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REPORTS OF COMMITTEES

The Committee on Agriculture recommends the following pass: CS for SB 226

The Committee on Banking and Insurance recommends the following pass: SB 7026

The Committee on Community Affairs recommends the following pass: CS for SB 60

The Committee on Finance and Tax recommends the following pass: SB 266; SB 398

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 216; CS for SB 646

The Committee on Judiciary recommends the following pass: CS for SB 604

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

The Committee on Commerce and Tourism recommends the following pass: SB 684

The Committee on Judiciary recommends the following pass: SB 1170; SB 1362

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

The Committee on Education Pre-K - 12 recommends the following pass: SB 518; SB 818; SB 954; SB 1116

The Committee on Higher Education recommends the following pass: SB 622; SB 802; SB 960; SB 1140

The Committee on Judiciary recommends the following pass: SB 72

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

The Committee on Agriculture recommends the following pass: SB 1050; SB 1220

The Committee on Banking and Insurance recommends the following pass: SB 1148

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 508; SB 694

The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends the following pass: SB 876

The Committee on Regulated Industries recommends the following pass: SB 558

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 514; SB 682

The Committee on Health Policy recommends the following pass: SB 482; SB 634; SB 996

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

The Committee on Commerce and Tourism recommends the following pass: SB 1046; SB 1214

The Committee on Community Affairs recommends the following pass: SB 856

The Committee on Education Pre-K - 12 recommends the following pass: SB 346

The Committee on Transportation recommends the following pass: SB 676

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

The Committee on Judiciary recommends the following pass: SB 630

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

The Committee on Education Pre-K - 12 recommends the following pass: SB 518; SB 818; SB 954; SB 1116

The Committee on Higher Education recommends the following pass: SB 622; SB 802; SB 960; SB 1140

The Committee on Judiciary recommends the following pass: SB 72

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

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 238

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 508; SB 694

The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends the following pass: SB 876

The Committee on Regulated Industries recommends the following pass: SB 558

The bills contained in the foregoing reports were referred to Appropriations Subcommittee on General Government under the original reference.
The Committee on Ethics and Elections recommends the following pass: SB 386

The Committee on Regulated Industries recommends the following pass: SB 662

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

The Committee on Judiciary recommends the following pass: SB 672

The Committee on Transportation recommends the following pass: SB 534

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

The Committee on Ethics and Elections recommends the following pass: SB 1202

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 946

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

The Committee on Banking and Insurance recommends the following pass: SB 404

The Committee on Community Affairs recommends the following pass: SB 140; SB 650; SJR 652; SB 780; SB 972

The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends the following pass: SB 686; SJR 910

The Committee on Transportation recommends the following pass: SB 722

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

The Committee on Banking and Insurance recommends the following pass: SB 1202

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

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 404

The Committee on Education recommends the following pass: SB 408

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 590

The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends the following pass: SB 184

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

The Committee on Banking and Insurance recommends the following pass: SB 728

The Committee on Children, Families, and Elder Affairs recommends the following pass: SB 664; SB 1078

The Committee on Criminal Justice recommends the following pass: SB 176

The Committee on Higher Education recommends the following pass: SB 932

The Special Master on Claim Bills recommends the following pass: SB 26; SB 36 with 1 amendment; SB 38 with 1 amendment; SB 70 with 1 amendment; SB 84

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

The Committee on Ethics and Elections recommends the following pass: SB 184

The bill was referred to the Committee on Military and Veterans Affairs, Space, and Domestic Security under the original reference.

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 786

The bill was referred to the Committee on Military and Veterans Affairs, Space, and Domestic Security under the original reference.

The Committee on Banking and Insurance recommends the following pass: SB 456

The Committee on Commerce and Tourism recommends the following pass: CS for SB 678

The Committee on Community Affairs recommends the following pass: CS for SB 290; CS for SB 466

The Committee on Criminal Justice recommends the following pass: CS for SB 526; SB 672

The Committee on Governmental Oversight and Accountability recommends the following pass: SB 7008; SB 7010; SB 7012; SB 7016; SB 7032

The Committee on Judiciary recommends the following pass: SB 462

The Committee on Transportation recommends the following pass: SB 570
The bills contained in the foregoing reports were referred to the Committee on Rules under the original reference.

The Committee on Community Affairs recommends the following pass: SB 562

The Committee on Judiciary recommends the following pass: SB 570

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

The Committee on Fiscal Policy recommends the following pass: CS for SB 22; SB 52; SB 446

The Committee on Finance and Tax recommends a committee substitute for the following: SB 158

The Committee on Rules recommends the following pass: CS for SB 200; CS for CS for SB 234; SB 462; CS for SB 594; SM 866; SB 7004; SB 7008; SB 7010; SB 7036

The bills were placed on the Calendar.

The Committee on Community Affairs recommends committee substitutes for the following: for SB 136; SB 242

The Committee on Finance and Tax recommends a committee substitute for the following: CS for SB 110

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 496

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

The Committee on Criminal Justice recommends committee substitutes for the following: SB 746; SB 1286

The Committee on Judiciary recommends committee substitutes for the following: SB 318; SB 838

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 154

The Committee on Education Pre-K - 12 recommends committee substitutes for the following: SB 616; SB 688

The Committee on Finance and Tax recommends a committee substitute for the following: SB 118

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 574

The Committee on Regulated Industries recommends a committee substitute for the following: SB 490

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

The Committee on Community Affairs recommends committee substitutes for the following: SB 836; SB 1126

The Committee on Commerce and Tourism recommends committee substitutes for the following: SB 726; SB 1444

The Committee on Environmental Preservation and Conservation recommends a committee substitute for the following: SB 314

The Committee on Transportation recommends committee substitutes for the following: SB 338; SB 608; SB 612

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

The Committee on Children, Families, and Elder Affairs recommends committee substitutes for the following: SB 210; SB 940

The Committee on Criminal Justice recommends a committee substitute for the following: SB 764

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 296

The Committee on Health Policy recommends committee substitutes for the following: SB 606; SB 640; SB 758; SB 792; SB 950

The Committee on Judiciary recommends a committee substitute for the following: SB 58

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

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 1246

The Committee on Community Affairs recommends a committee substitute for the following: SB 484

The Committee on Transportation recommends committee substitutes for the following: SB 240; SB 988; SB 1024; SB 1072; SB 1184

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

The Committee on Judiciary recommends a committee substitute for the following: SB 872

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

The Committee on Criminal Justice recommends a committee substitute for the following: SB 378

The Committee on Health Policy recommends a committee substitute for the following: SB 768

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Children, Families, and Elder Affairs under the original reference.

