F.S., relating to the William G. "Bill" Bankhead, Jr., and David Coley Cancer Research Program; revising the annual appropriation for the program; amending s. 1004.445, F.S., relating to the Johnnie B. Byrd, Sr., Alzheimer's Center and Research Institute; revising the annual appropriation for the institute; providing an effective date.

—was read the second time by title. On motions by Senator Peaden, by two-thirds vote **CS for SB 1864** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—35

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Hill	Saunders
Bullard	Jones	Siplin
Carlton	Joyner	Storms
Constantine	Justice	Villalobos
Crist	King	Webster
Dean	Lawson	Wise
Diaz de la Portilla	Lynn	

Nays—1

Deutch

Vote after roll call:

Yea—Haridopolos

Yea to Nay—Joyner, Justice

CS for SB 1866—A bill to be entitled An act relating to the home and community-based services delivery system; amending s. 393.0661, F.S.; providing that the total annual expenditures under tier one for services to clients with developmental disabilities may not exceed \$150,000 per client per year; limiting tier two services to clients whose service needs include a licensed residential facility and who have authorization for a moderate level of support for standard residential habilitation services or authorization for a minimal level of support for behavior focus residential habilitation services; delaying the applicability of provisions governing services provided under tier four; providing an effective date.

—was read the second time by title. On motion by Senator Peaden, by two-thirds vote **CS for SB 1866** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Atwater	Bullard
Alexander	Baker	Carlton
Aronberg	Bennett	Constantine

Crist	Jones	Rich
Diaz de la Portilla	Joyner	Ring
Dockery	Justice	Saunders
Fasano	King	Siplin
Gaetz	Lawson	Storms
Garcia	Lynn	Villalobos
Geller	Margolis	Webster
Haridopolos	Oelrich	Wise
Hill	Peaden	

Nays—1

Deutch

Vote after roll call:

Yea—Dean

CS for SB 1882—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 17.61, F.S.; deleting the DUI Programs Coordination Trust Fund from the list of funds invested by the Chief Financial Officer; amending s. 215.20, F.S.; deleting certain trust funds from the list of funds subject to a 0.3 percent service charge; amending s. 319.001, F.S.; defining the term “certificate of title”; amending s. 319.40, F.S.; authorizing the department to issue electronic certificates of title for motor vehicles and to provide notification through e-mail; amending s. 320.08, F.S.; revising provisions relating to the expenditure of the nonrefundable motorcycle safety education fee; amending s. 320.95, F.S.; authorizing the department to provide notification through e-mail; amending s. 322.025, F.S.; revising provisions relating to the implementation of programs to improve driving ability to conform to changes made by the act; amending s. 322.0255, F.S.; deleting the requirement that the department reimburse organizations that provide a motorcycle safety education course to certain students; amending s. 322.271, F.S.; authorizing the department to waive the hearing process for a person whose license has been suspended, cancelled, or revoked; providing exceptions; amending s. 322.293, F.S.; requiring that DUI programs be administered by the department and paid for by revenues collected by such programs; providing that such revenues be deposited into the Highway Safety Operating Trust Fund; amending s. 328.30, F.S.; authorizing the department to issue electronic certificates of title to vessels and to provide notification through e-mail; amending s. 328.80, F.S.; authorizing the Fish and Wildlife Conservation Commission to provide notification through e-mail; amending ss. 316.251 and 501.976, F.S.; conforming cross-references; providing an effective date.

—was read the second time by title. On motions by Senator Fasano, by two-thirds vote **CS for SB 1882** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peaden
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for SB 1988—A bill to be entitled An act relating to driving with a license that is suspended, revoked, or canceled; amending s. 322.34, F.S.; providing that a person commits a second-degree misdemeanor upon a first conviction and a first-degree misdemeanor upon a second or subsequent conviction of the same offense if the person commits certain specified violations of law; requiring the Department of Highway Safety

and Motor Vehicles to study the effectiveness of suspending a person’s driver’s license for certain specified violations of law; requiring that the department, in consultation with the Office of Program Policy Analysis and Government Accountability and other affected entities, prepare a report and submit its findings and recommendations to the Governor and the Legislature by a specified date; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **CS for SB 1988** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—35

Mr. President	Fasano	Margolis
Aronberg	Gaetz	Oelrich
Atwater	Garcia	Peaden
Baker	Geller	Rich
Bullard	Haridopolos	Ring
Carlton	Hill	Saunders
Constantine	Jones	Siplin
Crist	Joyner	Storms
Dean	Justice	Villalobos
Deutch	King	Webster
Diaz de la Portilla	Lawson	Wise
Dockery	Lynn	

Nays—1

Alexander

Vote after roll call:

Yea—Bennett

CS for CS for SB 2000—A bill to be entitled An act relating to sentencing and the development of more effective justice and correctional policies; creating s. 921.0019, F.S.; creating the Sentencing Policy Advisory Council within the Legislature and a Justice Reinvestment Subcommittee within the Sentencing Policy Advisory Council; requiring the council to evaluate sentencing policy, sentencing practices, correctional policies, justice reinvestment initiatives, and laws affecting or applicable to sentencing or punishment; requiring the subcommittee to review the effectiveness of correctional policies, including sanctioning programs for low-level drug and property offenders, mental health and substance abuse interventions, and reinvestment strategies to enhance the long-term effectiveness of correctional policies by reducing cost without negatively impacting public safety; requiring that recommendations be consistent with specified goals; providing membership of the council; providing for selection of the chair of the council; providing for an executive director and additional staff for the council, subject to appropriations; providing that members of the council serve without compensation, but are entitled to be reimbursed for per diem and travel expenses; requiring meetings and reports of findings and recommendations to the Governor, the Legislature, and the Florida Supreme Court; requiring the council to report its findings and recommendations regarding specified questions by a specified date; providing an effective date.

—was read the second time by title. On motions by Senator Crist, by two-thirds vote **CS for CS for SB 2000** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Deutch	Justice
Alexander	Diaz de la Portilla	King
Aronberg	Dockery	Lawson
Atwater	Fasano	Lynn
Baker	Gaetz	Margolis
Bennett	Garcia	Oelrich
Bullard	Geller	Peaden
Carlton	Haridopolos	Rich
Constantine	Hill	Ring
Crist	Jones	Saunders
Dean	Joyner	Siplin

Storms
Villalobos
Nays—None

Webster

Wise

CS for CS for SB 1286—A bill to be entitled An act relating to a review of the Fish and Wildlife Conservation Commission under the Florida Government Accountability Act; reenacting s. 20.331, F.S., relating to the establishment of the commission; amending ss. 328.48 and 328.56, F.S., relating to vessel registration and vessel registration numbers; clarifying the term “non-motor-powered vessel” for purposes of an exception from registration requirements; amending s. 328.72, F.S., relating to vessel registration fees; increasing such fees for all vessels requiring registration; providing for future adjustment of the vessel registration fees based on the percentage change in the Consumer Pricing Index; requiring the Fish and Wildlife Conservation Commission to report to the Legislature on how the increase in fees will be used; exempting certain non-motor-powered vessels from requirements concerning vessel registration fees; amending s. 372.57, F.S., relating to recreational hunting and fishing licenses; providing for future adjustment of the recreational hunting and fishing licenses based on the percentage change in the Consumer Pricing Index; requiring the Fish and Wildlife Conservation Commission to report to the Legislature on how the increase in license and permit fees will be used; requiring the Office of Program Policy Analysis and Government Accountability to review and report on the Fish and Wildlife Conservation Commission’s public relations, outreach, and education activities and staffing levels by a date certain; requiring the Fish and Wildlife Conservation Commission to review and report on specific activities within the agency by a date certain; repealing sections 372.107, 372.5714, 372.673, and 372.993, F.S., relating to the Federal Law Enforcement Trust Fund, the Waterfowl Advisory Council, the Florida Panther Technical Advisory Council, and the regulation of certain land-based commercial and recreational fishing activities; providing an effective date.

—was read the second time by title. On motions by Senator Saunders, by two-thirds vote **CS for CS for SB 1286** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—34

Mr. President	Diaz de la Portilla	Margolis
Alexander	Dockery	Oelrich
Aronberg	Fasano	Peaden
Atwater	Gaetz	Rich
Baker	Geller	Ring
Bennett	Hill	Saunders
Bullard	Jones	Siplin
Carlton	Joyner	Storms
Constantine	Justice	Webster
Crist	King	Wise
Dean	Lawson	
Deutch	Lynn	

Nays—3

Garcia	Haridopolos	Villalobos
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CS for CS for SB 1294—A bill to be entitled An act relating to a review of the Department of Environmental Protection under the Florida government Accountability Act; reenacting and amending s. 20.255, F.S., relating to the establishment of the department; renaming the Office of Legislative and Government Affairs as the “Office of Legislative Affairs”; creating the Office of Intergovernmental Programs within the department; renaming the Division of Resource Assessment and Management as the “Division of Environmental Regulation Assessment and Restoration”; authorizing the Environmental Regulation Commission to employ independent counsel and contract for outside technical consultants; amending s. 211.3103, F.S.; creating a surcharge on the severance of phosphate rock; providing an exemption from general revenue surcharge; providing for the expiration of the surcharge; amending s. 373.228, F.S.; requiring that certain entities review the standards and guidelines for landscape irrigation and xeriscape ordinances by a date certain; amending s. 376.303, F.S.; requiring a drycleaning facility to

display a current and valid Department of environmental Protection certificate of registration; prohibiting the sale or transfer of drycleaning solvents after a certain date to owners or operators of drycleaning facilities unless a registration certificate is displayed; providing penalties; amend s. 403.031, F.S.; conforming the definition of the term “regulated air pollutant” to changes made in the federal Clean Air Act; amending s. 403.0623, F.S.; providing rulemaking authority for biological sampling techniques; amending s. 403.0872, F.S.; conforming the requirements for air operation permits to changes made to Title V of the Clean Air Act to delete certain minor sources from the Title V permitting requirements; amending s. 373.109, F.S.; requiring the department to initiate rulemaking by a date certain to adjust permit fees; providing for fees to be imposed for verifying that certain activities are exempt from regulation; providing for a fee for conducting informal wetland boundary determinations; specifying special conditions that apply to such determinations; amending s. 403.087, F.S.; providing minimum and maximum amounts for certain fees relating to wastewater treatment facilities; amending s. 403.861, F.S.; providing for a public water system application fee; requiring the department to adopt rules for periodically adjusting the application fee; amending s. 403.873, F.S.; providing rulemaking authority for continuing education requirements for water utility operators; amending s. 403.874, F.S.; providing for the reinstatement of certain water utility operator certifications; repealing s. 378.011, F.S., relating to the Land Use Advisory Committee; repealing ch. 325, F.S., consisting of ss. 325.2055, 325.221, 325.222, and 325.223, F.S., relating to motor vehicle air conditioning refrigerants; repealing s. 403.08725, F.S., relating to citrus juice processing facilities; amending s. 373.503, F.S.; increasing the millage rate for the Northwest Florida Water Management district; providing that the increased millage rate is contingent upon passage of a constitutional amendment; providing conditional authorization for the Northwest Florida Water Management District to adjust its millage rate, to conform; providing an effective date.

—was read the second time by title. On motions by Senator Saunders, by two-thirds vote **CS for CS for SB 1294** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—35

Mr. President	Diaz de la Portilla	Lynn
Alexander	Dockery	Margolis
Aronberg	Fasano	Oelrich
Atwater	Gaetz	Peaden
Baker	Geller	Rich
Bennett	Haridopolos	Ring
Bullard	Hill	Saunders
Carlton	Jones	Siplin
Constantine	Joyner	Storms
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	

Nays—2

Garcia	Villalobos
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CS for CS for SB 1702—A bill to be entitled An act relating to a review of the Department of Agriculture and Consumer Services under the Florida Government Accountability Act; reenacting s. 20.14(2)(a), (b), (c), (d), (f), (g), (h), (i), (k), and (l), F.S., relating to the Divisions of Administration, Agricultural Environmental Services, Animal Industry, Aquaculture, Dairy Industry, Food Safety, Forestry, Fruit and Vegetables, Marketing and Development, and Plant Industry of the Department of Agriculture and Consumer Services; amending s. 125.27, F.S.; increasing the annual countywide fire control assessment; requiring that certain portions of the assessment be distributed into the General Revenue Fund and the Incidental Trust Fund of the Division of Forestry; amending s. 370.07, F.S.; increasing the annual license tax imposed on wholesale and retail saltwater products dealers; amending s. 487.041, F.S.; increasing the registration fee imposed on each brand of pesticide that is distributed, sold, or offered for sale; amending s. 500.12, F.S.; increasing the maximum amount allowed for a food permit application fee; amending s. 559.928, F.S.; requiring that independent agents pay an annual registration fee; specifying an amount for such fee; providing for the deposit and use of moneys obtained from the collection of such fee; amending s. 576.041, F.S.; increasing the fertilizer inspection fee;

amending s. 580.041, F.S.; increasing master registration fees imposed on commercial feed distributors; amending s. 597.004, F.S.; increasing the registration fee for aquaculture certification; providing an effective date.

—was read the second time by title. On motions by Senator Alexander, by two-thirds vote **CS for CS for SB 1702** was read the third time by title, passed and immediately certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peadar
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

CS for CS for SB 2002—A bill to be entitled An act relating to retirement; amending s. 121.71, F.S.; revising the payroll contribution rates for the membership classes of the Florida Retirement System for the state fiscal years effective July 1, 2008, and July 1, 2009; providing a declaration of important state interest; providing an effective date.

—was read the second time by title. On motion by Senator Lawson, by two-thirds vote **CS for CS for SB 2002** was read the third time by title, passed and certified to the House. The vote on passage was:

Yeas—37

Mr. President	Dockery	Margolis
Alexander	Fasano	Oelrich
Aronberg	Gaetz	Peadar
Atwater	Garcia	Rich
Baker	Geller	Ring
Bennett	Haridopolos	Saunders
Bullard	Hill	Siplin
Carlton	Jones	Storms
Constantine	Joyner	Villalobos
Crist	Justice	Webster
Dean	King	Wise
Deutch	Lawson	
Diaz de la Portilla	Lynn	

Nays—None

MOTIONS

On motion by Senator Carlton, the House was requested to include the following bills in the budget conference committee when appointed: **CS for CS for SB 1286, CS for CS for SB 1294, CS for CS for SB 1702, CS for SB 1756, CS for SB 1774, CS for SB 1788, CS for SB 1790, CS for SB 1792, CS for SB 1882, CS for SB 1886, CS for SB 1888, CS for SB 1892, CS for SB 1988, CS for CS for SB 2000, SB 2820, and CS for SB 1864.**

On motions by Senator Carlton, the rules were waived to allow Senate conferees, when appointed, the latitude to deal with additional issues which may develop in conference; and the rules were also waived and the staff was instructed to make title, technical and conforming changes as necessary.

On motion by Senator King, the rules were waived and the Secretary was directed to transmit all bills to the House at the direction of the President.

MOTIONS RELATING TO COMMITTEE MEETINGS

On motion by Senator Carlton, the rules were waived and the Committee on General Government Appropriations was granted permission to add **CS for SB 1012** to the agenda at the meeting on April 10.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Rich, by two-thirds vote **SB 1186** was withdrawn from the committees of reference and further consideration.

On motion by Senator Carlton, by two-thirds vote **CS for SB 1752** was withdrawn from the Committee on Education Pre-K - 12.

On motion by Senator Atwater, by two-thirds vote **CS for SB 590** was withdrawn from the Committee on General Government Appropriations.

On motion by Senator Dockery, by two-thirds vote **CS for SB 1618** was withdrawn from the Committee on Rules.

On motion by Senator Saunders, by two-thirds vote **CS for SB 334, CS for SB 1370 and CS for SB 1478** were withdrawn from the Committee on Health and Human Services Appropriations.

REPORTS OF COMMITTEES

The Fiscal Policy and Calendar Committee submits the following bills to be placed on the Special Order Calendar for Wednesday, April 9, 2008: SB 2900, SB 2902, CS for SB 1746, CS for SB 1756, CS for SB 1774, CS for SB 1788, CS for SB 1790, CS for SB 1792, SB 2820, CS for SB 1810, CS for SB 1814, CS for SB 1820, CS for SB 1824, CS for SB 1830, CS for SB 1838, CS for SB 1886, CS for SB 1888, CS for SB 1892, CS for SB 1854, CS for SB 1856, CS for SB 1864, CS for SB 1866, CS for SB 1882

Respectfully submitted,
Lisa Carlton, Chair

The Law and Justice Policy and Calendar Committee submits the following bills to be placed on the Special Order Calendar for Wednesday, April 9, 2008: CS for SB 1988, CS for CS for SB 2000

Respectfully submitted,
Paula Dockery, Chair

The Responsible Regulation Policy and Calendar Committee submits the following bills to be placed on the Special Order Calendar for Wednesday, April 9, 2008: CS for CS for SB 1286, CS for CS for SB 1294, CS for CS for SB 1702, CS for CS for SB 2002

Respectfully submitted,
Lee Constantine, Chair

The Committee on Judiciary recommends the following pass: SB 1986

The bill was referred to the Committee on Banking and Insurance under the original reference.