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 678; SB 916

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 848

The Committee on Regulated Industries recommends a committee substitute for the following: SB 596

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 842; SB 1094; SB 1130
The Committee on Communications, Energy, and Public Utilities recommends committee substitutes for the following: SJR 400; SB 402

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1058

The Committee on Governmental Oversight and Accountability recommends committee substitutes for the following: SB 934; SB 1054

The Committee on Judiciary recommends a committee substitute for the following: SB 36

The Committee on Regulated Industries recommends a committee substitute for the following: SB 466

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 878

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

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 980

The Committee on Community Affairs recommends committee substitutes for the following: SB 668; SB 924

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1060

The Committee on Commerce and Tourism recommends a committee substitute for the following: CS for SB 600

The Committee on Finance and Tax recommends a committee substitute for the following: SB 260

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 620

The Committee on Judiciary recommends a committee substitute for the following: CS for SB 224

The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Fiscal Policy under the original reference.

The Committee on Community Affairs recommends a committee substitute for the following: SB 778

The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends a committee substitute for the following: SB 674

The Committee on Transportation recommends a committee substitute for the following: SB 220

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 784

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

The Committee on Banking and Insurance recommends committee substitutes for the following: SB 252; SB 568

The Committee on Communications, Energy, and Public Utilities recommends a committee substitute for the following: CS for SB 222

The Committee on Health Policy recommends a committee substitute for the following: SB 1146

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 594

The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 342

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 182

The Committee on Judiciary recommends committee substitutes for the following: CS for SB 234; SB 1312

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

The Committee on Fiscal Policy recommends committee substitutes for the following: SB 264; SB 320

The Committee on Military and Veterans Affairs, Space, and Domestic Security recommends a committee substitute for the following: CS for SB 394

The Committee on Rules recommends a committee substitute for the following: CS for SB 290

The bills with committee substitute attached were placed on the Calendar.

The Committee on Community Affairs recommends the following not pass: SJR 810

The bill was laid on the table.

REPORTS OF SUBCOMMITTEES

Appropriations Subcommittee on Criminal and Civil Justice recommends the following pass: SB 540

Appropriations Subcommittee on Education recommends the following pass: CS for SB 154; CS for SB 642; CS for SB 644; SB 7028; SB 7030

Appropriations Subcommittee on General Government recommends the following pass: CS for SB 396; SB 576; SB 578; SB 580; SB 582; SB 7024
Appropriations Subcommittee on Health and Human Services recommends the following pass: SB 294; SB 340; SB 450
Appropriations Subcommittee on Transportation, Tourism, and Economic Development recommends the following pass: SB 434

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

Appropriations Subcommittee on Education recommends the following pass: CS for SB 152
Appropriations Subcommittee on General Government recommends the following pass: SB 230
Appropriations Subcommittee on Health and Human Services recommends committee substitutes for the following: CS for SB 256; SB 584; CS for SB 586
Appropriations Subcommittee on General Government recommends committee substitutes for the following: CS for SB 258; SB 380; SB 7018
Appropriations Subcommittee on Health and Human Services recommends committee substitutes for the following: CS for SB 34; CS for SB 326; SB 380; SB 7018
Appropriations Subcommittee on Transportation, Tourism, and Economic Development recommends a committee substitute for the following: CS for SB 292

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

Appropriations Subcommittee on General Government recommends a committee substitute for the following: SB 7022

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Communications, Energy, and Public Utilities recommends that the Senate confirm the following appointments made by the Governor:

Office and Appointment

Florida Public Service Commission

Appointees: Brown, Julie I. 01/01/2019
Patronis, Jimmy T., Jr. 01/01/2019

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

SUSPENSION REPORTS

EXECUTIVE ORDER NUMBER 10-222
(Executive Order of Suspension)

WHEREAS, Stephanie Kraft is presently serving as a member of the School Board of Broward County; and
WHEREAS, on October 4, 2010, the State Attorney's Office for the Seventeenth Judicial Circuit, Broward County, Florida, issued an Information charging Stephanie Kraft with one count of unlawful compensation, in violation of sections 838.016(1), (2), and 777.011, Florida Statutes; one count of bribery, in violation of sections 838.015(1) and 777.011, Florida Statutes; one count of official misconduct, in violation of section 838.022, Florida Statutes; and one count of conspiracy to commit unlawful compensation, bribery and/or official misconduct, in violation of sections 838.016, 838.015, 777.011, and 777.04(3), Florida Statutes; and
WHEREAS, article IV, section 7, Florida Constitution, provides that the Governor may suspend from office any county officer for “malfeasance, misfeasance, neglect of duty, drunkenness, incompetence, permanent inability to perform official duties, or commission of a felony [.]”
WHEREAS, these violations of sections 777.04(3), 838.013, 838.016, and 838.022 constitute felonies, and, individually or collectively, constitute malfeasance and/or misfeasance; and
WHEREAS, it is in the best interest of the residents of Broward County, and the citizens of the State of Florida, that Stephanie Kraft be immediately suspended from the public office, which she now holds, upon the grounds set forth in this Executive Order;

NOW, THEREFORE, I, CHARLIE CRIST, Governor of Florida, pursuant to article IV, section 7, Florida Constitution, do find as follows:

A. Stephanie Kraft is, and at all times material was, a member of the School Board of Broward County.
B. The office of School Board of Broward County is within the purview of the suspension powers of the Governor, pursuant to article IV, section 7, Florida Constitution.
C. The attached Information alleges that Stephanie Kraft committed acts in violation of the laws of Florida. This suspension is predicated upon the attached Information which alleges the commission of felonies, and which alleged conduct constitutes malfeasance and/or misfeasance, and is incorporated as if fully set forth in this Executive Order.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is issued, effective today:

Section 1. Stephanie Kraft is suspended from the public office which she now holds, to wit: member of the School Board of Broward County.

Section 2. Stephanie Kraft is prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from today, until a further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at Tallahassee, this 4th day of October, 2010.

Charlie Crist
GOVERNOR

ATTEST:
Dawn K. Roberts
INTERIM SECRETARY OF STATE

[Previously referred to the Rules Subcommittee on Ethics and Elections November 16, 2010.]

The Honorable Andy Gardiner
March 16, 2015
President of the Senate

RE: Suspension of:
KRAFT, Stephanie
Broward County School Board

Dear President Gardiner:
The Committee on Ethics and Elections submits this final report on the matter of the suspension of Stephanie Kraft.

By Executive Order Number 10-222 filed with the Secretary of State on October 4, 2010, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Charlie Crist, Governor, suspended Stephanie Kraft as a member of the Broward County School Board alleging that Ms. Kraft committed four felonies: Unlawful Compensation or Reward for Official Behavior, a second degree felony pursuant to s. 838.016, F.S.; Bribery of a Public Servant, a second degree felony pursuant to s. 838.015, F.S.; Corruption by Threat, a third degree felony pursuant to s. 838.021, F.S.; and Criminal Conspiracy, a third degree felony pursuant to s. 777.04(4)(d), Florida Statutes. Additionally, it was alleged that Ms. Kraft’s conduct constitutes misfeasance and/or malfeasance. Pursuant to Senate Rule 12.9, this matter was held in abeyance until completion of the criminal case.

On December 19, 2014, Ms. Kraft was acquitted of all charges except Corruption by Threat. Ms. Kraft was sentenced to 5 years of probation and adjudication of guilt was withheld. Ms. Kraft was elected to a four year term on the School Board in 2006. Her term ended in 2010. Ms. Kraft’s successor was elected to her seat on August 24, 2010.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely,
Garrett Richter, Chair

EXECUTIVE ORDER NUMBER 11-215
(Executive Order of Suspension)

WHEREAS, Abra Hill Johnson aka Tina Johnson, is currently serving as a member of the School Board of Madison County, District I; and

WHEREAS, on November 1, 2011, the Florida Department of Law Enforcement arrested Abra Hill Johnson on ten counts of fraud in connection with casting vote, a violation of section 104.041, Florida Statutes, and two counts of absentee ballot and voting violation, in violation of section 104.047(2), Florida Statutes; and

WHEREAS, a violaton of section 104.041, Florida Statutes, and a violation and 104.047(2), Florida Statutes, constitute the commission of a felony; and

WHEREAS, Article IV, Section 7, Florida Constitution, provides that the Governor may suspend from office any county officer for commission of a felony; and

WHEREAS, it is in the best interest of the residents of Madison County, and the citizens of the State of Florida that Abra Hill Johnson be immediately suspended from the public office that she now holds, upon the grounds set forth in this executive order.

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to Article IV, Section 7, Florida Constitution, Florida Statutes, find as follows:

A. Abra Hill Johnson is a member of the School Board of Madison County, District I.

B. The office of School Board of Madison County is within the purview of the suspension power of the Governor, pursuant to Article IV, Section 7, Florida Constitution.

C. The attached probable cause affidavit alleges that Abra Hill Johnson committed offenses in violation of the laws of the State of Florida, which acts constitute felonies.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is hereby issued, effective today:

Section 1. Abra Hill Johnson is suspended from the public office that she now holds, to wit: Member of the School Board of Madison County, District I.

Section 2. Abra Hill Johnson is prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from today, until a further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at Tallahassee, this 1st day of November, 2011.

Rick Scott
GOVERNOR

ATTEST:
Kurt S. Browning
SECRETARY OF STATE

[Previously referred to the Rules Subcommittee on Ethics and Elections January 10, 2012.]

The Honorable Andy Gardiner
President of the Senate

RE: Suspension of:
JOHNSON, Abra Hill
District 1 Member, Madison County School Board

Dear President Gardiner:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of Abra Hill Johnson.

By Executive Order Number 11-215 filed with the Secretary of State on November 1, 2011, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended Abra Hill Johnson as a member of the Madison County School Board alleging that Ms. Johnson committed twelve felonies. Specifically, it is alleged that she committed eleven counts of fraud in connection with Casting a Vote, a third degree felony pursuant to s. 104.041, F.S.; and two counts of Absentee Ballot and Voting Violations, a third degree felony pursuant to s. 104.047, F.S. Pursuant to Senate Rule 12.9, this matter was held in abeyance until completion of the criminal case.

On December 16, 2014, the State of Florida entered a Nolle Prosequi thereby dismissing all twelve charges. Ms. Johnson was elected to a four year term on the School Board in 2010. Her term ended in 2014. Ms. Johnson’s successor was elected to her seat on November 4, 2014.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely,
Garrett Richter, Chair

EXECUTIVE ORDER NUMBER 11-216
(Executive Order of Suspension)

WHEREAS, Jada Woods Williams is currently serving as the Madison County Supervisor of Elections; and

WHEREAS, on November 1, 2011, the Florida Department of Law Enforcement arrested Jada Woods Williams on seventeen counts of neglect of duty, a violation of section 104.051(2), Florida Statutes; and

WHEREAS, a violaton of section 104.051(2), Florida Statutes, constitutes malfeasance, misfeasance, or neglect of duty; and

WHEREAS, Article IV, Section 7, Florida Constitution, provides that the Governor may suspend from office any county officer for commission of a felony; and

WHEREAS, it is in the best interest of the residents of Madison County, and the citizens of the State of Florida that Jada Woods Williams be immediately suspended from the public office that she now holds, upon the grounds set forth in this executive order.
NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to Article IV, Section 7, Florida Constitution, Florida Statutes, find as follows:

A. Jada Woods Williams is the Supervisor of Elections of Madison County.

B. The office of Supervisor of Elections of Madison County is within the purview of the suspension power of the Governor, pursuant to Article IV, Section 7, Florida Constitution.

C. The attached probable cause affidavit alleges that Jada Woods Williams committed offenses in violation of the laws of the State of Florida, which act constitute malfeasance, misfeasance, or neglect of duty.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is hereby issued, effective today:

Section 1. Jada Woods Williams is suspended from the public office that she now holds, to wit: Supervisor of Elections of Madison County.

Section 2. Jada Woods Williams is prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from today, until a further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at Tallahassee, this 1st day of November, 2011.

Rick Scott
GOVERNOR

ATTEST:
Kurt S. Browning
SECRETARY OF STATE

[Previously referred to the Rules Subcommittee on Ethics and Elections January 10, 2012.]

The Honorable Andy Gardiner
President of the Senate
March 16, 2015

RE: Suspension of:
WILLIAMS, Jada Woods
Supervisor of Elections, Madison County

Dear President Gardiner:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of Jada Woods Williams.

By Executive Order Number 11-216 filed with the Secretary of State on November 2, 2011, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended Jada Woods Williams as the Madison County Supervisor of Elections alleging that Ms. Williams committed seventeen counts of Neglect of Duty, a third degree felony pursuant to s. 104.051(2), F.S. It is also alleged that her conduct constitutes misfeasance, malfeasance, or neglect of duty. Pursuant to Senate Rule 12.9, this matter was held in abeyance until completion of the criminal case.

On April 16, 2013, the court granted Ms. Williams’ motion to dismiss thereby dismissing all criminal charges against her. Ms. Williams was elected to a four year term from 2008 to 2012. Ms. Williams’ successor was elected on November 6, 2012.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely,
Garrett Richter, Chair

EXECUTIVE ORDER NUMBER 12-180
(Executive Order of Suspension)

WHEREAS, Alfred Junior Martin is currently serving as the Vice Chair of the Madison County Board of County Commissioners and Commissioner for District 4; and

WHEREAS, on August 8, 2012, Alfred Junior Martin was arrested on two counts of official misconduct, in violation of section 838.022, Florida Statutes, and two counts of grand theft, in violation of section 812.014(2)(c), Florida Statutes; and

WHEREAS, violations of sections 838.022 and 812.014(2)(c), Florida Statutes, constitute third-degree felonies; and

WHEREAS, Article IV, Section 7, Florida Constitution, provides that the Governor may suspend from office any county officer for commission of a felony; and

WHEREAS, it is in the best interests of the residents of Madison County, and the citizens of the State of Florida, that Alfred Junior Martin be immediately suspended from the public office he now holds, upon the grounds set forth in this executive order.