The Committee on Criminal Justice recommends the following pass: CS for SB 816

The Committee on Regulated Industries recommends the following pass: SB 2494

The Committee on Transportation recommends the following pass: SB 2678 with 2 amendments

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

The Committee on Criminal Justice recommends the following pass: CS for SB 1384

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 2750 with 1 amendment

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 2564

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

The Committee on Health Regulation recommends the following pass: SB 1634 with 1 amendment

The bill was referred to the Committee on Environmental Preservation and Conservation under the original reference.

The Committee on Judiciary recommends the following pass: CS for SB 1110

The bill was referred to the Committee on Finance and Tax under the original reference.

The Committee on Commerce recommends the following pass: SB 2332

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

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

The Committee on Community Affairs recommends the following pass: SB 2298 with 1 amendment

The Committee on Criminal Justice recommends the following pass: SB 1700

The Committee on Judiciary recommends the following pass: CS for SB 1690 with 1 amendment

The Committee on Military Affairs and Domestic Security recommends the following pass: CS for SB 948; CS for SB 2546

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: CS for SB 988; SB 2554 with 1 amendment

The Committee on Criminal Justice recommends the following pass: SB 1456

The Committee on Health Regulation recommends the following pass: SB 1508 with 2 amendments; CS for SB 1954; SB 2400

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: CS for SB 1458 with 1 amendment

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

The Committee on Transportation and Economic Development Appropriations recommends the following pass: CS for SB 1014

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

The Committee on Banking and Insurance recommends the following pass: SB 1308; CS for SB's 2086 and 2498 with 2 amendments

The Committee on Criminal Justice recommends the following pass: SB 636 with 1 amendment; CS for SB 638 with 2 amendments; CS for SB 886; SB 1188; SB 2676

The Committee on Ethics and Elections recommends the following pass: SB 2726

The Committee on Regulated Industries recommends the following pass: SB 2716

The Committee on Transportation recommends the following pass: CS for SB 964; SB 2492

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

The Committee on Transportation and Economic Development Appropriations recommends the following pass: SB 1558

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: CS for SB 1732 with 2 amendments

The Committee on Commerce recommends the following pass: SB 2296

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

The Committee on Banking and Insurance recommends the following pass: CS for SB 2164

The Committee on Criminal and Civil Justice Appropriations recommends the following pass: SB 220; CS for SB 300; CS for CS for SB's 556 and 748; CS for SB 622

The Committee on Education Pre-K - 12 Appropriations recommends the following pass: SB 642

The Committee on General Government Appropriations recommends the following pass: CS for SB 274; CS for SB 386; CS for SB 794; CS for SB 1426; CS for SB 2310

The Committee on Health and Human Services Appropriations recommends the following pass: CS for SB 2618

The Committee on Higher Education Appropriations recommends the following pass: SB 186

The Committee on Judiciary recommends the following pass: CS for SB 2692

The Committee on Transportation and Economic Development Appropriations recommends the following pass: SB 1606

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

The Committee on Health Policy recommends a committee substitute for the following: SB 888

The Committee on Regulated Industries recommends a committee substitute for the following: SB 454

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 Banking and Insurance recommends a committee substitute for the following: SB 2338

The Committee on Criminal Justice recommends a committee substitute for the following: SB 1128

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

The Committee on Commerce recommends a committee substitute for the following: SB 572

The Committee on Environmental Preservation and Conservation recommends committee substitutes for the following: SB 402; SB 2284; SB 2594

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

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 756

The Committee on Judiciary recommends a committee substitute for the following: SB 858

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

The Committee on Commerce recommends committee substitutes for the following: SB 2374; SB 2774

The Committee on Community Affairs recommends a committee substitute for the following: SB 2236

The Committee on Governmental Operations recommends a committee substitute for the following: SB 1996

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: SB 1470

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 Commerce recommends a committee substitute for the following: CS for CS for SB 1670

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 790

The Committee on Higher Education recommends a committee substitute for the following: SB 2700

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

The Committee on Agriculture recommends a committee substitute for the following: SB 2624

The bill with committee substitute attached was referred to the Committee on Environmental Preservation and Conservation under the original reference.

The Committee on Judiciary recommends a committee substitute for the following: SB 2040

The Committee on Regulated Industries recommends a committee substitute for the following: SB 2864

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

The Committee on Agriculture recommends a committee substitute for the following: SB 2246

The Committee on Commerce recommends a committee substitute for the following: SB 692

The Committee on Community Affairs recommends committee substitutes for the following: CS for SB 1672; CS for SB 2016

The Committee on Environmental Preservation and Conservation recommends committee substitutes for the following: SB 542; SB 2580

The Committee on Governmental Operations recommends a committee substitute for the following: CS for SB 2156

The Committee on Health Policy recommends a committee substitute for the following: CS for SB 1598

The Committee on Judiciary recommends committee substitutes for the following: SB 444; SB 2018

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

The Committee on Military Affairs and Domestic Security recommends a committee substitute for the following: CS for SB 2286

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

The Committee on Banking and Insurance recommends a committee substitute for the following: CS for SB 1488

The Committee on Governmental Operations recommends a committee substitute for the following: SB 2630

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 2644

The Committee on Commerce recommends a committee substitute for the following: SB 2706

The Committee on Criminal Justice recommends committee substitutes for the following: SB 792; SB 838

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

The Committee on Governmental Operations recommends a committee substitute for the following: SB 2422

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

The Committee on Governmental Operations recommends a committee substitute for the following: CS for SB 766

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

The Committee on Commerce recommends a committee substitute for the following: SB 954

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

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

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 802

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: CS for CS for SB 560

The Committee on Higher Education recommends a committee substitute for the following: SB 2526

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

The Committee on Criminal and Civil Justice Appropriations recommends a committee substitute for the following: SB 472

The Committee on Education Pre-K - 12 Appropriations recommends a committee substitute for the following: CS for SB 1062

The Committee on General Government Appropriations recommends a committee substitute for the following: CS for SB's 2860 and 1196

The Committee on Governmental Operations recommends a committee substitute for the following: SB 2610

The Committee on Health and Human Services Appropriations recommends committee substitutes for the following: CS for SB 370; CS for CS for SB 1048; CS for SB 2630

The Committee on Health Policy recommends a committee substitute for the following: CS for SB 1648

The Committee on Health Regulation recommends a committee substitute for the following: SB 68

The Committee on Higher Education recommends a committee substitute for the following: SB 2366

The Committee on Higher Education Appropriations recommends a committee substitute for the following: SB 2350

The Committee on Judiciary recommends committee substitutes for the following: SB 1474; SB 1616; SB 2438

The Committee on Transportation and Economic Development Appropriations recommends committee substitutes for the following: SB 630; SB 2522

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Directors, Prison Rehabilitative Industries and Diversified Enterprises, Inc.	
Appointees: Dresser, William	09/30/2010
Reeves, James J.	09/30/2011

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Trustees, University of Florida	
Appointee: Scott, Steven M.	01/06/2013

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Board of Trustees, Florida Gulf Coast University	
Appointee: St. Cerny, Douglas R.	01/06/2013
Board of Trustees, Florida International University	
Appointee: Arrizurieta, Jorge L.	01/06/2013
Board of Trustees, New College of Florida	
Appointee: Peterson, John Robert	01/06/2013

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

The Honorable Ken Pruitt
President, The Florida Senate

April 9, 2008

RE: Suspension of:

DALTON L. UPCHURCH
Sheriff
Gulf County, Florida

Dear President Pruitt:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of Dalton L. Upchurch, Sheriff, Gulf County, Florida.

By Executive Order Number 07-155 filed with the Secretary of State on August 1, 2007, The Honorable Charlie Crist, as Governor, suspended Dalton L. Upchurch as Sheriff of Gulf County, Florida because he was charged with one count of falsification of records, a misdemeanor of the first degree. By Executive Order Number 07-219, filed with the Secretary of State on October 15, 2007, the Governor amended Executive Order Number 07-155 by adding malfeasance. Notwithstanding, on July 10, 2007, Sheriff Upchurch resigned effective July 31, 2007.

Based on the foregoing, I advise that the Senate take no further action on the above-named suspension during the 2008 Regular Session of the Florida Legislature, and consider the matter closed.

Respectfully submitted,
Lee Constantine, Chair

INTRODUCTION AND REFERENCE OF BILLS

ADDITIONAL REFERENCES

By Senator Siplin—

SB 26—A bill to be entitled An act relating to Orange County; providing for the relief of Stacie Wagner (formerly known as Stacie Reyes), mother of decedent Angelica Hernandez, a minor, for injuries and damages resulting in the death of the minor child due to the negligence of an employee of the Orange County Fire Department; providing for an appropriation; providing a limitation on the payment of fees and costs; providing an effective date.

—was also referred to the Committee on Community Affairs.

By Senator Aronberg—

SB 28—A bill to be entitled An act relating to the Office of the Sheriff of Collier County; providing for the relief of J. Rae Hoyer, individually, and as Personal Representative of the Estate of David J. Hoyer, M.D., deceased, whose demise was due in part to negligence on the part of the Sheriff of Collier County; providing a limitation on the payment of fees and costs; providing an effective date.

—was also referred to the Committee on Criminal Justice.

By Senator Diaz de la Portilla—

SB 64—A bill to be entitled An act relating to the South Florida Water Management District; providing for the relief of Brian Daiagi; authorizing and directing the South Florida Water Management District to compensate Mr. Daiagi for personal injuries that he suffered due to the negligence of the South Florida Water Management District; providing a limitation on the payment of fees and costs; providing an effective date.

—was also referred to the Committee on Environmental Preservation and Conservation.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Health Regulation; and Senator Dean—

CS for SB 68—A bill to be entitled An act for the relief of Tyler Giblin, a minor, by and through Gina and Mark Giblin, parents of Tyler Giblin; providing for an appropriation by the Munroe Regional Health System, Inc., to compensate Tyler for injuries sustained as a result of the negligence of the hospital; providing for the use of funds; providing a limitation on the payment of fees and costs; providing for payment of unreimbursed medical costs to the Agency for Health Care Administration; providing an effective date.

By the Committees on Health and Human Services Appropriations; Children, Families, and Elder Affairs; and Senators Wise and Lynn—

CS for CS for SB 370—A bill to be entitled An act relating to the personal care attendant program; amending s. 413.402, F.S.; revising provisions governing a program to provide personal care attendants for persons who have disabilities; requiring the Florida Endowment Foundation for Vocational Rehabilitation to enter into an agreement by a certain date with the Florida Association of Centers for Independent Living to administer a program to provide such attendants to persons who have severe and chronic disabilities; requiring that the parties execute a memorandum of understanding; naming the program the “James Patrick Memorial Work Incentive Personal Attendant Services Program”; providing for payment for the administration of the program; removing a provision requiring interagency memoranda of agreement; revising eligibility requirements for participation in the personal care

attendant program; removing provisions concerning the training, selection, and recruitment of personal care attendants; providing for training of program participants concerning hiring and managing an attendant; providing for the adoption and revision of program policies and procedures by the association in cooperation with an oversight group; providing for membership in the oversight group; amending s. 413.4021, F.S.; increasing the percentage of revenues collected from persons who fail to remit sales tax which is deposited in the special reserve account of the Florida Endowment Foundation for Vocational Rehabilitation to administer the program; deleting a provision requiring that the Florida Endowment Foundation for Vocational Rehabilitation select an entity to administer the program; providing for automatic enrollment in the program for certain persons; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senators Fasano and Gaetz—

CS for SB 402—A bill to be entitled An act relating to economic development projects; providing a short title; creating s. 380.0657, F.S.; requiring the Department of Environmental Protection and water management districts to adopt programs to expedite the processing of permits for certain economic development projects; providing an exception; requiring a municipality or county to identify certain businesses by resolution; requiring a preapplication review; requiring that a permit application be approved or denied within a certain period; providing an effective date.

By the Committee on Judiciary; and Senator Bullard—

CS for SB 444—A bill to be entitled An act relating to the sale of dogs and cats; amending s. 828.29, F.S.; redefining the term “pet dealer” for purposes of provisions authorizing a purchaser to return an animal to the pet dealer and receive a refund, exchange the animal, or receive a reimbursement of expenses; authorizing the Department of Agriculture and Consumer Services to enforce statutory provisions related to the sale of dogs and cats; providing powers and duties of the department; providing for the adoption of rules; providing penalties; providing an appropriation and authorizing an additional position; providing an effective date.

By the Committee on Regulated Industries; and Senator Atwater—

CS for SB 454—A bill to be entitled An act relating to employee leasing companies; providing a short title; amending s. 443.036, F.S.; redefining the term “employee leasing company” for purposes of the Unemployment Compensation Law; amending s. 443.1216, F.S.; requiring an employee leasing company to submit a report regarding client establishment and each establishment of the employee leasing company to the Labor Market Statistics Center of the Agency for Workforce Innovation; providing requirements for the reports; providing rulemaking authority for the agency; providing definitions; amending s. 468.525, F.S.; requiring that each employee leasing company at all times maintain a workers’ compensation policy; requiring that each contractual arrangement between an employee leasing company and a client company where the client company is to furnish workers’ compensation provide to the employee leasing company evidence of valid workers’ compensation coverage; requiring that certain specified conditions be included in the contractual arrangement between an employee leasing company and its client companies; amending s. 468.529, F.S.; requiring an employee leasing company to notify its employees if the employee leasing company terminates its agreement with a client company; providing effective dates for the cancellation of workers’ compensation coverage; requiring an employee leasing company or its client companies to secure workers’ compensation coverage from an insurance company authorized in this state; requiring the employee leasing company to offer to the client company an opportunity to receive certain records related to the loss experience of the workers’ compensation insurance within a specified time after termination of an employee leasing agreement; providing that an employee leasing company and its client companies are considered an employer for the purposes of the workers’ compensation

law; reenacting s. 626.112(1), F.S., relating to the licensing of insurance agents, insurance adjusters, and customer representatives, to incorporate the amendment to s. 468.525, F.S., in a reference thereto; providing an effective date.

By the Committee on Criminal and Civil Justice Appropriations; and Senators Dean, Haridopolos, Bullard and Dockery—

CS for SB 472—A bill to be entitled An act relating to DNA testing; amending s. 943.325, F.S.; revising offenses for which a conviction requires the person convicted to provide biological specimens in specified circumstances; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Saunders—

CS for SB 542—A bill to be entitled An act relating to land acquisition and management; amending s. 201.15, F.S., relating to the distribution of taxes collected for debt service; extending the deadline for retiring the bonds issued under the Florida Forever Act; amending s. 215.618, F.S.; authorizing the distribution of bonds for the acquisition of conservation lands; increasing the bonding authority for issuance of Florida Forever bonds; directing the Legislature to complete a debt analysis prior to the issuance of any such bonds by a date certain; directing the Legislature to complete an analysis on potential revenue sources by a date certain; amending s. 253.025, F.S.; requiring appraisals of land under certain circumstances; deleting provisions that allow appraisers to reject an appraisal report under certain conditions; providing authority to the Board of Trustees of the Internal Improvement Trust Fund to waive sales history requirements under certain conditions; amending s. 253.0325, F.S.; requiring the Department of Environmental Protection to modernize its information systems; requiring an annual report of state lands acquired by each recipient of funds; amending s. 253.034, F.S.; defining the term “public access” for purposes of chapters 253 and 259, F.S.; requiring that land management plans provide short-term and long-term management goals; specifying measurable objectives; requiring that a land management plan contain certain elements; revising requirements for determining which state-owned lands may be surplus lands; requiring additional appraisals under certain conditions; requiring the Division of State Lands to contract with an organization for the purpose of determining the value of carbon capture and carbon sequestration with respect to state lands and provide an inventory to the board of trustees; authorizing to the Fish and Wildlife Conservation Commission to manage lands for imperiled species under certain conditions; requiring a report to the Legislature; providing for future expiration of such authority; amending s. 253.111, F.S.; extending the period within which a board of county commissioners must provide a resolution to the Board of Trustees of the Internal Improvement Trust Fund before state-owned lands are otherwise sold; amending s. 253.82, F.S.; revising requirements of the sale of nonsovereignty lands owned by the board of trustees; deleting appraisal limitations; amending s. 259.032, F.S.; requiring priority purchase of conservation and recreational lands that have high concentrations of population and certain agricultural lands; revising requirements for land management plans; establishing a minimum for funds expended for the management of state-owned land; requiring the Land Management Uniform Accounting Council to report on the formula for allocating land management funds; providing requirements for the report; deleting obsolete provisions; amending s. 259.035, F.S.; revising provisions establishing the Acquisition and Restoration Council; revising membership criteria; directing the council to establish specific criteria and numeric performance measures for the acquisition of land; amending s. 259.037, F.S.; revising the categories used by the Land Management Uniform Accounting Council to collect and report the costs of land management activities; requiring agencies to report additional information to the council; amending s. 259.041, F.S., relating to the acquisition of state-owned lands for preservation, conservation, and recreation purposes; requiring Legislative approval for acquisitions by the state exceeding a certain amount; increasing appraisal thresholds; requiring that specific language be included on option contracts; amending s. 259.105, F.S., relating to the Florida Forever Act; revising Legislative intent; providing for funds to be deposited in the Florida Forever Trust Fund; requiring bonded moneys be spent for capital improvements

under certain conditions; providing for the expenditure of funds for conservation and agricultural easements under certain conditions; providing for the inclusion of carbon sequestration as a multiple use; providing rulemaking authority for the board of trustees; providing for the reversion of lands to the board of trustees under certain conditions; requiring an annual work plan be developed by the Acquisition and Restoration Council; authorizing alternatives to fee-simple purchases; deleting obsolete provisions; amending s. 259.1051, F.S., relating to the Florida Forever Trust Fund; increasing bonding authority; amending s. 373.089, F.S.; clarifying the process for disposing of surplus lands; amending s. 373.1391, F.S.; providing additional oversight authority to the department; amending s. 373.199, F.S.; clarifying work plan requirements; amending s. 375.075, F.S.; providing financial assistance to local governments for outdoor recreation; increasing application and grant limitations; providing an effective date.

By the Committees on Environmental Preservation and Conservation; Regulated Industries; Community Affairs; and Senator Constantine—

CS for CS for CS for SB 560—A bill to be entitled An act relating to energy efficiency and conservation; amending s. 163.04, F.S.; revising provisions authorizing the use of solar collectors and other energy devices; amending s. 163.3177, F.S.; revising requirements for the future land use element of a local comprehensive plan to include energy-efficient land use patterns and greenhouse gas reduction strategies; requiring that the traffic-circulation element of a local comprehensive plan incorporate transportation strategies to reduce greenhouse gas emissions; requiring that the land use map or map series contained in the future land use element of a local comprehensive plan identify and depict energy conservation; requiring that the home element of a local comprehensive plan include energy efficiency in the design and construction of new housing and use of renewable energy resources; requiring that certain counties adopt a plan for ensuring affordable housing; requiring each unit of local government within an urbanized area to amend the transportation element of a local comprehensive plan to incorporate transportation strategies addressing reduction in greenhouse gas emissions; amending s. 489.105, F.S.; expanding the scope of the definition of “roofing contractor” to include contractors performing required roof-deck attachments and any repair or replacement of wood roof sheathing or fascia as needed during roof repair or replacement; amending s. 553.36, F.S.; redefining the term “manufactured building” for purposes of the Florida Manufactured Building Act to include modular and factory-built buildings; amending s. 553.37, F.S.; requiring the Department of Community Affairs to adopt rules related to the inspection, construction, and modification of manufactured buildings; requiring the department to develop an insignia to be affixed to newly constructed manufactured buildings; authorizing the department to charge a fee for the insignia; providing requirements for the insignia; requiring the department to develop minimum criteria for a manufacturer’s data plate; amending s. 553.381, F.S.; conforming provisions; amending s. 553.415, F.S.; requiring the department to require that an insignia be affixed to all newly constructed factory-built school buildings; providing requirements for the manufacturer’s data plate; amending s. 553.71, F.S.; providing a definition; amending s. 553.73, F.S.; expanding required codes to be included in Florida Building Code updates; expanding the list of reasons the commission may amend the Florida Building Code; amending s. 553.74, F.S.; revising requirements for selecting members of the Florida Building Commission; revising membership of the commission; deleting obsolete provisions; amending s. 553.75, F.S.; authorizing the Florida Building Commission to use communications media technology in conducting its meetings or meetings held in conjunction with commission meetings; providing for public comment at meetings of the commission; amending s. 553.77, F.S.; authorizing the commission to implement recommendations relating to energy efficiency in residential and commercial buildings; amending s. 553.775, F.S.; authorizing the commission to render declaratory statements; amending s. 553.80, F.S.; providing that the enforcement of construction regulations relating to facilities for mental health treatment are under the jurisdiction of the Department of Children and Family Services; amending s. 553.844, F.S.; revising provisions requiring the adoption of certain mitigation techniques by the Florida Building Commission within the Florida Building Code for certain structures; amending s. 553.885, F.S.; requiring the installation of carbon monoxide detectors in certain new hospitals and nursing homes; creating s. 553.886, F.S.; requiring that the Florida Building

Code facilitate and promote the use of certain renewable energy technologies in buildings; amending s. 553.901, F.S.; requiring the commission to adopt by rule a definition of the term “cost-effective”; creating s. 553.9061, F.S.; establishing a schedule of required increases in the energy performance of buildings subject to the Florida Building Code; providing a process for implementing goals to increase energy-efficiency performance in new buildings; providing a schedule for the implementation of such goals; identifying energy-efficiency performance options and elements available to meet energy-efficiency performance requirements; providing a schedule for the review and adoption of renewable energy-efficiency goals by the commission; requiring the commission to conduct a study to evaluate the energy-efficiency rating of new buildings and appliances; requiring the commission to submit a report to the President of the Senate and the Speaker of the House of Representatives on or before a specified date; requiring the commission to conduct a study to evaluate opportunities to restructure the Florida Energy Code for Building Construction, including the integration of the Thermal Efficiency Code, the Energy Conservation Standards Act, and the Florida Building Energy-Efficiency Rating Act; requiring the commission to submit a report to the President of the Senate and the Speaker of the House of Representatives on or before a specified date; directing the Department of Community Affairs, in conjunction with the Florida Energy Affordability Council, to identify and review issues relating to the Low-Income Home Energy Assistance Program and the Weatherization Assistance Program; requiring the submission of a report to the President of the Senate and the Speaker of the House of Representatives on or before a specified date; providing for the expiration of certain study requirements; repealing s. 553.731 F.S., relating to wind-borne debris protection requirements; amending s. 718.113, F.S.; authorizing the board of a condominium or a multicondominium to install solar collectors, clotheslines, or other energy-efficient devices on association property; requiring the Florida Building Commission to include certain information in its report to the Legislature; providing an effective date.

By the Committee on Commerce; and Senators Deutch, Aronberg, Rich, Margolis, Ring, Justice and Atwater—

CS for SB 572—A bill to be entitled An act relating to civil rights; amending s. 760.01, F.S.; revising provisions to include sexual orientation and familial status as impermissible grounds for discrimination; conforming terminology; amending s. 760.02, F.S.; defining additional terms; amending ss. 760.05, 760.07, 760.08, and 760.10, F.S.; revising provisions to include sexual orientation and familial status as impermissible grounds for discrimination; conforming terminology; amending s. 509.092, F.S.; revising provisions to include sexual orientation and familial status as impermissible grounds for discrimination in public lodging establishments and public food service establishments; amending s. 760.22, F.S.; defining the terms “disability” and “sexual orientation” and deleting the definition of the term “handicap”; amending ss. 760.23, 760.24, 760.25, 760.26, and 760.29, F.S.; revising provisions to include sexual orientation, familial status, and marital status as impermissible grounds for discrimination; conforming terminology; amending ss. 760.31 and 760.50, F.S.; conforming terminology; amending s. 760.60, F.S.; revising provisions to include sexual orientation and familial status as impermissible grounds for discrimination; conforming terminology; amending s. 419.001, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Transportation and Economic Development Appropriations; and Senator Fasano—

CS for SB 630—A bill to be entitled An act relating to motor vehicle registration; amending s. 320.02, F.S.; allowing an applicant for a motor vehicle registration or renewal to make a voluntary contribution to Family First; amending s. 322.08, F.S.; allowing an applicant for a driver’s license to make a voluntary contribution to Family First; amending s. 322.18, F.S.; requiring the driver license application form for renewal issuance or renewal extension to include an option to make a voluntary contribution to Family First; providing an effective date.

By the Committee on Commerce; and Senators Jones and Dockery—

CS for SB 692—A bill to be entitled An act relating to recycling; amending s. 403.7145, F.S.; requiring each organization, association, business, and institution operating in the state and receiving state funds, and each public airport in the state, to collect aluminum beverage cans and recyclable plastic and glass from its place of business, or from the entities doing business at the airport, and to offer such materials for recycling; providing an effective date.

By the Committees on Criminal Justice; Judiciary; and Senators Joyner and Dockery—

CS for CS for SB 756—A bill to be entitled An act relating to compensation for wrongful incarceration; creating the “Victims of Wrongful Incarceration Compensation Act”; providing definitions; providing a limited method by which a person may seek the status of a wrongfully incarcerated person who is eligible and entitled to compensation under the act; requiring a sworn petition by the claimant; requiring the petitioner to show verifiable and substantial evidence of actual innocence; requiring the original prosecuting authority to respond to the petition; providing for a determination on the pleadings whether claimant is ineligible for compensation based on past criminal history; providing for a contested factual determination before an administrative law judge if necessary; requiring the original sentencing court to determine whether a person is a wrongfully incarcerated person based upon clear and convincing evidence; providing exceptions and limitations regarding the eligibility of a wrongfully incarcerated person for compensation; requiring the original sentencing court to include a finding of eligibility for compensation in its order; granting rulemaking authority to the Department of Legal Affairs; requiring that a wrongfully incarcerated person seeking compensation apply to the Department of Legal Affairs; providing application requirements and a deadline; requiring that the Department of Legal Affairs review each application and notify the claimant of any omissions or errors, or the need for additional information, within a specified period; requiring that the Department of Legal Affairs process and review each completed application within a specified period; requiring that the Department of Legal Affairs notify the claimant if he or she qualifies for compensation within a specified period; providing for monetary compensation for certain wrongfully incarcerated persons; providing for recovery of reasonable attorney’s fees and other costs with limitations for certain wrongfully incarcerated persons; providing for tuition waivers for wrongfully incarcerated persons who meet certain requirements; providing for administrative expunction of certain records; requiring that any monetary compensation be paid within a specified period by specified means; prescribing conditions under which compensation payments cease; requiring a wrongfully incarcerated person to report any subsequent felony convictions; specifying that the estate, personal representative of, or heirs of the wrongfully incarcerated person are not entitled to future payments; prescribing conditions under which an application may not be filed and compensation may not be awarded; requiring a claimant to sign a release before receiving such compensation; providing for a continuing appropriation from the General Revenue Fund; providing that an award of compensation does not constitute a waiver of sovereign immunity by the state; providing for severability; providing an effective date.

By the Committees on Governmental Operations; Judiciary; and Senators Rich, Joyner, Deutch, Lawson and Dean—

CS for CS for SB 766—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; creating exemptions from public-records requirements for the home addresses and telephone numbers of general magistrates, special magistrates, judges of compensation claims, administrative law judges of the Division of Administrative Hearings, and child support enforcement hearing officers, the home addresses, telephone numbers, and places of employment of the spouses and children of general magistrates, special magistrates, judges of compensation claims, administrative law judges of the Division of Administrative Hearings, and child support enforcement hearing officers, and the names and locations of schools and day care facilities attended by the children of general magistrates, special magistrates, judges of compen-

sation claims, administrative law judges of the Division of Administrative Hearings, and child support enforcement hearing officers; requiring reasonable efforts by the magistrates, judges, and hearing officers to prevent access through other means; providing for legislative review and repeal of the exemptions; providing a statement of public necessity; providing an effective date.

By the Committee on Criminal Justice; and Senators Baker and Dockery—

CS for SB 790—A bill to be entitled An act relating to school safety; creating s. 1006.147, F.S.; providing a short title; prohibiting bullying and harassment of any student or employee of a public K-12 educational institution; providing definitions; requiring each school district to adopt a policy prohibiting such bullying and harassment; requiring that the policy contain certain minimum components; requiring the Department of Education to develop a model policy by a certain date; providing immunity to certain persons who report an act of bullying or harassment in good faith and in compliance with the policy; providing limitations on the defense of a disciplinary action and applicability; requiring the department's approval of a school district's policy and compliance with reporting procedures as a prerequisite to receiving safe schools funds; requiring the Commissioner of Education to report to the Governor on the implementation of the act by a certain date; requiring that such report contain certain data; providing for construction; providing for severability; providing an effective date.

By the Committee on Criminal Justice; and Senator Baker—

CS for SB 792—A bill to be entitled An act relating to juvenile justice; amending s. 985.0301, F.S.; permitting a court to retain jurisdiction over a child and the child's parent or legal guardian whom the court has ordered to pay costs, fees, and costs associated with court-appointed counsel until the costs, fees, and costs associated with court-appointed counsel are satisfied; providing intent; creating s. 985.031, F.S.; authorizing the court to set reasonable conditions of preadjudicatory release; providing examples of such conditions; amending s. 985.101, F.S.; permitting a child to be taken into custody for violations of preadjudicatory release conditions; providing that conditions of preadjudicatory release may not be used to impose home detention when not otherwise authorized; amending s. 985.24, F.S.; providing an additional finding to support the use of secure, nonsecure, or home detention care; amending s. 985.245, F.S.; providing that placement in detention care under a specified provision does not require a risk assessment; amending s. 985.25, F.S.; providing additional grounds for placement of a child in secure detention care; amending s. 985.255, F.S.; providing for continuing home or nonsecure or home detention care or secure detention care prior to a detention hearing in certain circumstances; amending s. 985.26, F.S.; requiring that children who have been released comply with preadjudicatory release conditions; providing that certain time limits do not apply to secure detention under specified provisions; amending s. 985.265, F.S.; specifying some changed circumstances that permit the Department of Juvenile Justice to transfer a child from home or nonsecure or home detention care to secure detention care; amending s. 985.27, F.S.; specifying circumstances under which a child who is awaiting placement in a low-risk or minimum-risk residential program may be held in secure detention care; providing time limits on such detention care; providing for secure detention care for absconders from specified types of care; revising provisions for detention care of a child awaiting placement in a moderate-risk residential program; providing for secure detention care in specified circumstances; creating s. 985.28, F.S.; providing for secure detention of a child in specified circumstances; permitting a parent or legal guardian of a child to be held in contempt of court if he or she knowingly and willfully fails to bring or otherwise prevents the child from appearing for trial; amending s. 985.35, F.S.; conforming a cross-reference to changes made by the act; amending s. 985.43, F.S.; conforming a cross-reference to changes made by the act; providing a legislative declaration concerning the determination whether to commit a juvenile to the department and the most appropriate placement level if the juvenile is committed; amending s. 985.433, F.S.; revising provisions relating to recommendations by probation officers to the court concerning placement and any proposed treatment plan of juveniles; specifying that the

court has the power to determine appropriate dispositions; requiring that reasons for a disposition be stated for the record; amending s. 985.439, F.S.; permitting a child to be detained in a facility other than a consequence unit if one is not available for a violation of probation or postcommitment probation under specified provisions; creating s. 938.20, F.S.; permitting each county to create a juvenile crime prevention fund; providing for an additional court cost; providing for administration and use of funds; amending s. 790.22, F.S.; conforming a cross-reference; providing that the act fulfills an important state interest; providing an effective date.

By the Committees on Criminal Justice; Transportation; and Senator Garcia—

CS for CS for SB 802—A bill to be entitled An act relating to operating a motor vehicle; creating s. 316.1926, F.S.; creating additional offenses regarding the operation of a motor vehicle; amending s. 316.2085, F.S.; requiring an operator of a motorcycle or moped to maintain both wheels on the ground at all times; requiring that the license tag of a motorcycle or moped be affixed horizontally; amending s. 318.14, F.S.; providing additional penalties for certain offenses involving the operation of a motorcycle or excessive speed; providing for revocation of the person's privilege to operate a motor vehicle; providing an effective date.

By the Committee on Criminal Justice; and Senator Dockery—

CS for SB 838—A bill to be entitled An act relating to the Department of Law Enforcement; amending s. 943.05, F.S.; providing that if fingerprints submitted to the Department of Law Enforcement for background screening are identified with the fingerprints of a person having a criminal history record, the department may make the fingerprints available for all purposes and uses authorized for arrest fingerprint cards; amending s. 943.053, F.S.; clarifying the fees charged for requests for criminal history information; amending s. 943.0542, F.S.; authorizing a qualified entity requesting screening information concerning an employee or volunteer, or a person applying to be an employee or volunteer, to submit the request electronically; requiring the qualified entity to maintain a signed waiver allowing the release of the state and national criminal history record information to the qualified entity; amending s. 943.0581, F.S.; revising the information to be included in an application for an administrative expunction of any nonjudicial record of an arrest of a minor or an adult made contrary to law or by mistake; clarifying responsibility for submitting an application for an administrative expunction; amending s. 943.06, F.S.; adding the Secretary of Children and Family Services, or the secretary's designated assistant, to the Criminal and Juvenile Justice Information Systems Council; amending 943.08, F.S.; revising the duties of the Criminal and Juvenile Justice Information Systems Council; amending s. 943.081, F.S.; specifying and clarifying the principles adopted by the Criminal and Juvenile Justice Information Systems Council as the guiding principles for the management of public safety system information technology resources; creating the citizen support organization for Florida Missing Children's Day; authorizing the Department of Law Enforcement to establish a citizen support organization to provide assistance, funding, and promotional support for activities authorized for Florida Missing Children's Day; providing for duties and functions of the support organization; providing that the support organization is not a lobbyist; providing for the use and management of department property; providing for an annual audit; providing an effective date.