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to Article IV, Section 7, Florida Constitution, Florida Statutes, find as follows:

A. Alfred Junior Martin is, and was at all relevant times, currently serving as the Vice Chair of the Madison County Board of County Commissioners and Commissioner for District 4.

B. The office of Commissioner of the Madison County Board of County Commissioners is within the purview of the suspension power of the Governor, pursuant to Article IV, section 7, Florida Constitution.

C. The attached arrest warrant and affidavit, alleges that Alfred Junior Martin committed a felony in violation of the laws of the State of Florida.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is issued, effective immediately:

Section 1. Alfred Junior Martin is suspended from the public office that he now holds, to wit: Commissioner of the Madison County Board of County Commissioners.

Section 2. Alfred Junior Martin is prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of this suspension, which period shall be from today, until a further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed at Tallahassee, the Capitol, this 9th day of August, 2012.

Rick Scott
GOVERNOR

ATTEST:
Kenneth W. Detzner
SECRETARY OF STATE

[Previously referred to the Committee on Ethics and Elections March 5, 2013.]

The Honorable Andy Gardiner
President of the Senate
March 16, 2015

RE: Suspension of:
MARTIN, Alfred Junior
Madison County Commissioner, District 4

Dear President Gardiner:

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely,
Garrett Richter, Chair
The Committee on Ethics and Elections submits this final report on the matter of the suspension of Alfred Junior Martin.

By Executive Order Number 12-180 filed with the Secretary of State on August 9, 2012, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended Alfred Junior Martin as a member of the Madison County Commission alleging that Mr. Martin committed two counts of Official Misconduct, a third degree felony pursuant to s. 838.022, F.S.; and two counts of Grand Theft, a third degree felony pursuant to s. 812.041(2)(c)1., F.S. Pursuant to Senate Rule 12.9, this matter was held in abeyance until completion of the criminal case.

On February 10, 2014, the State of Florida entered a Nolle Prosequi thereby dismissing all four charges. Mr. Martin was elected to a four year term on the County Commission in 2010. He was re-elected to his seat on August 26, 2014.

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2015 Regular Session of the Florida Legislature, and consider the matter closed.

Sincerely,

Garrett Richter, Chair

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**EXECUTIVE ORDER NUMBER 13-195**

(Executive Order of Suspension)

WHEREAS, Gloria Uzzell is currently serving as Superintendent of Schools in Liberty County, Florida; and

WHEREAS, on July 17, 2013, Gloria Uzzell was arrested on count of grand theft, in violation of section 812.014(2)(c)1., Florida Statutes, and one count of official misconduct, in violation of section 833.022, Florida Statutes; and

WHEREAS, violations of section 812.014(2)(c)1., and section 838.022, Florida Statutes, constitute the commission of felonies; and

WHEREAS, it is in the best interests of the residents of Liberty County, and the citizens of the State of Florida, that Gloria Uzzell be immediately suspended from the public office that she now holds, upon the grounds set forth in this Executive Order.

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to section 112.52, Florida Statutes, find as follows:

A. Gloria Uzzell is a Superintendent of Schools in Liberty County, Florida.

B. The office of Superintendent of Schools in Liberty County is within the purview of the suspension power of the Governor, pursuant to section 112.52, Florida Statutes.

C. The attached probable cause affidavit states that Gloria Uzzell committed offenses in violation of the laws of the State of Florida, which acts constitute felonies.

BEING FULLY ADVISED in the premises, and in accordance with the Constitution and the laws of the State of Florida, this Executive Order is issued, effective today:

Section 1. Gloria Uzzell is suspended from the public office that she now holds, the Superintendent of Schools in Liberty County, Florida.

Section 2. Gloria Uzzell is prohibited from performing any official act, duty, or function of public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of public office during the period of suspension, which shall be from today until a further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and have caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 17th day of July, 2013.

Rick Scott
GOVERNOR

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**INTRODUCTION AND REFERENCE OF BILLS**

**FIRST READING**

Senate Resolutions 1562-1580—Not introduced.

By Senator Richter—

**SB 1582**—A bill to be entitled An act relating to public records; amending s. 377.45, F.S.; providing an exemption from public records requirements for proprietary business information relating to high pressure well stimulations obtained by the Department of Environmental Protection in connection with the department’s online high pressure well stimulation chemical disclosure registry; providing procedures and requirements with respect to the granting of confidential and exempt status; providing for disclosure under specified circumstances; 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.

—was referred to the Committees on Environmental Preservation and Conservation; Governmental Oversight and Accountability; and Appropriations.

Senate Bills 7000-7012—Previously introduced.
By the Committee on Finance and Tax—

SB 7014—A bill to be entitled An act relating to the corporate income tax; amending s. 220.03, F.S.; adopting the 2015 version of the Internal Revenue Code; amending s. 220.13, F.S.; incorporating a reference to a recent federal act into state law for the purpose of defining the term “adjusted federal income”; revising the treatment by this state of certain depreciation and expensing of assets that are allowed for federal income tax purposes; authorizing the Department of Revenue to adopt emergency rules; reenacting s. 1009.97(3)(I), F.S., relating to prepaid college board programs, to incorporate the amendment made to s. 220.03, F.S., in a reference thereto; providing for retroactive application; providing an effective date.

—was referred to the Committee on Fiscal Policy.

By the Committee on Judicary—

SB 7016—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 390.01116, F.S., relating to an exemption from public record requirements for certain information that could identify a minor petitioning a court to waive parental notice requirements before terminating a pregnancy; saving the exemption from repeal under the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Rules.

Senate Bills 7018-7032—Previously introduced.

By the Committee on Ethics and Elections—

SB 7034—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 97.0595, F.S., which provides a public records exemption for specified personal identifying information of stalking victims held by the Attorney General or contained in voter registration and voting records held by the supervisor of elections or the Department of State; saving the exemption from repeal under the Open Government Sunset Review Act; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Rules.

By the Committee on Ethics and Elections—

SB 7036—A bill to be entitled An act relating to the presidential preference primary; amending s. 103.101, F.S.; revising the date of the presidential preference primary; providing an effective date.

—was referred to the Committee on Rules.

By the Committee on Governmental Oversight and Accountability—

SB 7038—A bill to be entitled An act relating to employer contributions to fund retiree benefits; amending ss. 112.363, 121.052, 121.055, and 121.071, F.S.; revising the employer contribution rates for the retiree health insurance subsidy; amending s. 121.71, F.S.; revising the required employer retirement contribution rates for members of each membership class and subclass of the Florida Retirement System; providing findings of an important state interest; providing an effective date.

—was referred to the Committee on Appropriations.

By the Committee on Transportation—

SB 7040—A bill to be entitled An act relating to public records; amending s. 119.0712, F.S.; providing an exemption from public records requirements for electronic mail addresses collected by the Department of Highway Safety and Motor Vehicles; providing for future review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was referred to the Committees on Governmental Oversight and Accountability; and Rules.