By the Committee on Judiciary; and Senator Joyner—

CS for SB 858—A bill to be entitled An act relating to community service for infractions of noncriminal traffic offenses; amending s. 318.18, F.S.; requiring a court to allow a person to satisfy a civil penalty for an infraction of a noncriminal traffic offense by participating in community service if the person is unable to pay the civil penalty due to a demonstrable financial hardship; authorizing a court to allow a person to participate in community service even if the person does not demonstrate financial hardship; requiring that a person participating in community service receive credit for the civil penalty at the specified hourly

credit rate per hour of community service performed or at the prevailing wage rate for a trade or profession; defining the term “specified hourly credit rate”; providing responsibilities for community service agencies; defining the terms “community service” and “community service agency”; providing an effective date.

By the Committee on Health Policy; and Senator Dawson—

CS for SB 888—A bill to be entitled An act relating to the Florida Kidcare program; amending s. 20.43, F.S.; redesignating the Division of Children’s Medical Services Network within the Department of Health as the “Division of Children’s Medical Services Network and Specialty Programs”; creating the Division of Children’s Health Insurance and the Office of Child Health Coordination within the Department of Health; amending s. 391.011, F.S.; redesignating ch. 391, F.S., as the “Children’s Health Act”; amending s. 391.016, F.S.; revising legislative intent with respect to certain responsibilities of the Children’s Health program; amending s. 391.021, F.S.; revising and providing definitions; amending s. 391.025, F.S.; revising the components of the Children’s Health program; conforming provisions to changes made by the act; amending s. 391.026, F.S.; requiring the Department of Health to administer the Florida Kidcare program; amending s. 391.028, F.S.; revising the duties of the Children’s Medical Services Network; revising the duties of the director; requiring the Division of Children’s Health Insurance to administer the Florida Kidcare program; specifying that the Office of Child Health Coordination is responsible for child health services not directly related to Florida Kidcare; amending s. 391.029, F.S.; requiring the Department of Health to establish clinical eligibility requirements for Florida Kidcare Plus benefits; revising eligibility criteria; amending s. 409.810, F.S.; conforming provisions; amending s. 409.811, F.S.; revising and providing definitions relating to the Florida Kidcare Act; amending s. 409.812, F.S.; revising the purpose of the Florida Kidcare program; amending s. 409.813, F.S.; specifying the components of the program which are marketed collectively as the Florida Kidcare program; amending s. 409.8132, F.S.; revising the assignment requirements in the Medikids program component; amending s. 409.8134, F.S.; revising requirements for the department in conducting enrollment in the Florida Kidcare program; amending s. 409.814, F.S.; revising the eligibility requirements for the program; establishing good cause reasons for voluntarily canceling employer or other private coverage; increasing the cap on enrollment of full-pay children in MediKids and Healthy Kids under certain conditions; requiring notification of changes in eligibility for health plans and providers; requiring the electronic verification of an applicant’s family income; providing that full-pay enrollees are not subject to the eligibility documentation requirements of this section; amending s. 409.815, F.S.; requiring that the health benefits coverage of the Florida Kidcare program be equivalent to the pediatric Medicaid benefit package; amending s. 409.8177, F.S.; requiring the department to assume responsibility from the Agency for Health Care Administration for contracting for the annual evaluation of the Florida Kidcare program; amending s. 409.818, F.S.; requiring the Department of Children and Family Services to develop and use a standardized eligibility application; requiring the Department of Children and Family Services to develop a plan for determining the eligibility of certain children for coverage and to submit a report of the plan to the Governor and the Legislature by a specified date; revising the duties of the Department of Health with respect to reviewing the intake process; requiring the department to publicize the Florida Kidcare program, determine eligibility for Florida Kidcare Plus coverage, and develop standards for pediatric quality assurance and access; requiring the department to adopt rules; authorizing the department to make certain program modifications upon the approval of the Legislature; requiring the Agency for Health Care Administration to establish a toll-free telephone number to assist families; requiring the agency to apply for waivers and adopt rules to comply with federal laws and the requirements of the act; requiring the Florida Healthy Kids Corporation to conduct eligibility determination based on rules developed by the Department of Health; repealing s. 409.820, F.S., relating to quality assurance and access standards; amending s. 624.91, F.S.; revising provisions of the Florida Healthy Kids Corporation Act; providing for the transfer of certain functions to the Department of Health; requiring the Florida Healthy Kids Corporation to administer the program based on the rules and policies developed by the Department of Health; requiring the corporation to allow health plans to market the program; specifying the corporation’s assignment process for

family members in the program; requesting Florida’s Congressional Delegation to support certain amendments to Title XXI of the Social Security Act; providing an effective date.

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

CS for SB 954—A bill to be entitled An act relating to motor vehicle dealers; amending s. 501.975, F.S.; defining the term “advertised price” for purposes of motor vehicle sales; amending s. 501.976, F.S.; requiring that the advertised price include all costs, fees, or charges that the customer must pay, with certain exclusions; requiring a conspicuous label containing a disclosure regarding the predelivery service fee; providing an exception; providing an effective date.

By the Committees on Health and Human Services Appropriations; Judiciary; Children, Families, and Elder Affairs; Children, Families, and Elder Affairs; and Senator Lynn—

CS for CS for CS for SB 1048—A bill to be entitled An act relating to child protection; amending s. 39.01, F.S.; redefining the terms “abandoned” and “harm”; defining the term “child who has exhibited inappropriate sexual behavior”; amending s. 39.0121, F.S.; authorizing the Department of Children and Family Services to adopt rules providing for locating and recovering missing children who are involved with the department; providing requirements for reports; amending s. 39.0138, F.S.; requiring a criminal history check of persons being considered for placement of a child to include a search of the department’s automated abuse information system; authorizing the department to adopt rules establishing standards for evaluating such information; creating s. 39.0141, F.S.; requiring the department, the community-based care provider, or sheriff’s office to file a report following a determination that a child involved with the department is missing; amending s. 39.201, F.S.; revising provisions relating to reporting child abuse, abandonment, or neglect to the central abuse hotline to allow for reports by fax or e-mail; amending s. 39.301, F.S.; conforming provisions to changes made by the act; providing certain exceptions to the requirements that a child protective investigation be closed within 60 days; amending s. 39.307, F.S.; revising provision relating to the provision of services to a child in cases of child-on-child sexual abuse to include a child who has exhibited inappropriate sexual behavior; amending s. 39.401, F.S.; requiring a law enforcement officer who takes a child into custody to release such child to an adoptive parent of the child’s sibling, if the sibling was previously adopted and if it is in the best interest of the child; requiring judicial approval for the placement of a child with a nonrelative; amending s. 39.502, F.S.; providing for notice to foster or preadoptive parents of any hearings involving the child in their care; amending s. 39.503, F.S.; revising the minimum inquiries a petitioner for dependency or shelter must make in trying to locate an identified parent or prospective parent; amending s. 39.504, F.S.; revising procedures related to injunctions issued to protect a child; requiring that such injunctions remain in effect until modified or dissolved by the court; amending s. 39.507, F.S.; limiting a court to one order adjudicating dependency; providing for supplemental findings; amending s. 39.521, F.S.; providing an exception from the requirement for a predisposition study in dependency proceedings; conforming cross-references; amending s. 39.621, F.S.; requiring that an adoptive parent of a child’s sibling be given the opportunity to apply to adopt such child if the child is available for adoption; requiring that such application be given the same consideration as a relative’s application for adoption; amending s. 39.701, F.S.; requiring that notice of a judicial review of a child’s status be served on certain persons regardless of whether they attended a prior hearing at which the hearing was announced; amending s. 39.8055, F.S.; revising provisions relating to filing a petition to terminate parental rights; expanding the grounds for terminating parental rights to include conviction for the murder, manslaughter, or conspiracy to murder another child of the parent; amending s. 39.806, F.S.; adding additional grounds for terminating parental rights; amending s. 39.810, F.S.; providing that if termination of parental rights is in the best interests of the child, it is also the least restrictive means of protecting the child; amending s. 322.142, F.S.; authorizing the Department of Children and Family Services to be provided copies of driver’s license files maintained by the Department of Highway Safety and Motor Vehicles for the purpose of conducting protective investigations;

amending s. 402.401, F.S., relating to the Florida Child Welfare Student Loan Forgiveness Program; transferring administration of the program to the Department of Children and Family Services; amending s. 409.1671, F.S.; providing that a community-based provider or a subcontractor of a community-based provider may provide nonowned automobile liability coverage in lieu of providing personal motor vehicle insurance; providing terms, conditions, and applicability for nonowned automobile insurance coverage; requiring a community-based provider or a subcontractor of a community-based provider to provide a minimum limit for nonowned automobile insurance coverage; amending s. 409.175, F.S.; revising requirements for licensure as a foster home or child-caring agency; deleting the exemption from licensure for persons who receive a child from the department; clarifying that a permanent guardian is exempt from licensure; amending s. 787.04, F.S.; prohibiting a person from knowingly and willfully taking or removing a minor from the state or concealing the location of a minor during the pendency of a dependency proceeding or any other action concerning alleged abuse or neglect of the minor; amending s. 937.021, F.S.; requiring that a report of a missing child made by the department, a community-based care provider, or a sheriff's office be treated as a missing child report filed by a parent or guardian; prohibiting a law enforcement agency from requiring an order that a child be taken into custody or any other such order before accepting a missing child report for investigation; amending s. 985.04, F.S.; providing for the disclosure of certain records relating to children having a history of inappropriate sexual behavior to schools superintendents; amending chapter 2007-174, Laws of Florida; extending the date for the repeal of provisions authorizing the reorganization of the Department of Children and Family Services; providing for retroactive application; amending ss. 39.0015, 39.205, 39.302, 39.6011, 39.811, 39.828, and 419.001, F.S.; conforming cross-references; providing effective dates.

By the Committees on Education Pre-K - 12 Appropriations; Education Pre-K - 12; and Senators Dockery and Fasano—

CS for CS for SB 1062—A bill to be entitled An act relating to educator certification requirements; amending s. 1012.56, F.S.; requiring a bachelor's degree or higher and subject area examinations in specified foreign languages for the purpose of demonstrating mastery of that subject area knowledge; revising requirements relating to the issuance of temporary certificates; providing an effective date.

By the Committee on Criminal Justice; and Senator Fasano—

CS for SB 1128—A bill to be entitled An act relating to material harmful to minors; amending s. 847.001, F.S.; redefining the term "harmful to minors"; amending s. 847.011, F.S.; providing that it is a third-degree felony for any person to sell, distribute, transmit, advertise, or possess with the intent to sell, distribute, transmit, or advertise certain materials to minors; providing that ignorance of a minor's age or the minor's consent is not a defense in a prosecution for such a violation if the minor is younger than 12 years of age; providing penalties; amending s. 847.012, F.S.; prohibiting a person from knowingly using a minor in the production of certain materials, regardless of whether those materials are intended for distribution to minors or actually distributed to minors; providing a penalty; providing that ignorance of a minor's age or the minor's consent is not a defense in a prosecution for specified violations if the minor is younger than 12 years of age; amending s. 847.013, F.S.; providing that ignorance of a minor's age or the minor's consent is not a defense in a prosecution for specified violations if the minor is younger than 12 years of age; revising legislative intent concerning the enforcement of such laws with respect to minors; amending s. 847.0133, F.S.; revising terminology; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; establishing offense levels to conform to changes made by the act; providing an exemption to laws amended by the act for providers of communications services and providers of information services in certain circumstances; providing an effective date.

By the Committee on Military Affairs and Domestic Security; and Senator Dean—

CS for SB 1470—A bill to be entitled An act relating to the Uniform Port Access Credential Card; amending s. 311.125, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to designate the Transportation Security Administration's Transportation Worker Identification Credential card as the Uniform Port Access Credential Card; authorizing the department to set and collect a fee; limiting the amount of such fee; providing an effective date.

By the Committee on Judiciary; and Senator Joyner—

CS for SB 1474—A bill to be entitled An act relating to dissolution of marriage; amending s. 61.075, F.S.; providing for interim partial distributions during dissolution actions; providing for motions; providing for effect on final distributions; providing factors to be considered; revising the definition of the term "marital assets and liabilities"; providing a presumption concerning certain personal property acquired during the marriage; specifying the burden of proof necessary to overcome the gift presumption; abolishing special equity; providing for claims formerly identified as special equity; amending s. 741.0306, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Banking and Insurance; Health Regulation; and Senator Dean—

CS for CS for SB 1488—A bill to be entitled An act relating to consumer information concerning health care; providing a short title; providing a purpose; amending s. 381.026, F.S.; requiring a health care provider or a health care facility to provide an uninsured person with a reasonable estimate of charges for planned nonemergency medical services before such services are provided; requiring that the provider or the facility provide the uninsured person with information regarding such provider's or facility's discount or charity policies; requiring that the estimate be in writing and in a language comprehensible to an ordinary layperson; amending s. 395.301, F.S.; requiring certain licensed facilities to provide a written estimate within a certain period of time to an uninsured person seeking planned nonemergency elective admission; requiring the facility to notify the person if the estimate is revised; requiring the facility to provide the person with a copy of any discount or charity care discount policies for which such person may be eligible; requiring the facility to place a notice in the reception area where such information is available; imposing a monetary penalty if the facility fails to provide the requested information; amending s. 408.05, F.S.; revising the list of patient charge data that may be disclosed by the Agency for Health Care Administration; requiring the agency to publish on its website information concerning prices for the most commonly performed adult and pediatric procedures; providing an effective date.

By the Committees on Health Policy; Banking and Insurance; and Senator Peaden—

CS for CS for SB 1598—A bill to be entitled An act relating to health insurance; amending ss. 627.42395 and 641.31, F.S.; requiring health insurance policies and health maintenance contracts in this state to provide additional premium coverage for amino-acid-based elemental formulas for the treatment of certain medical conditions; revising a prerequisite concerning such coverage to authorize persons holding certain licenses to prescribe or order such formulas; limiting application to children of a certain age; amending s. 627.6741, F.S.; requiring an insurer issuing Medicare supplement policies to offer a Medicare supplement policy without conditioning the issuance or discriminating in the price based on health status to individuals who are eligible for Medicare due to having end-stage renal disease and who meet other conditions; providing an effective date.

By the Committees on Judiciary; Criminal Justice; and Senator Lynn—

CS for SB 1616—A bill to be entitled An act relating to the revocation or suspension of concealed weapon and firearm licenses held by licensees who are adjudicated incapacitated or committed to a mental institution; amending s. 790.065, F.S.; revising the definition of the phrase “committed to a mental institution”; authorizing the Department of Law Enforcement to provide data collected from court records to the Department of Agriculture and Consumer Services for purposes of determining whether a license should be revoked or suspended under s. 790.06(10), F.S.; providing an effective date.

By the Committees on Health Policy; Health Regulation; and Senator Saunders—

CS for CS for SB 1648—A bill to be entitled An act relating to human immunodeficiency virus testing; amending s. 381.004, F.S.; requiring that when consent cannot be obtained within the time necessary to conduct an HIV test on an individual and begin prophylactic treatment of exposed medical personnel, the results of the HIV test shall be documented only in the medical file of the medical personnel and not in the medical file of the patient unless he or she gives consent; authorizing appropriate medical personnel under the supervision of a licensed physician to make the decision to test under these conditions; requiring those personnel to document the significant exposure requiring the HIV testing without valid consent in accordance with written protocol based on the medical judgment of a licensed physician; providing an effective date.

By the Committees on Commerce; Children, Families, and Elder Affairs; Education Pre-K - 12; and Senators Gaetz and Lynn—

CS for CS for CS for SB 1670—A bill to be entitled An act relating to early learning; providing a short title; amending s. 402.316, F.S.; requiring the Department of Children and Family Services to adopt rules regarding screening standards and notice for certain child care personnel; amending s. 411.01, F.S.; authorizing the use of telecommunication methods in conducting early learning coalition board meetings; amending and renumbering s. 402.27, F.S.; transferring requirements for the establishment of a statewide child care resource and referral network by the Department of Children and Family Services to the Agency for Workforce Innovation; providing for use of early learning coalitions as child care resource and referral agencies; requiring rulemaking; amending and renumbering s. 409.178, F.S.; transferring duties of the Department of Children and Family Services with respect to the Child Care Executive Partnership Program to the Agency for Workforce Innovation and early learning coalitions; requiring rulemaking; amending s. 435.04, F.S.; providing additional criminal offenses for screening child care personnel; amending s. 1001.10, F.S.; requiring the Department of Education to assist school districts, charter schools, the Florida School for the Deaf and the Blind, and certain private schools and providers in developing policies and procedures governing educator ethics and employment; requiring the department to provide authorized staff with access to or provide verification through certain employment-screening tools; amending ss. 1002.55, 1002.61, and 1002.63, F.S., relating to the Voluntary Prekindergarten Education Program; providing additional accreditation standards for private prekindergarten providers; providing requirements for assignment of substitute instructors; requiring owners of certain private schools and private prekindergarten providers to adopt ethical standards for all employees; prohibiting confidentiality agreements regarding terminated or dismissed employees which have the effect of concealing certain conduct; requiring such owners and providers to contact the previous employer of each instructional or administrative candidate for employment and notify the Department of Education of dates of employment of an educator; requiring rulemaking; conforming cross-references; amending s. 1002.69, F.S.; revising the basis for calculating a school’s kindergarten readiness rate; providing an effective date.

By the Committees on Community Affairs; Environmental Preservation and Conservation; and Senators Jones and Gaetz—

CS for CS for SB 1672—A bill to be entitled An act relating to beach management; amending s. 161.142, F.S.; providing legislative intent and findings; providing requirements concerning the quality and quantity of dredged sand placed on certain beaches adjacent to inlets; requiring an estimation of the requisite quantity of beach-quality sand by the Department of Environmental Protection and its consultants; revising exemptions from certain permitting requirements and prohibitions for certain construction activities; requiring compliance with the Florida Building Code; requiring the protection of shorebirds and marine turtles; applying requirements concerning the placement of dredged sand on adjacent beaches to the inlet management projects of certain ports; providing an exemption from such requirements; providing that the inlet projects of such ports are eligible for funding; providing requirements and findings concerning the placement of dredged sand from federal navigation projects; providing for assignment of responsibility for the erosion caused by inlets; specifying actions to be taken by the department in disputes between local governments and property owners concerning how much sand should bypass an inlet; creating s. 161.143, F.S.; requiring that inlet management studies, projects, and activities be supported by certain plans; providing criteria governing the department’s ranking of inlet management projects and activities; specifying conditions that must be met; requiring that the department establish funding priorities for projects and activities concerning inlet management; providing for input from interested governmental and private entities; providing criteria for establishing priorities; authorizing funding levels for inlet management projects under specified conditions; requiring that the department annually provide an inlet management project list to the Legislature; providing requirements for the list; requiring that the department make available certain moneys for projects on the list; requiring that the department make available certain moneys for projects on the list which are legislatively approved; requiring that the Legislature designate certain inlet projects as “Inlet of the Year”; requiring the department to provide an annual report to the Legislature concerning the success of projects so designated; authorizing rulemaking by the department; providing an effective date.

By the Committee on Agriculture; and Senator Baker—

CS for SB 1946—A bill to be entitled An act relating to motor vehicles; amending s. 316.515, F.S.; revising restrictions on use of certain agriculture-related vehicles; providing for exemptions from width limitations for certain farming or agricultural equipment; providing conditions for use of such equipment; authorizing certain movements without an overwidth permit from the Department of Transportation; providing lighting requirements for certain overwidth equipment; amending s. 316.535, F.S.; providing an exception to the limitation on overall gross weight for vehicles hauling agricultural or forestry products on the Interstate Highway System from the point of production to the first point of marketing or processing; providing an effective date.

By the Committee on Governmental Operations; and Senator Crist—

CS for SB 1996—A bill to be entitled An act relating to state aid to public libraries; amending s. 257.12, F.S.; encouraging all public libraries to implement an Internet safety education program for children and adults; providing minimum requirements for the program; requiring libraries to annually report to the Division of Library and Information Services of the Department of State the number of users who complete the program; requiring that the division adopt rules to award additional points to grant applicants implementing such a program; providing an effective date.

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

CS for CS for SB 2016—A bill to be entitled An act relating to public lodging and public food service establishments; amending s. 509.013,

F.S.; revising and adding definitions; amending s. 509.032, F.S.; eliminating the requirement for the Division of Hotels and Restaurants to assist the State Fire Marshal in updating the Florida Fire Prevention Code; eliminating the requirement for the division to enforce the Florida Fire Prevention Code in conducting its inspections; requiring the division, or its agent, to notify firesafety officials of certain readily observable violations of the Florida Fire Prevention Code rules; revising state preemption authority; amending s. 509.039, F.S.; decreasing the amount of time in which a food service manager is required to obtain certification after employment; requiring public food service establishments to provide proof of certification upon request by the division; amending s. 509.101, F.S.; deleting the requirement that a transient establishment maintain a copy of ch. 509, F.S., on its premises; repealing s. 509.201, F.S., relating to public lodging establishment room rate posting and filing requirements, room rate advertisement requirements, and related exemptions and penalties; amending s. 509.211, F.S.; deleting a requirement for division notification of local firesafety officials or the State Fire Marshal of violations of rules under ch. 633, F.S.; amending s. 509.221, F.S.; providing that certain sanitary regulations for a public lodging establishment for its guests and employees and for a public food service establishment for its employees be in compliance with the Florida Building Code as approved by the local authority having jurisdiction; providing for wastewater disposal procedures for public food service establishments; requiring public lodging establishment and public food service establishment public restroom requirements to be in accordance with the Florida Building Code as approved by the local authority having jurisdiction; amending s. 509.242, F.S.; clarifying public lodging establishment classifications; amending s. 509.261, F.S.; authorizing the division to levy sanctions for failing to comply with final orders of the division; authorizing the division to require payment of outstanding fines before renewing or issuing a license; providing an effective date.

By the Committee on Judiciary; and Senators Posey, Jones and Baker—

CS for SB 2018—A bill to be entitled An act relating to financial assistance for contaminated petroleum storage sites; amending s. 376.30715, F.S.; providing for financial assistance in certain additional circumstances involving a transfer of the contaminated property; providing an effective date.

By the Committee on Judiciary; and Senator Geller—

CS for SB 2040—A bill to be entitled An act relating to the excise tax on documents; amending s. 201.02, F.S.; revising criteria determining liability for payment of the tax; providing an alternative methodology for payment of the tax under certain circumstances; providing requirements and procedures; providing for the deposit of revenues into a specified trust fund; providing for application; providing an effective date.

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

CS for CS for SB 2156—A bill to be entitled An act relating to the Florida Hurricane Catastrophe Fund; amending s. 215.555, F.S.; creating the Division of the Florida Hurricane Catastrophe Fund as a division of the State Board of Administration; providing for a board of the division; revising legislative findings; revising the definition of “retention,” “covered policy,” and “estimated claims-paying capacity” to account for the creation of the division; defining the terms “division,” “director,” “FHCF,” “fund,” and “board”; clarifying provisions requiring the State Board of Administration to invest certain funds; requiring that the board of the division appoint a director; providing duties of the director; providing that the appointment of a director is subject to the approval of the board by a majority vote; authorizing the division to employ or contract with such staff as the division deems necessary to administer the fund; requiring that the division enter into a contract with each insurer writing covered policies in this state to provide to the insurer reimbursement as prescribed by state law; requiring that such contracts contain certain elements or provisions and provide the division with certain obligations; extending for an additional year the offer of reimbursement coverage of

up to \$10 million for specified insurers; revising the qualifying criteria for such insurers; requiring that the division publish certain information in the Florida Administrative Weekly at specified times; authorizing the payment of advancements of reimbursements or reimbursement premiums to certain entities under certain conditions; requiring that the division inspect, examine, and verify the records of each insurer’s covered policies at such times as the division deems appropriate and according to standards established by rule for the specific purpose of validating the accuracy of exposures and losses required to be reported under the terms and conditions of the reimbursement contract; providing for the payments of expenses associated with such inspection, examination, or verification; providing for the reimbursement of the division for such expenses by an insurer under certain circumstances; authorizing the division to take certain action if it finds any insurer’s records or other necessary information to be inadequate or inadequately posted, recorded, or maintained; requiring that the division select an independent consultant to develop a formula for determining the actuarially indicated premium to be paid to the fund; requiring that the division consider certain factors when establishing a reimbursement premium; providing for the calculation of such premium by the division; providing for the payment of reimbursement premium; providing for the collection of interest on certain late reimbursement premium payments; providing responsibilities of the division if Citizens Property Insurance Corporation assumes or otherwise provides coverage for policies of an insurer placed in liquidation; authorizing the division to execute agreements regarding revenue bonds or other financing arrangements for the purpose of evidencing, securing, preserving, or protecting a pledge of revenue by the corporation; requiring that the Florida Surplus Lines Service Office assist the division in ensuring the accurate and timely collection and remittance of assessments of surplus lines premiums; requiring that the office report certain information to the division at a time and in a manner prescribed by the division; providing for the issuance of revenue bonds through counties or municipalities; revising the membership of the Florida Hurricane Catastrophe Fund Finance Corporation; providing that there is no liability on the part of any member of the board of directors or employees of the corporation for any actions taken by them in the performance of their duties; providing additional powers and duties of the board of the division and the division; requiring that the board of the division appoint an advisory council; providing for membership of the council; providing duties of the council; authorizing the division to take any action necessary to enforce certain rules and provisions of a reimbursement contract; requiring that the division make certain recommendations to the Legislature upon the creation of a federal or multistate catastrophic insurance or reinsurance program intended to serve purposes similar to the purposes of the fund; providing for the reversion of fund assets upon termination of the fund; providing for optional coverages of the fund; revising the temporary increases in coverage limits (TICL); requiring that a TICL addendum contain a promise by the division to make certain reimbursements to the TICL insurer; including the level of TICL coverage specified by the board among the factors that must be considered when determining the amount of increase in the claims-paying capacity of the fund; amending s. 215.557, F.S.; conforming provisions to changes made by the act; amending s. 215.5586, F.S.; requiring that the director of the division serve on the advisory council of the My Safe Florida Home Program; amending s. 215.559, F.S., relating to the Hurricane Loss Mitigation Program; conforming a cross-reference; amending s. 215.5595, F.S., relating to the Insurance Capital Build-up Incentive Program; conforming provisions to changes made by the act; revising the definition of “board” to conform to changes made by the act; amending s. 627.0628, F.S.; revising legislative intent; assigning the Florida Commission on Hurricane Loss Projection Methodology to the division; requiring that the director of the fund serve on the commission; requiring that the board of the division annually appoint one of the members of the commission to serve as chair; requiring that the division provide for travel, expenses, and staff support for the commission; indemnifying members and employees of the division from liability for action taken with respect to the commission or its activities; requiring that the division employ certain methods, principles, standards, models, or output ranges when establishing reimbursement premiums for the fund; providing an effective date.

By the Committee on Community Affairs; and Senator Aronberg—

CS for SB 2236—A bill to be entitled An act relating to sexual offenders and sexual predators; creating s. 943.04355, F.S.; requiring a landlord who knowingly solicits, rents, or leases a dwelling unit to a sexual offender or sexual predator to verify that individual's address; requiring that the landlord notify the sheriff in certain instances; providing definitions; providing that the Attorney General may enforce the stated obligations; providing that a circuit court may assess a civil penalty against a landlord who willfully violates the required obligations; limiting the amount of the civil penalty; providing that the Attorney General is entitled to reasonable attorney's fees and costs if a civil penalty is assessed; providing an effective date.

By the Committee on Agriculture; and Senators Baker and Bennett—

CS for SB 2246—A bill to be entitled An act relating to land development regulation; amending s. 163.3162, F.S.; providing for the use of certain lands surrounding an agricultural enclave; creating a rebuttable presumption for the imposition of certain development conditions relating to agricultural enclaves; providing a timeframe for submitting certain information relating to proposed plan amendments; creating a rebuttable presumption for denial of or failure to approve plan amendments relating to agricultural enclaves; providing concurrency standards for agricultural enclaves in relation to previously approved development contiguous to the enclave; amending s. 163.3245, F.S.; revising provisions relating to optional sector plans; providing applicability to certain pending applications; amending s. 163.3164, F.S.; revising the definition of "agricultural enclave"; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Bennett—

CS for SB 2284—A bill to be entitled An act relating to homeowners' associations; amending s. 190.012, F.S.; authorizing the use of certain security systems by community development districts; prohibiting a local general-purpose government from prohibiting or revoking the exercise of the powers of a community development district after the local general-purpose government has consented to the exercise of such powers by the community development district; amending s. 373.413, F.S.; requiring applicants for permits to construct stormwater management systems to demonstrate financial responsibility for the construction and operation of the systems; amending s. 373.436, F.S.; providing that a lien is created against all property served by certain stormwater management systems if certain costs incurred by a water management district or the Department of Environmental Protection are not reimbursed by such landowners; amending s. 720.303, F.S.; providing penalties for homeowners' association board members who violate certain provisions relating to the conduct of board meetings; amending s. 720.304, F.S.; allowing property owners who are members of a homeowners' association to display a "for sale" sign on their property; amending s. 720.307, F.S.; requiring developers to comply with certain permitting requirements relating to financial responsibility for the construction or alteration on stormwater management systems before relinquishing control of homeowners' associations; amending s. 861.01, F.S.; exempting certain fencing systems from a prohibition against obstructing public roads and highways; providing an effective date.

By the Committees on Military Affairs and Domestic Security; Agriculture; and Senator Dean—

CS for CS for SB 2286—A bill to be entitled An act relating to arboriculture; creating ch. 598, F.S.; providing a short title; providing a statement of purpose; providing definitions; providing powers and duties of the Department of Agriculture and Consumer Services; authorizing the department to adopt rules; establishing a fee schedule for licensure as an arborist; providing for the deposit and use of fee proceeds; establishing licensure procedures and requirements to practice arboriculture and provide arboriculture services; providing for the issuance of a license; providing for license renewal; providing for the reactivation of a license under certain conditions; providing for the issuance of a duplicate

license under certain circumstances; requiring that the department maintain a roster of licensed arborists; providing an appropriation and authorizing an additional position; providing an effective date.

By the Committee on Banking and Insurance; and Senator Aronberg—

CS for SB 2338—A bill to be entitled An act relating to insurance renewal premiums; amending s. 627.7277, F.S.; increasing the period of advanced written notice of renewal premium that must be provided by an insurer to a policyholder; providing that if an insurer fails to give such notice of a renewal premium resulting in a premium increase, coverage under the policy remains in effect at the existing rates until a specified period after the notice is given or until the effective date of replacement coverage obtained by the insured, whichever occurs first; providing an effective date.

By the Committee on Higher Education Appropriations; and Senators Atwater, Haridopolos and Baker—

CS for SB 2350—A bill to be entitled An act relating to textbook affordability; creating s. 1004.09, F.S.; prohibiting certain actions of community college or state university employees that relate to student purchase of required textbooks; authorizing receipt of certain instructional materials, compensation, and training; requiring student notification of required textbooks; requiring adoption of specified policies and practices to minimize the cost of textbooks; providing an effective date.

By the Committee on Higher Education; and Senator Diaz de la Portilla—

CS for SB 2366—A bill to be entitled An act relating to medical faculty certificates; amending s. 458.3145, F.S.; authorizing additional universities to employ medical faculty certificateholders; providing a limitation on the number of certificateholders per university; providing an effective date.

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

CS for SB 2374—A bill to be entitled An act relating to counterfeit goods; amending s. 831.03, F.S.; providing and revising definitions; creating s. 831.031, F.S.; providing that possession of more than a specified number of counterfeit items, unless satisfactorily explained, allows an inference that such property is possessed with intent to offer it for sale or distribution in certain circumstances; providing that a state or federal certificate of registration of trademark is prima facie evidence of the facts stated therein; creating s. 831.032, F.S.; prohibiting specified offenses involving forging or counterfeiting private labels; providing penalties; providing for reclassification of specified offenses; providing for fines based on the retail value of goods in certain circumstances; providing for restitution; providing applicability of certain defenses and limitations on remedies to prosecutions involving counterfeiting; creating s. 831.033, F.S.; providing for destruction or forfeiture of goods to which the forged or counterfeit trademarks or service marks were attached; providing for forfeiture of property constituting or derived from any proceeds of a counterfeiting offense; permitting alternative disposal of forfeited items bearing or consisting of a counterfeit trademark with the written consent of the trademark owners; providing for the costs of such alternative disposition; creating s. 831.034, F.S.; providing that prosecution under specified provisions does not preclude the applicability of any other provision of the law which applies or may in the future apply to any transaction that violates specified provisions, unless such provision is inconsistent with the terms of those provisions; repealing s. 831.05, F.S., relating to vending goods or services having counterfeit trademarks or service marks; providing an effective date.

By the Committee on Governmental Operations; and Senator Alexander—

CS for SB 2422—A bill to be entitled An act relating to local government finance; amending s. 218.401, F.S.; clarifying purpose and intent; amending s. 218.403, F.S.; defining the terms “board” and “trustees” for purposes of the Investment of Local Government Surplus Funds Act; amending s. 218.405, F.S.; providing for the administration of the Local Government Surplus Funds Trust Fund; providing duties of Trustees of the State Board of Administration; amending s. 218.407, F.S.; requiring that the board provide a unit of local government with certain information before such unit makes a determination that it is in the best interest of the local government unit to deposit surplus funds in the trust fund; requiring the filing of a resolution upon such determination; requiring that the resolution contain certain information; requiring that the board invest the moneys in the trust fund in a certain manner; amending s. 218.409, F.S.; providing duties of the board with regard to the administration of the trust fund; providing for the establishment of a reserve account; requiring monthly allocations to the reserve account; limiting the amount of monthly allocations; requiring that the board report annually to every participant having a beneficial interest in the trust fund; providing for the preparation of the report; providing that such report is subject to independent financial audit; requiring that the board provide a monthly statement to beneficiaries; requiring that such statement contain certain information; requiring that the Investment Advisory Council assist the board in investing moneys held in the trust fund; providing duties of the council; creating the Pool Participant Advisory Council; providing purposes for the council; providing for membership and composition of the council; requiring that the executive director of the State Board of Administration consider appropriate action and advise the trustees accordingly under certain circumstances; providing duties of the trustees under such circumstances; authorizing the trustees to perform certain actions for the purpose of ensuring the proper exercise of fiduciary responsibility; authorizing the trustees to place assets of the trust fund into a liquidating account; providing for the maintenance and administration of such liquidating accounts; providing powers and duties of trustees with regard to assets in a liquidating account; providing for distribution of cash received from income or liquidation of assets held in a liquidating account; requiring the audit of such accounts; authorizing certain reasonable expenses to be charged to a liquidating account; excluding certain information related to assets held in liquidating accounts from certain statements; requiring that separate statements be issued for such information; providing for the transfer of reserves held in a liquidating account; requiring that the status of such accounts be reported regularly to the trustees, participants in the fund, the Investment Advisory Council, and the Pool Participant Advisory Council; providing an effective date.