By the Committee on Governmental Oversight and Accountability—

SB 7042—A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.0515, F.S.; authorizing renewed membership in the retirement system for retirees who are reemployed in a position eligible for the Special Risk Class under certain circumstances; amending s. 121.053, F.S.; authorizing renewed membership in the retirement system for retirees who are reemployed in a position eligible for the Elected Officers’ Class under certain circumstances; amending s. 121.055, F.S.; providing for renewed membership in the retirement system for retirees of the Senior Management Service Optional Annuity Program who are employed on or after a specified date; amending s. 121.091, F.S.; conforming a provision to changes made by the act; amending s. 121.111, F.S.; requiring an employer to make employer and employee contributions towards credit for military service for service credited on or after a specified date; requiring that certain retirees who are employed on or after a specified date be renewed members in the investment plan; providing exceptions; specifying that creditable service does not accrue for a reemployed retiree during a specified period; prohibiting certain funds from being used in a renewed member’s investment plan account for a specified period of employment; requiring the renewed member to satisfy vesting requirements; making a renewed member ineligible to receive disability benefits; specifying limitations and requirements; requiring the employer and the retiree to make applicable contributions to the renewed member’s investment plan account; providing for the transfer of contributions; prohibiting the purchase of past service in the investment plan; authorizing a renewed member to receive additional credit towards the health insurance subsidy under certain circumstances; providing that a retiree employed on or after a specified date in a regularly established position eligible for the State University System Optional Retirement Program or State Community College System Optional Retirement Program is a renewed member of that program; specifying limitations and requirements; requiring the employer and the retiree to make applicable contributions; prohibiting the purchase of past service in the program; providing for renewed membership in the optional retirement program for certain retirees initially reemployed on or after a specified date; making the renewed member ineligible to receive disability benefits; specifying limitations and requirements; requiring the employer and the retiree to make applicable contributions; providing for the transfer of contributions; prohibiting the purchase of past service in the optional retirement program; authorizing a renewed member to receive additional credit towards the health insurance subsidy under certain circumstances; amending s. 121.4501, F.S.; revising the definition of the term “eligible employee”; conforming a provision to changes made by the act; providing for employer contribution rate increases to fund changes made by the act; providing a directive to the Division of Law Revision and Information; declaring that the act fulfills an important state interest; providing an effective date.

—was referred to the Committees on Community Affairs; and Appropriations.

By the Committee on Health Policy—

SB 7044—A bill to be entitled An act relating to a health insurance affordability exchange; creating s. 409.720, F.S.; providing a short title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program or FHIX in the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, F.S.; providing eligibility and enrollment criteria; providing patient rights and responsibilities; providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for customer support and disenrollment; creating s. 409.725, F.S.; providing for premium credits and choice counseling; establishing an education campaign; providing for available products and services; creating s. 409.726, F.S.; providing for program accountability; creating s. 409.727, F.S.; providing for program operation and management duties; creating s. 409.728, F.S.; providing for the development of a long-term reorganiza-
tion plan and the formation of the FHIX Workgroup; creating s. 409.730, F.S.; authorizing the agency to seek federal approval; creating s. 409.731, F.S.; providing for program expiration; repealing s. 408.70, F.S., relating to legislative findings regarding access to affordable health care; amending s. 408.910, F.S.; revising legislative intent; redefining terms; revising the scope of the Florida Health Choices Program and the pricing of services under the program; providing requirements for operation of the marketplace; providing additional duties for the corporation to perform; requiring an annual report to the Governor and the Legislature; amending s. 408.904, F.S.; removing certain Medicaid-eligible persons from the form from which the agency may make payments for medical assistance and related services; amending s. 624.91, F.S.; revising eligibility requirements for state-funded assistance; revising the duties and powers of the Florida Healthy Kids Corporation; revising provisions for the appointment of members of the board of the Florida Healthy Kids Corporation; requiring transition plans; repealing s. 624.915, F.S., relating to the operating fund of the Florida Healthy Kids Corporation; providing an effective date.

—was referred to the Committees on Appropriations Subcommittee on Health and Human Services; and Appropriations.

By the Committee on Education Pre-K - 12—

SB 7046—A bill to be entitled An act relating to education; amending s. 1001.7065, F.S.; requiring a state research university to enter into and maintain a formal agreement with a specified organization to offer college-sponsored merit scholarship awards as a condition of designation as a preeminent state research university; specifying that continuation of a state research university’s institute for online learning is contingent on the university entering into and maintaining such an agreement; amending s. 1011.62, F.S.; authorizing a low-performing elementary school to administer the required additional hours of instruction in a summer program; requiring a school to continue to provide the additional instruction to certain students in the subsequent year that the school is no longer classified as one of the 300 lowest-performing elementary schools; revising the types and amounts of bonuses that a teacher may receive in any given school year; deleting obsolete language; requiring the Board of Governors and the State Board of Education to base state performance funds for the State University System and the Florida College System, respectively, on specified metrics adopted by each board; specifying allocation of the funds; requiring the Chancellor of the State University System and the Commissioner of Education to withhold disbursement of certain funds; requiring the boards to submit reports by a specified time to the Governor and the Legislature; requiring the boards to adopt rules; providing an effective date.

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

By the Committee on Children, Families, and Elder Affairs—

SB 7048—A bill to be entitled An act relating to developmental disabilities; amending s. 393.065, F.S.; requiring the Agency for Persons with Disabilities to revise the priority order for the waiver services for specified children which are otherwise not available to them; establishing requirements for children and certain young adults with a category 2 priority; removing an obsolete provision; providing an effective date.

—was referred to the Committees on Appropriations Subcommittee on Health and Human Services; and Appropriations.

COMMITTEE SUBSTITUTES

FIRST READING

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

CS for SB 36—A bill to be entitled An act for the relief of the Estate of Victor Guerrero by Pasco County; providing for an appropriation to compensate the Guerrero family for Officer Guerrero’s death, which was the result of negligence by an employee of Pasco County; providing that the appropriation settles all present and future claims relating to the death of Officer Guerrero; providing a limitation on fees and costs; providing an effective date.

By the Committee on Judiciary; and Senator Simpson—

CS for SB 56—A bill to be entitled An act for the relief of C.M.H.; providing an appropriation to compensate C.M.H. for injuries and damages sustained as a result of the negligence of the Department of Children and Families, formerly known as the Department of Children and Family Services; providing a limitation on the payment of fees and costs; providing an effective date.

By the Committees on Finance and Tax; and Communications, Energy, and Public Utilities; and Senator Hukill—

CS for CS for SB 110—A bill to be entitled An act relating to taxes; amending s. 202.12, F.S.; reducing the tax rate applied to the sale of communications services; reducing the tax rate applied to the retail sale of direct-to-home satellite services; amending s. 202.1201, F.S.; conforming rates to the reduction of the communications services tax; amending s. 202.18, F.S.; revising the allocation of tax revenue received from the communications services tax; amending s. 202.27, F.S.; authorizing dealers to use a period other than a calendar month for the purpose of determining the communications services taxes to be remitted; amending s. 202.28, F.S.; limiting the disallowance of collection allowance under certain circumstances; amending s. 203.001, F.S.; conforming rates to the reduction of the communications services tax; amending s. 212.20, F.S.; revising the distributions of tax revenue received from the sales and use tax, communications services tax, and gross receipts tax; providing applicability; providing effective dates.