By the Committee on Judiciary; and Senator Posey—

CS for SB 2438—A bill to be entitled An act relating to informed consent for spaceflight; creating part III of ch. 331, F.S.; providing definitions; providing immunity from liability for injury to or death of certain participants in spaceflight activities if specified informed consent requirements are complied with; providing exceptions; requiring each participant to sign a warning statement; providing minimum requirements for a warning statement; providing for future expiration of the act; providing an effective date.

By the Committee on Transportation and Economic Development Appropriations; and Senator Fasano—

CS for SB 2522—A bill to be entitled An act relating to the Family Readiness Program; amending s. 250.5206, F.S.; expanding the purpose, eligibility, and annual report provisions of the Family Readiness Program within the Department of Military Affairs; providing an effective date.

By the Committee on Higher Education; and Senator Posey—

CS for SB 2526—A bill to be entitled An act relating to the space industry; providing a short title; providing legislative findings; amending s. 331.3051, F.S.; revising duties of Space Florida to include supporting the development and operation of the Space Technology and Research Diversification Initiative; creating s. 331.365, F.S.; establishing the multiuniversity Space Technology and Research Diversification Initiative within the Office of Tourism, Trade, and Economic Development; providing for duties and administration; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senators Alexander, Carlton, Bennett, Aronberg and Storms—

CS for SB 2580—A bill to be entitled An act relating to the West-Central Florida Water Restoration Action Plan; creating s. 373.0363, F.S.; providing definitions; providing legislative findings and intent; providing criteria governing the implementation of the West-Central Florida Water Restoration Action Plan by the Southwest Florida Water Management District; requiring that the district coordinate with regional water supply authorities and governmental partners to maximize opportunities concerning the efficient expenditure of public funds; specifying the plan’s purpose; specifying the initiatives that are included in the plan; providing criteria governing implementation of the Central West Coast Surface Water Enhancement Initiative, the Facilitating Agricultural Resource Management Systems Initiative, the Ridge Lakes Restoration Initiative, the Upper Peace River Watershed Restoration Initiative, and the Central Florida Water Resource Development Initiative and certain components or projects included in such initiatives; providing for the district to implement certain initiatives or parts thereof in cooperation with the Peace River-Manasota Regional Water Supply Authority or Polk County; requiring an annual report that meets specified criteria concerning implementation of the plan, regional conditions, and the use of funds; requiring that the Southwest Florida Water Management District prepare the report in cooperation with coordinating agencies and affected local governments and provide the report and legislative proposals to the Governor, the President of the Senate, and the Speaker of the House of Representatives; providing an effective date.

By the Committee on Environmental Preservation and Conservation; and Senator Constantine—

CS for SB 2594—A bill to be entitled An act relating to brownfield areas; amending s. 220.1845, F.S.; providing a tax credit for the costs of solid waste removal at brownfield sites; providing definitions relating to solid waste removal; providing an additional tax credit for rehabilitation costs that result in the construction and operation of a health care facility or health care provider on a brownfield site; amending s. 376.30781, F.S.; removing provisions relating to a partial tax credit; providing a tax credit for the costs of solid waste removal at brownfield sites; providing definitions relating to solid waste removal; providing an additional tax credit for rehabilitation costs that result in the construction and operation of a health care facility or health care provider on a brownfield site; revising procedures relating to the application for the tax credit; providing additional limitations on the amount of credits claimed; amending s. 376.77, F.S.; conforming cross-references; amending s. 376.79, F.S.; redefining terms relating to the Brownfields Redevelopment Act; amending s. 376.80, F.S.; revising provisions relating to the administration of the brownfield program at the local level; providing requirements for the certification of a proposed redevelopment of a brownfield site; deleting certification requirements relating to the site contractor; deleting the requirement that professional engineers and geologists providing professional services must maintain liability insurance; providing for evaluating the effects of brownfield site rehabilitation on the community and on individual health; amending ss. 376.82 and 376.83, F.S.; conforming cross-references; amending s. 376.86, F.S.; revising the Brownfield Areas Loan Guarantee Program; authorizing the program to guarantee 75 percent of a loan for the construction and operation of a new health care facility or health care provider; adding the State Surgeon General of the Department of Health to the Brownfield Areas Loan Guarantee Council; amending s. 163.3221, F.S.; conforming

a cross-reference; providing for retroactive application; providing an effective date.

By the Committee on Governmental Operations; and Senator Oelrich—

CS for SB 2610—A bill to be entitled An act relating to public records; creating s. 765.5155, F.S.; providing an exemption from public-records requirements for information in the organ and tissue donor registry which would identify a donor; providing an exception; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Agriculture; and Senator Haridopolos—

CS for SB 2624—A bill to be entitled An act relating to the protection of commercial citrus groves; amending s. 581.091, F.S.; providing for use of *Casuarina cunninghamiana* as a windbreak for commercial citrus groves under a 5-year pilot project conducted within specified counties; defining the term “commercial citrus grove”; providing for the Department of Agriculture and Consumer Services to issue permits authorizing a person to plant or a nursery to produce *Casuarina cunninghamiana*; providing for permit fees; specifying conditions under which authorized *Casuarina cunninghamiana* must be destroyed; providing that use as a windbreak does not preclude research or the release of agents to control *Casuarina* spp.; providing that the use of *Casuarina cunninghamiana* for windbreaks does not interfere with or restrict efforts to manage or control noxious weeds or invasive plants; prohibiting any other agency or local government from removing *Casuarina cunninghamiana* planted as a windbreak under a special permit; requiring the removal of *Casuarina cunninghamiana* pursuant to a final order of the department under certain conditions; requiring that the permitholder pay the costs of removal; providing for a lien against the property of a permitholder for failure to pay such costs; providing an effective date.

By the Committee on Governmental Operations; and Senator Oelrich—

CS for SB 2630—A bill to be entitled An act relating to organ and tissue donation; amending s. 765.203, F.S.; deleting a provision in the form that designates a health care surrogate that provides an exception for anatomical gifts; amending s. 765.512, F.S.; revising provisions for making an organ donation; adding additional persons to the list of persons who may donate a decedent's body; removing the provision prohibiting a spouse from making a donation if the decedent's adult son or daughter objects; amending s. 765.514, F.S.; providing additional mechanisms for making an anatomical gift including registering with the organ and tissue donor registry; revising the uniform donor card to specify the type of donation; deleting a statement of public policy that prohibits restrictions on who may receive an anatomical gift, a provision specifying who can accept a gift, and a provision designating a physician to carry out appropriate procedures; amending s. 765.515, F.S.; requiring the Department of Highway Safety and Motor Vehicles to inform the donor registry of instances of making an anatomical gift and of withdrawal of an anatomical gift; deleting a provision requiring the Agency for Health Care Administration and the department to maintain a donor registry; creating s. 765.5155, F.S.; providing legislative intent with respect to establishing an online organ and tissue donor registry; requiring administration of the donor registry to be procured by competitive solicitation; specifying the duties of the contractor including the operation of the registry, a continuing public education program about organ donation, and the preparation of an annual report; authorizing the agency to adopt rules relating to providing research access to the registry; providing for funding and for voluntary contributions to the registry; designating the donor registry as the “Joshua Abbott Organ and Tissue Donor Registry”; amending s. 765.516, F.S.; authorizing revocation of an anatomical gift by a donor through removal of his or her name from the registry; amending s. 765.517, F.S.; revising provisions relating to verification of a donor's consent at death; amending s. 765.521, F.S.; conforming a cross-reference; amending s. 765.522, F.S.; revising duties of hospital administrators with respect to reporting suitable donor candidates at or near the time of death; updating references to organ procurement organizations; repealing s. 765.5215, F.S., relating to an education program relating to anatomical gifts; repealing s. 765.5216, F.S., relating to the organ and tissue donor education panel; providing an effective date.

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By the Committees on Health and Human Services Appropriations; Governmental Operations; and Senator Oelrich—

CS for CS for SB 2630—A bill to be entitled An act relating to organ and tissue donation; amending s. 765.203, F.S.; deleting a provision in the form that designates a health care surrogate that provides an exception for anatomical gifts; amending s. 765.512, F.S.; revising provisions for making an organ donation; adding additional persons to the list of persons who may donate a decedent's body; removing the provision prohibiting a spouse from making a donation if the decedent's adult son or daughter objects; amending s. 765.514, F.S.; providing additional mechanisms for making an anatomical gift including registering with the organ and tissue donor registry; revising the uniform donor card to specify the type of donation; deleting a statement of public policy that prohibits restrictions on who may receive an anatomical gift, a provision specifying who can accept a gift, and a provision designating a physician to carry out appropriate procedures; amending s. 765.515, F.S.; requiring the Department of Highway Safety and Motor Vehicles to inform the donor registry of instances of making an anatomical gift and of withdrawal of an anatomical gift; deleting a provision requiring the Agency for Health Care Administration and the department to maintain a donor registry; creating s. 765.5155, F.S.; providing legislative intent with respect to establishing an online organ and tissue donor registry; requiring administration of the donor registry to be procured by competitive solicitation; specifying the duties of the contractor including the operation of the registry, a continuing public education program about organ donation, and the preparation of an annual report; authorizing the agency to adopt rules relating to providing research access to the registry; providing for funding and for voluntary contributions to the registry; designating the donor registry as the “Joshua Abbott Organ and Tissue Donor Registry”; amending s. 765.516, F.S.; authorizing revocation of an anatomical gift by a donor through removal of his or her name from the registry; amending s. 765.517, F.S.; revising provisions relating to verification of a donor's consent at death; amending s. 765.521, F.S.; conforming a cross-reference; amending s. 765.522, F.S.; revising duties of hospital administrators with respect to reporting suitable donor candidates at or near the time of death; updating references to organ procurement organizations; repealing s. 765.5215, F.S., relating to an education program relating to anatomical gifts; repealing s. 765.5216, F.S., relating to the organ and tissue donor education panel; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senator Storms—

CS for SB 2644—A bill to be entitled An act relating to the care of children; providing a short title; amending s. 39.201, F.S.; requiring an additional component under the Department of Children and Family Services' quality assurance program to analyze unaccepted reports made to the department's hotline; amending s. 39.202, F.S.; authorizing certain practitioners to have access to certain reports and records in cases of child abuse and neglect; amending s. 39.301, F.S.; requiring that a collateral contact for a protective investigation to include a relative if services are refused; authorizing a relative to request notification of all proceedings and hearings; amending s. 39.304, F.S.; requiring certain medical information relating to child abuse or neglect to be permanently preserved in the department's records; amending s. 39.402, F.S.; requiring that the court notify relatives who are providing out-of-home care of the right to attend hearings and submit reports to the court; amending s. 39.502, F.S.; requiring the attorney for the department to notify relatives requesting notification of proceedings; amending s. 39.506, F.S.; requiring that relatives who provide out-of-home care for a child be provided with notification of hearings; amending s. 30.5085, F.S.; providing Legislative intent relating to the establishment of protocols and procedures relating to grandparents and relatives; providing for the

development of liaison functions related to relatives who care for children; amending s. 39.6011, F.S.; requiring case managers to forward the notification requests of relatives to departmental attorneys; amending s. 39.701, F.S.; requiring the attorney for the department to provide notification of proceedings to relatives requesting such notification; amending s. 683.10, F.S.; designating the first Sunday after Labor Day as “Grandparents’ and Family Caregiver’s Day”; providing an effective date.

By the Committee on Higher Education; and Senator Wise—

CS for SB 2700—A bill to be entitled An act relating to students with disabilities; amending ss. 1002.33, 1002.39, 1003.01, and 1003.438, F.S., relating to charter schools, the John M. McKay Scholarships for Students with Disabilities Program, definitions, and special high school graduation requirements; revising the terminology used to identify students with certain disabilities; amending s. 1003.21, F.S., relating to school attendance; revising the terminology used to identify students with certain disabilities; authorizing the State Board of Education to adopt rules relating to the eligibility of certain children with disabilities for admission to special programs and related services; removing the authority of district school boards to adopt such rules; amending ss. 1007.02, 1007.264, and 1007.265, F.S., relating to postsecondary education; revising the terminology used to identify students with intellectual, emotional, or behavioral disabilities; providing an effective date.

By the Committee on Commerce; and Senator Hill—

CS for SB 2706—A bill to be entitled An act relating to unemployment compensation; amending s. 443.036, F.S.; redefining the term “base period” for purposes of determining eligibility for benefits; providing an alternative base period; providing applicability and calculation; amending s. 443.101, F.S.; prohibiting certain persons choosing to separate from employment from being disqualified from regular unemployment compensation; prohibiting certain unemployed individuals from disqualification for eligibility for unemployment compensation benefits based solely on the individual’s availability for only part-time work; providing an effective date.

By the Committee on Commerce; and Senator Atwater—

CS for SB 2774—A bill to be entitled An act relating to security for late-night businesses; providing a short title; creating a pilot project within specified counties to fund surveillance systems for late-night businesses; providing a purpose; providing definitions; providing grant qualifications; providing for pilot project funding; providing an effective date.

By the Committees on General Government Appropriations; Banking and Insurance; and Senators Atwater, Geller, Fasano, Garcia, Jones and Gaetz—

CS for CS for SB’s 2860 and 1196—A bill to be entitled An act relating to insurance; amending s. 215.5595, F.S.; revising legislative findings with respect to the Insurance Capital Build-Up Incentive Program and the appropriation of state funds for surplus notes issued by residential property insurers; revising the conditions and requirements for providing funds to insurers under the program; requiring a commitment by the insurer to meet minimum premium-to-surplus writing ratios for residential property insurance, for taking policies out of Citizens Property Insurance Corporation, and for maintaining certain surplus and reinsurance; establishing deadlines for insurers to apply for funds; authorizing the State Board of Administration to charge a late fee for payment of remittances; requiring the board to submit semiannual reports to the Legislature regarding the program; providing that amendments made by the act do not affect the terms of surplus notes approved prior to a specified date, but authorizing the board and an insurer to renegotiate such terms consistent with such amendments; requiring the board to transfer to Citizens Property Insurance Corporation any funds

that have not been reserved for insurers approved to receive such funds under the program, from the funds that were appropriated from Citizens; requiring the board to transfer to Citizens interest and principal payments to Citizens Property Insurance Corporation for surplus note funded from appropriations from Citizens; requiring Citizens to deposit such funds into accounts from which appropriations were made; amending s. 542.20, F.S.; subjecting the business of insurance to the Florida Antitrust Act; limiting enforcement to actions by the Attorney General or a state attorney; providing exceptions; amending s. 624.3161, F.S.; authorizing the Office of Insurance Regulation to require an insurer to file its claims handling practices and procedures as a public record based on findings of a market conduct examination; amending s. 624.4211, F.S.; increasing the maximum amounts of administrative fines that may be imposed upon an insurer by the Office of Insurance Regulation for nonwillful and willful violations of an order or rule of the office or any provision of the Florida Insurance Code; authorizing the office to impose a fine for each day of noncompliance up to a maximum amount; providing factors to consider when determining the amount of the fine; creating s. 624.4213, F.S.; specifying requirements for submission of a document or information to the Office of Insurance Regulation or the Department of Financial Services in order for a person to claim that the document is a trade secret; requiring each page or portion to be labeled as a trade secret and be separated from non-trade secret material; requiring the submitting party to include an affidavit certifying certain information about the documents claimed to be trade secrets; requiring the office or department to notify persons who submit trade secret documents of any public-records request and the opportunity to file a court action to bar disclosure; specifying conditions for the office to retain or release such documents; requiring an award of attorney’s fees against a person who certified a document as trade secret if a court or administrative tribunal finds that the document is not a trade secret; amending s. 626.9521, F.S.; increasing the maximum fines that may be imposed by the office or department for nonwillful and willful violations of state law regarding unfair methods of competition and unfair or deceptive acts or practices related to insurance; amending s. 626.9541, F.S.; prohibiting an insurer from considering certain factors when evaluating or adjusting a property insurance claim; prohibiting an insurer from failing to pay undisputed amounts of benefits owed under a property insurance policy within a certain period; amending s. 627.062, F.S.; requiring that an insurer seeking a rate for property insurance that is greater than the rate most recently approved by the Office of Insurance Regulation make a “file and use” filing for all such rate filings made after a specified date; revising the factors the office must consider in reviewing a rate filing; prohibiting the Office of Insurance Regulation from disapproving as excessive a rate solely because the insurer obtained reinsurance covering a specified probably maximum loss; allowing the office to disapprove a rate as excessive within 1 year after the rate has been approved under certain conditions related to nonrenewal of policies by the insurer; requiring the Division of Administrative Hearings to expedite a hearing request by an insurer and for the administrative law judge to commence the hearing within a specified time; establishing time limits for entry of a recommended order, for parties to submit written exceptions, and for the office to enter a final order, subject to waiver by all parties; authorizing an insurer to request an expedited appellate review pursuant to the Florida Rules of Appellate Procedure; expressing legislative intent for an expedited appellate review; requiring an administrative law judge in a hearing on an insurance rate to grant a continuance if requested by a party due to receiving additional information that was not previously available; deleting provisions relating to the submission of a disputed rate filing, other than a rate filing for medical malpractice insurance, to an arbitration panel in lieu of an administrative hearing if the rate is filed before a specified date; requiring certain officers and the chief actuary of a property insurer to certify certain information as part of a rate filing, subject to the penalty of perjury; amending s. 627.0613, F.S.; deleting cross-references to conform to changes made by the act; amending s. 627.0628, F.S.; requiring that with respect to rate filings, insurers must use actuarial methods or models found to be accurate or reliable by the Florida Commission on Hurricane Loss Projection Methodology; deleting the requirement for the Office of Insurance Regulation and the Consumer Advocate to have access to all assumptions of a hurricane loss model in order for a model that has been found to be accurate and reliable by the Florida Commission on Hurricane Loss Projection Methodology to be admissible in a rate proceeding; deleting cross-references to conform to changes made by the act; amending s. 627.0629, F.S.; requiring that the Office of Insurance Regulation develop and make