By the Committee on Finance and Tax; and Senators Hays and Gaetz—

CS for SB 118—A bill to be entitled An act relating to voluntary contributions for public education facilities; creating s. 215.165, F.S.; authorizing a participating business that registers with the Department of Revenue to solicit and collect contributions from its customers for the construction and maintenance of public education facilities; providing registration requirements; requiring the department to issue a certificate and taxpayer identification number to a participating business; requiring a participating business to file a return and remit contributions to the department within a specified timeframe; requiring the department to deposit contributions into the Public Education Capital Outlay and Debt Service Trust Fund; authorizing the department to adopt rules establishing forms and procedures; providing that voluntary contributions are not subject to audit by the department; amending s. 1013.65, F.S.; including voluntary contributions as a source of funding for the Public Education Capital Outlay and Debt Service Trust Fund; authorizing the executive director of the department to adopt emergency rules; providing that such rules are effective for a specified period; providing for expiration; providing an effective date.

By the Committees on Community Affairs; and Governmental Oversight and Accountability; and Senators Hays, Latvala, and Soto—

CS for CS for SB 136—A bill to be entitled An act relating to public officers and employees; amending ss. 112.19 and 112.191, F.S.; specifying eligibility of a death benefit payment to the surviving spouse, child, or joint annuitant of a law enforcement officer, correctional officer, correctional probation officer, or firefighter employed by a state agency; providing that benefits are paid by the State Risk Management Trust Fund; specifying the method of charging the costs of benefit payments against the state agency or state university; specifying the timeframe and frequency of benefit payments; requiring the Department of Management Services and the employing state agency or state university to coordinate with and provide necessary information to the Division of Risk Management of the Department of Financial Services; authorizing the Department of Financial Services to adopt certain rules; specifying applicability; providing for construction; authorizing specified political subdivisions to offer a death benefit; reenacting s. 185.21, F.S., relating to municipal police pensions, to incorporate the amendment made to s. 112.19, F.S.; reenacting s. 175.201, F.S., relating to firefighter pensions,
to incorporate the amendment made to s. 112.191, F.S.; providing an effective date.

By the Committees on Community Affairs; and Education Pre-K - 12; and Senator Hays—

CS for SB 154—A bill to be entitled An act relating to hazardous walking conditions; amending s. 1006.23, F.S.; requiring a district school board to correct hazardous walking conditions and provide transportation to students who would be subjected to hazardous walking conditions; requiring state or local governmental entities with jurisdiction over a road with a hazardous walking condition to correct the condition within a reasonable period of time; providing requirements for a governmental entity relating to its transportation work program; revising procedures for inspection and identification of hazardous walking conditions; requiring a district school superintendent to initiate a formal request for correction of a hazardous walking condition under certain circumstances; authorizing a district school board to initiate a declaratory judgment proceeding under certain circumstances and providing requirements therefor; deleting the requirement that the district school superintendent and specified governmental entities make a final determination that is mutually agreed upon regarding hazardous walking conditions; revising criteria that determine a hazardous walking condition for public school students; providing requirements relating to a civil action for damages; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Higher Education; and Senator Hays—

CS for SB 182—A bill to be entitled An act relating to public records and meetings; creating s. 1004.097, F.S.; providing an exemption from public records requirements for identifying information of an applicant for president, provost, or dean of a state university or Florida College System institution; providing an exemption from public meeting requirements for any portion of a meeting which is held for the purpose of identifying or vetting, or which would otherwise disclose identifying information of, potential applicants for president, provost, or dean; requiring that closed meetings be reasonably noticed and be recorded; providing that the recordings of closed portions of a meeting are exempt from public records requirements; specifying that any portion of a meeting held for the purpose of establishing the qualifications of, or any compensation framework to be offered to, potential applicants are subject to public meetings requirements; specifying that the identifying information of final applicants is no longer exempt from public records and public meetings requirements for a minimum period before a final decision or vote; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing an effective date.

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

CS for SB 210—A bill to be entitled An act relating to the licensing of facilities that offer health and human services; amending s. 402.302, F.S.; defining the term “advertise”; redefining the term “family day care home” to include homes that advertise the availability of services whether or not they receive a payment, fee, or grant for any of the children receiving care and whether or not they are operated for profit; amending s. 402.313, F.S.; requiring a family day care home to conspicuously display its license or registration in the common area of the home, to provide proof of a written plan that identifies a designated substitute for the operator, and to provide proof of screening and background checks for certain individuals; amending s. 402.3131, F.S.; requiring a large family child care home to permanently post its license in a conspicuous location that is visible by all parents and guardians and the Department of Children and Families; amending s. 402.318, F.S.; prohibiting certain persons from advertising a child care facility, a family day care home, or a large family child care home without including the facility’s or home’s license number, registration number, or exemption number in such advertisement; providing penalties; amending ss. 402.317 and 1002.88, F.S.; conforming cross-references; providing an effective date.

By the Committees on Transportation; and Senator Simpson—

CS for SB 220—A bill to be entitled An act relating to the Commercial Motor Vehicle Review Board; amending s. 316.545, F.S.; deleting a provision authorizing any officer of the Florida Highway Patrol to require that a vehicle be driven to the nearest weigh station or public scales under certain circumstances; deleting a provision requiring the officer to weigh the vehicle at fixed scales rather than by portable scales upon a request by the vehicle driver under certain circumstances; authorizing a driver to request to proceed to the nearest fixed scale at an official weigh station or a certified public scale when he or she is issued a citation for exceeding weight limits; requiring the officer issuing the citation to escort the driver and attend the reweighing; voiding the citation if the vehicle or combination of vehicles is found to be in compliance with certain weight requirements; revising the membership of the board; providing for appointment of additional members by the Governor and the Commissioner of Agriculture; providing qualifications for such members; providing for terms of the additional members; providing for removal of members by the Governor under certain circumstances; requiring each member to take an oath subject to certain requirements; providing for action by a quorum of the board; requiring the Department of Transportation to provide space and video conference capability at each district office to enable a person requesting a hearing to appear remotely before the board; requiring that the additional appointments be made by a specified date; providing effective dates.

By the Committees on Communications, Energy, and Public Utilities; and Commerce and Tourism; and Senator Hukill—

CS for SB 222—A bill to be entitled An act relating to electronic commerce; providing a directive to the Division of Law Revision and Information; creating the “Computer Abuse and Data Recovery Act”; creating s. 668.801, F.S.; providing a statement of purpose; creating s. 668.802, F.S.; defining terms; creating s. 668.803, F.S.; prohibiting a person from intentionally committing specified acts without authorization with respect to a protected computer; providing penalties for a violation; creating s. 668.804, F.S.; specifying remedies for civil actions brought by persons affected by a violation; providing that specified criminal judgments or decrees against a defendant act as estoppel as to certain matters in specified civil actions; providing that specified civil actions must be filed within certain periods of time; creating s. 668.805, F.S.; providing that the act does not prohibit specified activity by certain state, federal, and foreign law enforcement agencies, regulatory agencies, and political subdivisions; providing that the act does not impose liability on specified providers in certain circumstances; providing an effective date.