publicly available before a specified deadline a proposed method for insurers to establish windstorm mitigation premium discounts that correlate to the uniform home rating scale; requiring that the Financial Services Commission adopt rules before a specified deadline; requiring insurers to make rate filings pursuant to such method; authorizing the commission to make changes by rule to the uniform home grading scale and specify by rule the minimum required discounts, credits, or other rate differentials; requiring that such rate differentials be consistent with generally accepted actuarial principles and wind loss mitigation studies; amending s. 627.351, F.S., relating to Citizens Property Insurance Corporation; deleting a provision to conform to changes made in the act; deleting provisions defining the terms “homestead property” and “nonhomestead property”; deleting a provision providing for the classification of certain dwellings as “nonhomestead property”; deleting provisions making dwellings and condominium units that have a replacement cost above a specified value ineligible for coverage after a specified date; requiring certain structures to have opening protections as a condition of eligibility for coverage after a specified date; requiring that the corporation cease issuance of new wind-only coverage beginning on a specified date; deleting outdated provisions requiring the corporation to submit a report for approval of offering multiperil coverage; revising threshold amounts of deficits incurred in a calendar year on which the decision to levy assessments and the types of such assessments are based; revising the formula used to calculate shares of assessments owed by certain assessable insureds; requiring that the board of governors make certain determinations before levying emergency assessments; providing the board of governors with discretion to set the amount of an emergency assessment within specified limits; requiring the board of governors to levy a Citizens policyholder surcharge under certain conditions; deleting a provision requiring the levy of an immediate assessment against certain policyholders under such conditions; requiring that funds collected from the levy of such surcharges be used for certain purposes; providing that such surcharges are not considered premium and are not subject to commissions, fees, or premium taxes; requiring that the failure to pay such surcharges be treated as failure to pay premium; requiring that the amount of any assessment or surcharge which exceeds the amount of deficits be remitted to and used by the corporation for specified purposes; deleting provisions requiring that the plan of operation of the corporation provide for the levy of a Citizens policyholder surcharge if regular deficit assessments are levied as a result of deficits in certain accounts; deleting provisions related to the calculation, classification, and nonpayment of such surcharge; requiring that the corporation make an annual filing for each personal or commercial line of business it writes, beginning on a specified date; limiting the overall average statewide premium increase and the increase for an individual policyholder to a specified amount for rates established for certain policies during a specified period; deleting a provision requiring an insurer to purchase bonds that remain unsold; requiring the corporation to make its database of policies available to prospective take-out insurers under certain conditions; requiring the corporation to require agents to accept or decline appointment for any policy selected; requiring the corporation to notify the policyholder of certain information if an insurer selected his or her policy for a take-out offer but the policyholder’s agent refused to be appointed; deleting provisions requiring the corporation to make certain confidential underwriting and claims files available to agents to conform to changes made by the act relating to ineligibility of certain dwellings; amending s. 627.4133, F.S.; increasing the required time period for an insurer to notify a policyholder of cancellation or nonrenewal of a personal lines or commercial residential property insurance policy; making conforming changes; creating s. 689.262, F.S.; requiring a purchaser of residential property to be presented with the windstorm mitigation rating of the structure; authorizing the Financial Services Commission to adopt rules; amending s. 817.2341, F.S.; providing for criminal penalties to be imposed under certain conditions against any person who willfully files a materially false or misleading rate filing; requiring Citizens Property Insurance Corporation to transfer funds to the General Revenue Fund Revenue Fund if the losses due to a hurricane do not exceed a specified amount; requiring the board of governors of Citizens Property Insurance Corporation to make a reasonable estimate of such losses by a certain date; making nonrecurring appropriations for purposes of the Insurance Capital Build-Up Incentive Program established pursuant to s. 215.5595, F.S., as amended by the act; authorizing costs and fees to be paid from funds appropriated, subject to specified limitations; providing effective dates.

By the Committee on Regulated Industries; and Senator King—

CS for SB 2864—A bill to be entitled An act relating to the Beverage Law; amending s. 561.42, F.S.; extending to importers and primary American sources of supply, brand owners, and brand registrants, and brokers, sales agents, and sales persons thereof, the prohibition against providing certain financial assistance to retail vendors; defining the term “brand owner”; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By the Committee on Environmental Preservation and Conservation; and Senator Saunders—

CS for SB 542—A bill to be entitled An act relating to land acquisition and management; amending s. 201.15, F.S., relating to the distribution of taxes collected for debt service; extending the deadline for retiring the bonds issued under the Florida Forever Act; amending s. 215.618, F.S.; authorizing the distribution of bonds for the acquisition of conservation lands; increasing the bonding authority for issuance of Florida Forever bonds; directing the Legislature to complete a debt analysis prior to the issuance of any such bonds by a date certain; directing the Legislature to complete an analysis on potential revenue sources by a date certain; amending s. 253.025, F.S.; requiring appraisals of land under certain circumstances; deleting provisions that allow appraisers to reject an appraisal report under certain conditions; providing authority to the Board of Trustees of the Internal Improvement Trust Fund to waive sales history requirements under certain conditions; amending s. 253.0325, F.S.; requiring the Department of Environmental Protection to modernize its information systems; requiring an annual report of state lands acquired by each recipient of funds; amending s. 253.034, F.S.; defining the term “public access” for purposes of chapters 253 and 259, F.S.; requiring that land management plans provide short-term and long-term management goals; specifying measurable objectives; requiring that a land management plan contain certain elements; revising requirements for determining which state-owned lands may be surplus lands; requiring additional appraisals under certain conditions; requiring the Division of State Lands to contract with an organization for the purpose of determining the value of carbon capture and carbon sequestration with respect to state lands and provide an inventory to the board of trustees; authorizing to the Fish and Wildlife Conservation Commission to manage lands for imperiled species under certain conditions; requiring a report to the Legislature; providing for future expiration of such authority; amending s. 253.111, F.S.; extending the period within which a board of county commissioners must provide a resolution to the Board of Trustees of the Internal Improvement Trust Fund before state-owned lands are otherwise sold; amending s. 253.82, F.S.; revising requirements of the sale of nonsovereignty lands owned by the board of trustees; deleting appraisal limitations; amending s. 259.032, F.S.; requiring priority purchase of conservation and recreational lands that have high concentrations of population and certain agricultural lands; revising requirements for land management plans; establishing a minimum for funds expended for the management of state-owned land; requiring the Land Management Uniform Accounting Council to report on the formula for allocating land management funds; providing requirements for the report; deleting obsolete provisions; amending s. 259.035, F.S.; revising provisions establishing the Acquisition and Restoration Council; revising membership criteria; directing the council to establish specific criteria and numeric performance measures for the acquisition of land; amending s. 259.037, F.S.; revising the categories used by the Land Management Uniform Accounting Council to collect and report the costs of land management activities; requiring agencies to report additional information to the council; amending s. 259.041, F.S., relating to the acquisition of state-owned lands for preservation, conservation, and recreation purposes; requiring Legislative approval for acquisitions by the state exceeding a certain amount; increasing appraisal thresholds; requiring that specific language be included on option contracts; amending s. 259.105, F.S., relating to the Florida Forever Act; revising Legislative intent; providing for funds to be deposited in the Florida Forever Trust Fund; requiring bonded moneys be spent for capital improvements under certain conditions; providing for the expenditure of funds for conservation and agricultural easements under certain conditions; providing for the inclusion of carbon sequestration as a multiple use; providing

rulemaking authority for the board of trustees; providing for the reversion of lands to the board of trustees under certain conditions; requiring an annual work plan be developed by the Acquisition and Restoration Council; authorizing alternatives to fee-simple purchases; deleting obsolete provisions; amending s. 259.1051, F.S., relating to the Florida Forever Trust Fund; increasing bonding authority; amending s. 373.089, F.S.; clarifying the process for disposing of surplus lands; amending s. 373.1391, F.S.; providing additional oversight authority to the department; amending s. 373.199, F.S.; clarifying work plan requirements; amending s. 375.075, F.S.; providing financial assistance to local governments for outdoor recreation; increasing application and grant limitations; providing an effective date.

—was referred to the Committee on General Government Appropriations.

By the Committee on Commerce; and Senator Ring—

CS for SB 926—A bill to be entitled An act relating to education funding; amending s. 212.0306, F.S.; authorizing any county to impose a tax on the sale of food, beverages, or alcoholic beverages in hotels and motels pursuant to an ordinance adopted by a majority vote of the governing body; continuing the authority of counties operating under a home rule charter to impose such tax in establishments licensed by the state to sell alcoholic beverages for consumption on the premises; requiring that the proceeds from the food and beverage tax imposed by a county other than a county operating under a home rule charter be allocated to the local school district for the purpose of funding K-12 education services; providing duties of the county with respect to collecting and administering the tax; providing an effective date.

—was referred to the Committees on Community Affairs; Education Pre-K - 12; Finance and Tax; and Education Pre-K - 12 Appropriations.

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

CS for SB 1586—A bill to be entitled An act relating to corporate income tax; amending s. 220.03, F.S.; providing for the adoption of the 2008 version of the Internal Revenue Code; providing for exceptions to adoption; amending s. 220.13, F.S., relating to the determination of adjusted federal income; conforming provisions; amending ss. 220.241 and 220.33, F.S.; revising the due date for filing and paying estimated corporate income tax; authorizing the Department of Revenue to adopt rules; providing for retroactive application; providing effective dates.

—was placed on the Calendar.

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

CS for SB 1588—A bill to be entitled An act relating to property taxation; amending s. 193.114, F.S.; revising the requirements specifying the information that must be included on the real property assessment roll and on the tangible personal property roll; amending s. 193.1142, F.S.; authorizing the executive director of the Department of Revenue to require that additional data be provided on the assessment rolls; requiring that assessment rolls be submitted in a format specified by the executive director; authorizing a property appraiser to use an alternative format in a case of hardship; specifying additional parcel-level data that may be required; amending s. 193.155, F.S.; revising provisions governing the manner in which homestead property may be assessed at less than just value; providing for calculating the assessment reduction that may be transferred from a prior homestead to a new homestead; requiring that notice of the abandonment of a homestead be in writing and delivered to the property appraiser before or at the time of filing a new application; providing procedures for the transfer of an assessment limitation from a previous homestead to a new homestead; authorizing property appraisers to share confidential tax information; authorizing a taxpayer to file an action in circuit court requiring a property appraiser to provide certain information; authorizing a taxpayer to file a petition with the value adjustment board; providing for a nonrefundable fee; authorizing a taxpayer to file for the transfer of an

assessment limitation in a year subsequent to the first year following establishment of the new homestead; prohibiting a refund of taxes for previous years; providing requirements for hearings before the value adjustment board; amending ss. 193.1554 and 195.1555, F.S., relating to nonhomestead residential property and nonresidential real property; requiring that an increase in the value of property be apportioned among parcels under certain conditions; amending s. 193.1556, F.S.; requiring that a property owner notify the property appraiser of any change in ownership or control; amending s. 194.011, F.S.; providing procedures under which a taxpayer may object to an assessment of homestead property at less than just value; requiring that the value adjustment board in the previous county hear the matter if the taxpayer disagrees with the previous assessment; providing for an appeal in the taxpayer's new county under certain circumstances; requiring that the circuit court review decisions of the value adjustment boards under certain circumstances; amending s. 196.031, F.S.; specifying the order in which homestead exemptions are applied; amending s. 196.183, F.S.; clarifying the taxation of freestanding property; clarifying the meaning of the phrase "site where the owner of tangible personal property transacts business"; providing for previously assessed owners to qualify for the exemption without filing a return at the option of the property appraiser; requiring that property appraisers annually notify taxpayers of the duty to file a return if they no longer qualify for the exemption; amending s. 197.3632, F.S.; requiring that the tax collector provide certain additional information to the Department of Revenue concerning non-ad valorem assessments; amending s. 200.065, F.S.; clarifying the calculation of maximum millage beginning in the 2009-2010 fiscal year; amending s. 200.185, F.S.; clarifying the calculation of maximum millage for the 2008-2009 fiscal year; authorizing the Department of Revenue to adopt emergency rules; delaying the date by which applications for an assessment of property under s. 193.155(8), F.S., for 2008 must be submitted; requiring the Department of Revenue to report to the Legislature by a specified date on the effect of recent changes in the law governing tax notices and the assessment limitations and maximum millage limitations; providing for the Legislature to appropriate moneys to offset the reduction in ad valorem tax revenue experienced by fiscally constrained counties; requiring that counties apply to the Department of Revenue; specifying the documentation that must be provided to the department; providing a formula for calculating the reduction in ad valorem revenue; providing for application of the act; providing effective dates.

—was placed on the Calendar.

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

CS for SB 1752—A bill to be entitled An act relating to virtual instruction programs; creating s. 1002.45, F.S.; authorizing a school district to offer courses by virtual instruction to students meeting certain conditions; providing a purpose; authorizing a school district to implement virtual instruction programs by approved district-operated programs or programs provided by contracted providers if approved by the Department of Education; authorizing a school district to participate in multi-district contractual arrangements; requiring the department to review and approve district-operated virtual programs on an annual basis; requiring contract providers to meet certain qualifications; requiring each virtual instruction program operated or contracted by a school district to meet certain requirements; prohibiting a school district from increasing its enrollment in a virtual education program in excess of the prior year's enrollment unless the program achieves a certain performance grade under the school grading system; requiring students enrolled in a virtual instruction program to meet certain requirements to participate in such program; defining the term "full-time equivalent student"; providing that full-time equivalent students participating in a school district's virtual instruction program be funded through the Florida Education Finance Program; requiring that a program provider participate in the statewide assessment program and education performance accountability system and meet a certain performance grade; requiring the State Board of Education to adopt rules; amending s. 1011.61, F.S.; revising the definition of "full-time equivalent" student to conform to changes made by the act; providing an effective date.

—was referred to the Committee on Education Pre-K - 12.

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

CS for SJR 1848—A joint resolution proposing an amendment to Section Section 9 of Article VII and the creation of a new section in Article XII of the State Constitution to standardize the maximum millage rate within the state for water-management purposes and to provide an effective date if such change is adopted.

—was referred to the Committees on Environmental Preservation and Conservation; and Finance and Tax.

By the Committee on Banking and Insurance; and Senator Posey—

CS for SB 2174—A bill to be entitled An act relating to motor vehicle insurance; amending s. 627.736, F.S.; revising the schedule of maximum charges on which an insurer may base a limited reimbursement for certain medical services, supplies, and care for injured persons covered by personal injury protection; specifying a minimum amount for the applicable fee schedule or payment limitation under Medicare for such reimbursements; providing an effective date.

—was referred to the Committee on General Government Appropriations.