By the Committees on Judiciary; and Governmental Oversight and Accountability; and Senators Simpson, Margolis, Gibson, Hays, Latvala, and Lee—

CS for SB 224—A bill to be entitled An act relating to public records; amending s. 119.0701, F.S.; requiring that a public agency contract for services include a statement providing the contact information of the public agency’s custodian of records; prescribing the form of the statement; revising required provisions in a public agency contract for services regarding a contractor’s compliance with public records laws; requiring that a public records request relating to records for a public agency’s contract for services be made directly to the public agency; requiring a contractor to provide requested records to the public agency or allow inspection or copying of requested records under specified circumstances; specifying applicable penalties for a contractor who fails to provide requested records; specifying circumstances under which a court may assess and award reasonable costs of enforcement against a public agency or contractor; providing an effective date.

By the Committees on Judiciary; and Banking and Insurance; and Senator Montford—

CS for SB 234—A bill to be entitled An act relating to motor vehicle insurance; amending s. 627.041, F.S.; revising the definition of the term “motor vehicle insurance” to include a policy that insures more than four automobiles; amending s. 627.728, F.S.; revising the definition
of the term “policy” to include a policy that insures more than four automobiles; providing an effective date.

By the Committee on Transportation; and Senators Brandes and Gaetz—

CS for SB 240—A bill to be entitled An act relating to driver licenses and identification cards; amending ss. 322.051 and 322.08, F.S.; providing for the Department of Highway Safety and Motor Vehicles to accept a military identification card to meet certain requirements for issuance of an identification card or a driver license, respectively; providing an effective date.

By the Committee on Community Affairs; and Senator Brandes—

CS for SB 242—A bill to be entitled An act relating to publicly funded retirement plans; amending s. 112.63, F.S.; requiring that actuarial reports for certain retirement plans include mortality tables; specifying requirements; amending s. 112.664, F.S.; revising information to be included in a defined benefit system or plan’s annual report to the Department of Management Services; providing a declaration of important state interest; providing an effective date.

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

CS for SB 252—A bill to be entitled An act relating to insurance; amending s. 624.425, F.S.; providing that the absence of a counter-signature does not affect the validity of a policy or contract of insurance; amending s. 626.916, F.S.; requiring the statement of diligent effort from a retail or producing agent be in a specified form; amending s. 626.931, F.S.; deleting provisions that require surplus lines agents to file a quarterly affidavit with the Florida Surplus Lines Office; amending ss. 626.932, 626.935, and 626.936, F.S.; conforming provisions to changes made by act; providing an effective date.

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

CS for SB 260—A bill to be entitled An act relating to value adjustment board proceedings; amending s. 194.011, F.S.; requiring the clerk of the value adjustment board to have available and distribute specified forms; authorizing the owner of multiple tangible personal property accounts to file a single joint petition with the value adjustment board under certain circumstances; requiring the property appraiser to include the property record card in an evidence list for a value adjustment board hearing under certain circumstances; amending s. 194.013, F.S.; providing that only a single filing fee may be charged for specified petitions to the value adjustment board with respect to real property or tangible personal property accounts; reenacting s. 196.0116(6)(a) and (8), F.S., relating to applications for certain tax exemption, to incorporate the amendment made to s. 194.011, F.S., in references thereto; providing an effective date.

By the Committee on Fiscal Policy; and Senators Bradley and Brandes—

CS for SB 264—A bill to be entitled An act relating to traffic enforcement agencies and traffic citations; amending s. 316.640, F.S.; designating counties and municipalities as traffic enforcement agencies for purposes of the section and prohibiting them from establishing traffic citation quotas; amending s. 316.660, F.S.; requiring a county or municipality to submit a report of its traffic citation revenue and its expenses for operating a law enforcement agency during a fiscal year to the Legislative Auditing Committee under certain circumstances; providing an effective date.

By the Committees on Rules; and Criminal Justice; and Senators Brandes, Bradley, Evers, and Negron—

CS for CS for SB 290—A bill to be entitled An act relating to carrying a concealed weapon or a concealed firearm; amending s. 790.01, F.S.; providing an exemption from criminal penalties for carrying a concealed weapon or a concealed firearm when evacuating pursuant to a mandatory evacuation order during a declared state of emergency; defining the term “in the act of evacuating”; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Health Policy; and Senators Garcia and Joyner—

CS for CS for SB 296—A bill to be entitled An act relating to the Diabetes Advisory Council; amending s. 385.203, F.S.; requiring the council, in conjunction with the Department of Health, the Agency for Health Care Administration, and the Department of Management Services, to develop plans to manage, treat, and prevent diabetes; requiring a report to the Governor and Legislature; specifying the contents of the report; adjusting the representation of certain areas of specialization or institutions in the membership of the council; adding an organization from which a representative may be selected to serve as a council member; providing an effective date.

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

CS for SB 314—A bill to be entitled An act relating to the Petroleum Restoration Program; amending s. 376.305, F.S.; removing the requirement that applications for the Abandoned Tank Restoration Program must be submitted to the Department of Environmental Protection by a certain time; deleting provisions relieving certain persons from liability; amending s. 376.3071, F.S.; prohibiting the department from incorporating risk-based corrective actions principles not approved by the property owner; prohibiting site rehabilitation from being implemented on certain sites without the approval of the property owner; requiring the department to establish a procedure by rule for the processing of certain invoices and the direct assignment of tasks by a certain date; authorizing site owners and operators to select agency term contractors from which the department must select from under certain circumstances; requiring the property owner or responsible party selecting the agency term contractor and the selected agency term contractor to execute a sworn affidavit testifying to certain terms; requiring agency term contractors to disclose any conflict of interest to the department; revising the conditions for eligibility and methods for payment of costs for the low-scored site initiative; clarifying that a change in ownership does not preclude a site from entering into the program; revising the eligibility requirements for receiving rehabilitation funding assistance; increasing the amount of funding assistance available; amending s. 376.30713, F.S.; revising the number of sites for certain advanced cleanup applications; increasing the total amount for which the department may contract for advanced cleanup work in a fiscal year; authorizing property owners and responsible parties to enter into voluntary cost-share agreements under certain circumstances; providing an effective date.