By the Committee on Governmental Operations; and Senator Alexander—

CS for SB 2422—A bill to be entitled An act relating to local government finance; amending s. 218.401, F.S.; clarifying purpose and intent; amending s. 218.403, F.S.; defining the terms “board” and “trustees” for purposes of the Investment of Local Government Surplus Funds Act; amending s. 218.405, F.S.; providing for the administration of the Local Government Surplus Funds Trust Fund; providing duties of Trustees of the State Board of Administration; amending s. 218.407, F.S.; requiring that the board provide a unit of local government with certain information before such unit makes a determination that it is in the best interest of the local government unit to deposit surplus funds in the trust fund; requiring the filing of a resolution upon such determination; requiring that the resolution contain certain information; requiring that the board invest the moneys in the trust fund in a certain manner; amending s. 218.409, F.S.; providing duties of the board with regard to the administration of the trust fund; providing for the establishment of a reserve account; requiring monthly allocations to the reserve account; limiting the amount of monthly allocations; requiring that the board report annually to every participant having a beneficial interest in the trust fund; providing for the preparation of the report; providing that such report is subject to independent financial audit; requiring that the board provide a monthly statement to beneficiaries; requiring that such statement contain certain information; requiring that the Investment Advisory Council assist the board in investing moneys held in the trust fund; providing duties of the council; creating the Pool Participant Advisory Council; providing purposes for the council; providing for membership and composition of the council; requiring that the executive director of the State Board of Administration consider appropriate action and advise the trustees accordingly under certain circumstances; providing duties of the trustees under such circumstances; authorizing the trustees to perform certain actions for the purpose of ensuring the proper exercise of fiduciary responsibility; authorizing the trustees to place assets of the trust fund into a liquidating account; providing for the maintenance and administration of such liquidating accounts; providing powers and duties of trustees with regard to assets in a liquidating account; providing for distribution of cash received from income or liquidation of assets held in a liquidating account; requiring the audit of such accounts; authorizing certain reasonable expenses to be charged to a liquidating account; excluding certain information related to assets held in liquidating accounts from certain statements; requiring that separate statements be issued for such information; providing for the transfer of reserves held in a liquidating account; requiring that the status of such accounts be reported regularly to the trustees, participants in the fund,

the Investment Advisory Council, and the Pool Participant Advisory Council; providing an effective date.

—was referred to the Committee on General Government Appropriations.

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

CS for SB 2788—A bill to be entitled An act relating to tax administration; amending s. 72.011, F.S.; revising the time for commencing actions to contest a tax matter; amending s. 125.0104, F.S.; revising the list of living quarters or accommodations that are subject to taxation; providing definitions; providing for taxation of regulated short-term products; providing that the occupancy of a timeshare resort and membership or transaction fee paid by a timeshare owner are not a privilege subject to taxation; providing that consideration paid for the purchase of a timeshare license in a timeshare plan is rent subject to taxation; authorizing the Department of Revenue to establish audit procedures and to access for delinquent taxes; requiring the person operating transient accommodations to separately state the tax charged on a receipt or other documentation; providing that persons facilitating the booking of reservations are not required to separately state tax amounts charged; requiring that such amounts be remitted as tax and classified as county funds; providing additional specified uses for certain tourist tax revenue by certain counties; specifying that certain provisions of the act are clarifying and remedial in nature and are not a basis for assessments of tax or for refunds of tax for periods before the effective date of the act; amending s. 192.0105, F.S.; revising the list of tax-related forms that a taxpayer has a right to keep confidential; amending s. 196.192; providing that educational institutions owned by exempt entities are also exempt from ad valorem taxation; amending s. 201.02, F.S.; requiring a notation indicating a nonprofit's exemption from the documentary stamp tax; amending s. 202.125, F.S.; providing an exemption from the communications services tax for communications services used for a pari-mutuel permitholder's simulcasting and intertrack wagering activities; providing for retroactive application; amending ss. 212.03 and 212.0305, F.S.; revising the list of living quarters or sleeping or house-keeping accommodations that are subject to taxation; providing definitions; providing for taxation of regulated short-term products; providing that the occupancy of an accommodation of a timeshare resort and membership or transaction fee paid by a timeshare owner is not a privilege subject to taxation; providing that consideration paid for the purchase of a timeshare license in a timeshare plan is rent subject to taxation; requiring the person operating transient accommodations to separately state the tax charged on a receipt or other documentation; providing that persons facilitating the booking of reservations are not required to separately state tax amounts charged; requiring that such amounts be remitted as tax and classified as county funds; specifying that certain provisions of the act are clarifying and remedial in nature and are not a basis for assessments of tax or for refunds of tax for periods before the effective date of the act; amending s. 212.031, F.S.; conforming a cross-reference; amending s. 212.055, F.S.; authorizing certain counties to levy a hospital surtax subject to referendum approval; providing for the allocation and uses of the surtax proceeds; amending s. 212.07, F.S.; conforming a cross-reference; providing penalties for knowingly failing to collect taxes due; amending s. 212.08, F.S.; revising provisions relating to the tax exemption for building materials used to rehabilitate real property in enterprise zones; providing an exemption from the sales and use tax for an aircraft that is temporarily used in this state; providing that proof of temporary usage may be shown by specific documentation; amending s. 212.12, F.S.; revising penalties for failing to report taxes due; amending s. 212.18, F.S.; revising penalties for failing to register as a dealer; amending s. 213.015, F.S.; conforming a cross-reference; amending s. 213.053, F.S.; revising provisions relating to confidentiality; authorizing the Department of Revenue to send certain general information to taxpayers by electronic means; deleting a provision that allows the disclosure of certain information to the Chief Financial Officer; authorizing the department to provide taxpayer information to the Division of Hotels and Restaurants; providing an additional exception from the public-records exemption; authorizing the Department of Revenue to publish a list of delinquent taxpayers; authorizing the department to adopt rules; creating s. 213.0532, F.S.; requiring financial institutions to enter into agreements with the department to conduct data matches to identify delinquent taxpayers; providing definitions; requiring the depart-

ment to pay a fee to cover the cost to the institution; providing immunity from liability for certain actions by the institution; authorizing the department to institute civil actions; authorizing the department to adopt rules; amending s. 213.25, F.S.; clarifying that the department's authority to reduce tax refunds or credits by the amount of other taxes owed applies to unemployment compensation taxes; amending s. 213.67, F.S.; revising the time for commencing actions to contest a tax levy; creating s. 213.691, F.S.; authorizing the Department of Revenue to issue or file integrated warrants and judgment lien certificates; creating s. 213.692, F.S.; authorizing the department to file a single consolidated tax warrant for multiple taxes due and to revoke a taxpayer's certificate of registration if the taxpayer owes any taxes to the state; requiring a cash deposit or other security for issuing a new certificate of registration; authorizing the department to adopt rules; authorizing emergency rules; creating s. 213.758, F.S.; assigning tax liability when property is transferred; requiring a taxpayer who quits the business without benefit of a purchaser to make a final return and full payment within a specified period; providing for the Department of Legal Affairs to issue an injunction; specifying a transferee's liability for tax, interest, and penalties; authorizing the Department of Revenue to adopt rules; amending s. 220.193, F.S.; allowing a corporation that owns a partnership or limited liability company that produces and sells electricity from a new or expanded renewable energy facility to claim a renewable energy production credit; providing for proration among multiple owners; providing for retroactive application; amending s. 220.21, F.S.; revising provisions relating to the electronic filing of corporate taxes; providing for retroactivity; amending s. 336.021, F.S.; revising the order for distributing the local option fuel tax revenues; amending s. 443.1215, F.S.; revising a cross-reference; amending s. 443.1316, F.S.; conforming provisions to changes made by the act; amending s. 443.141, F.S.; providing penalties for erroneous, incomplete, or insufficient unemployment compensation tax reports filed by employers; providing a statute of limitation on liens for the collection of unpaid unemployment taxes; amending s. 509.261, F.S.; authorizing the Division of Hotels and Restaurants to fine, suspend, or revoke a license for violating state tax laws; amending s. 624.509, F.S.; deleting the alternative salary tax credit calculation for mutual holding companies; amending s. 695.22, F.S.; requiring the actual purchase price to be included on deeds and conveyances filed for record; amending s. 695.26, F.S.; requiring the actual purchase price to be shown on an instrument by which the title to real property or any interest therein is conveyed; repealing s. 213.054, F.S., relating to a report naming persons who claim a deduction for the net earnings of an international banking facility; providing for retroactive application of specified provisions; providing effective dates.

—was referred to the Committees on Regulated Industries; Community Affairs; Judiciary; and General Government Appropriations.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State SB 1676, CS for SB 1678, SB 1680 and SB 1682 which he approved on April 7, 2008.

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

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

<i>Office and Appointment</i>	<i>For Term Ending</i>
Jacksonville Aviation Authority Appointee: Demetree, Jack C., Jacksonville	09/30/2011
Board of Architecture and Interior Design Appointees: Ehrig, John P., Orlando Gustafson, Garrick A., Tequesta Hall, E. Wendell, Middleburg Shore, Joyce, Ft. Lauderdale Solera, Lourdes, Miami	10/31/2011 10/31/2010 10/31/2011 10/31/2010 10/31/2009
Education Practices Commission Appointees: Cwynar, Ann M., Boynton Beach	09/30/2009

<i>Office and Appointment</i>	<i>For Term Ending</i>
Donovan, Brian T., Crystal River Gonzalez, Libia A., Key Biscayne Shepard, Deborah, Tallahassee Strauss, Mark S., Wilton Manors Williams, Frederick A., Ft. Lauderdale	09/30/2011 09/30/2009 09/30/2009 09/30/2011 09/30/2011
Electrical Contractors' Licensing Board Appointees: Flaherty, Brian, Palm Harbor Hoffmann, Kenneth, Mount Dora Tibbs, Clarence Kelley, Tavares	10/31/2011 10/31/2011 10/31/2011
Board of Professional Engineers Appointee: Earle, Jonathan Franklin, Gainesville	10/31/2009
Board of Medicine Appointee: Levine, Bradley M., Boca Raton	10/31/2008
[Referred to the Committee on Ethics and Elections.]	
Fish and Wildlife Conservation Commission Appointee: Corbett, Richard A., Tampa	01/06/2013
[Referred to the Committees on Environmental Preservation and Conservation; and Ethics and Elections.]	
Investment Advisory Council Appointee: Hill, John H., Jr., Tampa	12/12/2011
[Referred to the Committees on Governmental Operations; and Ethics and Elections.]	
Secretary of Health Care Administration Appointee: Benson, Anna Holliday, Tallahassee	Pleasure of Governor
[Referred to the Committees on Health Policy; and Ethics and Elections.]	
Board of Trustees, Florida A & M University Appointee: Langston, Charles, Tampa	01/06/2013
Board of Trustees, Florida Gulf Coast University Appointee: Lutgert, Scott F., Naples	01/06/2013
Board of Trustees, Florida International University Appointee: Arrizurieta, Jorge L., Coral Gables	01/06/2013
Board of Trustees, University of Florida Appointee: Scott, Steven M., Boca Raton	01/06/2013
Board of Trustees, University of North Florida Appointees: Korman, Joy G., Jacksonville Twomey, Kevin M., Ponte Vedra Beach	01/06/2013 01/06/2013
Board of Trustees, University of West Florida Appointee: Merrill, J. Collier, Pensacola	01/06/2013
[Referred to the Committees on Higher Education; and Ethics and Elections.]	
Florida Transportation Commission Appointee: Criser, Marshall M. III, Coral Gables	09/30/2011
[Referred to the Committees on Transportation; and Ethics and Elections.]	

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Ken Pruitt, President

I am directed to inform the Senate that the House of Representatives has passed HB 7019 and requests the concurrence of the Senate.

William S. Pittman III, Chief Clerk

By the Government Efficiency and Accountability Council; and Representative Attkisson—

HB 7019—A bill to be entitled An act relating to real property transfer returns; repealing s. 201.022, F.S., relating to requirements for executing and filing returns relating to transfers of interests in real property as a condition precedent to recording deeds transferring such interests; providing an effective date.

—was referred to the Committee on General Government Appropriations.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 3 was corrected and approved.

CO-INTRODUCERS

Senators Atwater—CS for SB 572; Baker—CS for SB 274; Bennett—CS for SB 1704; Bullard—SB 298, SB 378, CS for SB 586, SB 2492; Constantine—CS for SB 2366; Crist—CS for SB 1008, CS for SB 1076, SB 2440; Dawson—CS for SB 164; Deutch—SB 1668; Dockery—CS for SB 164; Fasano—SB 608, SM 2452; Gaetz—SB 1974, CS for CS for SB 2630; Jones—CS for SB 1964, CS for SB 2394; Joyner—CS for SB 1988; Lynn—CS for SB 164, CS for SB 390, CS for SB 732, CS for SB 1086, CS for SB 2152, SB 2492, CS for SB 2626, CS for SB 2762; Margolis—CS for SB 508; Storms—SB 446, SB 460, SB 500, CS for SB 682; Villalobos—SB 226; Wilson—CS for SB 856, SB 2468

RECESS

On motion by Senator King, the Senate recessed at 2:33 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 9:00 a.m., Thursday, April 10 or upon call of the President.

SENATE PAGES

April 7-11, 2008

Amanda M. Atwater, North Palm Beach; Matthew “Matt” Baker, Merritt Island; Amanda L. Bennett, Gulf Breeze; Heather N. Brown, Quincy; Jillian B. Idle, North Palm Beach; Lauren K. Izebu, Conyers, GA; Tarrie Johnson-Mack, Riviera Beach; Andrew B. Kohner, Wellington; Kimberly Linton, Palm Bay; Devin McNish, Tampa; Jeremy L. Porter, Marianna; Meredith M. Raymond, Boca Raton; Kari K. Stephenson, Gulf Breeze; Nathan Sullivan, Webster; James “Jamie” Vaughn III, McDonough, GA; Tari Walker, Riviera Beach; Whitney Walker, Riviera Beach; Anthony O. Wint, West Palm Beach

BILL ACTION SUMMARY

WEDNESDAY, APRIL 9, 2008

- S 82 Read 3rd time; CS passed 39-0
- S 96 Read 3rd time; Passed 38-0
- S 192 Read 3rd time; CS passed 38-0
- S 322 Read 3rd time; CS passed as amended 38-0
- S 656 Read 3rd time; CS passed 36-0
- S 728 Read 3rd time; Passed 38-1
- S 750 Read 2nd time; Adopted

- S 784 Read 3rd time; Passed 39-0
- S 1036 Read 3rd time; Passed 38-0
- S 1070 Read 3rd time; CS passed 38-0
- S 1186 Withdrawn from further consideration
- S 1286 Read 2nd and 3rd times; CS passed 34-3; immediately certified
- S 1294 Read 2nd and 3rd times; CS passed 35-2; immediately certified
- S 1702 Read 2nd and 3rd times; CS passed 37-0; immediately certified
- S 1746 Read 2nd time; Read 3rd time; CS passed as amended 35-1 (756726, 566494, 295628)
- S 1756 Read 2nd and 3rd times; CS passed 37-0; immediately certified
- S 1774 Read 2nd time; Read 3rd time; CS passed 37-0; immediately certified
- S 1788 Read 2nd time; Read 3rd time; CS passed 37-0; immediately certified
- S 1790 Read 2nd time; Read 3rd time; CS passed 37-0; immediately certified
- S 1792 Read 2nd time; Read 3rd time; CS passed 37-0; immediately certified
- S 1810 Read 2nd and 3rd times; CS passed 36-0
- S 1814 Substituted HB 7019; Laid on Table, refer to HB 7019
- S 1820 Read 2nd time; Read 3rd time; CS passed as amended 37-0 (469296, 306006)
- S 1824 Read 2nd time; Read 3rd time; CS passed 37-0
- S 1830 Read 2nd time; Read 3rd time; CS passed 37-0
- S 1838 Read 2nd and 3rd times; CS passed 37-0
- S 1854 Read 2nd time; Read 3rd time; CS passed as amended 23-14 (311784)
- S 1856 Read 2nd and 3rd times; CS passed 37-0
- S 1864 Read 2nd and 3rd times; CS passed 35-1; immediately certified
- S 1866 Read 2nd and 3rd times; CS passed 35-1
- S 1882 Read 2nd and 3rd times; CS passed 37-0; immediately certified
- S 1886 Read 2nd and 3rd times; CS passed 37-0; immediately certified
- S 1888 Read 2nd and 3rd times; CS passed 37-0; immediately certified
- S 1892 Read 2nd and 3rd times; CS passed 37-0; immediately certified
- S 1988 Read 2nd and 3rd times; CS passed 35-1; immediately certified
- S 2000 Read 2nd time; Read 3rd time; CS passed 37-0; immediately certified
- S 2002 Read 2nd and 3rd times; CS passed 37-0
- S 2806 Read 2nd time; Adopted
- S 2820 Read 2nd time; Read 3rd time; Passed 37-0; immediately certified
- S 2832 Read 2nd time; Adopted
- S 2900 Read 2nd time; Read 3rd time; Passed as amended 26-12 (997039, 997038, 997036, 997023, 997020, 997018, 997016, 997015, 997014, 997013, 997012, 997011, 997010, 997009, 997006, 997005, 997004)
- S 2902 Read 2nd time; Read 3rd time; Passed 29-2
- S 2916 Read 2nd time; Adopted
- S 2918 Read 2nd time; Adopted
- S 2942 Read 2nd time; Adopted
- S 2944 Read 2nd time; Adopted
- S 2956 Read 2nd time; Adopted
- H 503 Read 3rd time; CS passed 26-13; immediately certified
- H 7019 Substituted for CS for SB 1814; Read 2nd time; Read 3rd time; Passed 37-0

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