By the Committee on Judiciary; and Senators Diaz de la Portilla and Detert—

CS for SB 318—A bill to be entitled An act relating to guardianship proceedings; amending s. 709.2109, F.S.; revising the conditions under which an agent's power of attorney is terminated or suspended or continues; amending s. 709.2119, F.S.; revising the contents of an affidavit by an agent to a third person; creating s. 744.1065, F.S.; authorizing a court to refer guardianship matters to mediation or alternative dispute resolution under certain circumstances; amending ss. 744.107 and 744.1075, F.S.; authorizing a court to appoint the office of criminal conflict and civil regional counsel as a court monitor in guardianship proceedings under certain circumstances; amending s. 744.108, F.S.; providing that fees and costs incurred by specified attorneys in compensation proceedings are payable from the assets of the guardianship estate; providing that expert testimony is not required in proceedings to determine reasonable compensation for an attorney or guardian ad litem; providing that expert witness fees are payable from the assets of the guardianship estate under certain circumstances; amending s. 744.3025, F.S.; clarifying the circumstances under which a court may appoint a guardian ad litem to represent a minor; clarifying the circumstances under which a court must appoint a guardian ad litem; providing that a settlement of a minor’s claim is subject to certain confidentiality provisions; amending s. 744.3051, F.S.; requiring that a duly noticed hearing be held before the appointment of an emergency temporary guardian; requiring a notice of filing of a petition for appointment of an emergency temporary guardian.
and a notice for any hearing on the petition to be served on certain persons before a hearing on the petition commences; revising the period for which an emergency temporary guardian may be appointed; prohibiting the final payment of the emergency temporary guardian fees and his or her attorney fees until the final report is filed; requiring a court to issue an order to show cause to an emergency temporary guardian who fails to timely file his or her final report; authorizing a court to take certain actions to protect the ward before a hearing on an order to show cause; requiring a copy of such order to be transmitted to certain parties; authorizing the court to impose sanctions on the emergency temporary guardian or take certain other actions after a show cause hearing; amending s. 744.309, F.S.; providing that certain corporations not for profit may act as guardians of a ward; amending s. 744.3115, F.S.; requiring the court to specify authority for health care decisions with respect to a ward’s advance directive; requiring a court order revoking or modifying the authority of a health care surrogate to be supported by written findings of fact; amending s. 744.312, F.S.; requiring a court, in determining whom to appoint as a guardian, to consider the wishes of the close relatives of the incapacitated person under certain circumstances; limiting the authority of a court to appoint guardians under certain circumstances; authorizing the court to waive the limitations under certain circumstances; prohibiting the court from appointing a professional guardian as a permanent guardian under certain circumstances; creating s. 744.3203, F.S.; providing for the suspension of a power of attorney during guardianship proceedings under certain circumstances; requiring an expedited hearing on the motion to suspend a power of attorney under certain circumstances; authorizing a court to award reasonable attorney fees and costs to an agent who challenges the suspender of power of attorney in this state; amending s. 744.345, F.S.; revising the circumstances under which letters of guardianship must describe the extent to which a guardian is authorized to act on behalf of the ward with regard to an advance directive; creating s. 744.359, F.S.; prohibiting abuse, neglect, or exploitation of a ward by a guardian; requiring the report of abuse, neglect, or exploitation to the Department of Children and Families; creating a child abuse hotline; amending s. 744.361, F.S.; amending s. 744.367, F.S.; revising the period during which a guardian must file an annual guardianship plan with the court; amending s. 744.396, F.S.; requiring the court to provide an annual report under certain circumstances; amending s. 744.3715, F.S.; providing that certain corporations not for profit may act as guardians of a ward; amending s. 744.464, F.S.; establishing the burden of proof for determining restoration of capacity of a ward in pending guardianship cases; requiring the court to make findings of fact in its determination to restore or deny capacity; providing that the ward has the burden of proving by a preponderance of the evidence; requiring a court to advance such cases on the calendar; providing applicability; providing an effective date.

By the Committee on Fiscal Policy; and Senators Gaetz, Clemens, and Sobel—

CS for SB 328—A bill to be entitled An act relating to engineers; amending s. 471.003, F.S.; authorizing a law enforcement officer to issue a warrant without a warrant, respectively, to include structural engineers, to conform; amending s. 471.003, F.S.; requiring the department to conduct a comprehensive baseline assessment of lead and a notice for any hearing on the petition to be served on certain persons before a hearing on the petition commences; revising the period for which an emergency temporary guardian may be appointed; prohibiting the final payment of the emergency temporary guardian fees and his or her attorney fees until the final report is filed; requiring a court to issue an order to show cause to an emergency temporary guardian who fails to timely file his or her final report; authorizing a court to take certain actions to protect the ward before a hearing on an order to show cause; requiring a copy of such order to be transmitted to certain parties; authorizing the court to impose sanctions on the emergency temporary guardian or take certain other actions after a show cause hearing; amending s. 744.309, F.S.; providing that certain corporations not for profit may act as guardians of a ward; amending s. 744.3115, F.S.; requiring the court to specify authority for health care decisions with respect to a ward’s advance directive; requiring a court order revoking or modifying the authority of a health care surrogate to be supported by written findings of fact; amending s. 744.312, F.S.; requiring a court, in determining whom to appoint as a guardian, to consider the wishes of the close relatives of the incapacitated person under certain circumstances; limiting the authority of a court to appoint guardians under certain circumstances; authorizing the court to waive the limitations under certain circumstances; prohibiting the court from appointing a professional guardian as a permanent guardian under certain circumstances; creating s. 744.3203, F.S.; providing for the suspension of a power of attorney during guardianship proceedings under certain circumstances; requiring an expedited hearing on the motion to suspend a power of attorney under certain circumstances; authorizing a court to award reasonable attorney fees and costs to an agent who challenges the suspender of power of attorney in this state; amending s. 744.345, F.S.; revising the circumstances under which letters of guardianship must describe the extent to which a guardian is authorized to act on behalf of the ward with regard to an advance directive; creating s. 744.359, F.S.; prohibiting abuse, neglect, or exploitation of a ward by a guardian; requiring the report of abuse, neglect, or exploitation to the Department of Children and Families; creating a child abuse hotline; amending s. 744.361, F.S.; amending s. 744.367, F.S.; revising the period during which a guardian must file an annual guardianship plan with the court; amending s. 744.396, F.S.; requiring the court to provide an annual report under certain circumstances; amending s. 744.3715, F.S.; providing that certain corporations not for profit may act as guardians of a ward; amending s. 744.464, F.S.; establishing the burden of proof for determining restoration of capacity of a ward in pending guardianship cases; requiring the court to make findings of fact in its determination to restore or deny capacity; providing that the ward has the burden of proving by a preponderance of the evidence; requiring a court to advance such cases on the calendar; providing applicability; providing an effective date.

By the Committee on Fiscal Policy; and Senators Gaetz, Clemens, and Sobel—

CS for SB 328—A bill to be entitled An act relating to engineers; amending s. 471.003, F.S.; prohibiting a person who is not licensed as an engineer or a structural engineer from using specified names and titles or practicing engineering or structural engineering; exempting certain persons from the licensing requirements; amending s. 471.005, F.S.; establishing various fees for the examination and licensure of structural engineers; amending s. 471.013, F.S.; revising provisions authorizing the Board of Professional Engineers to refuse to certify an applicant due to lack of good moral character to include structural engineer licensure applicants, to conform; amending s. 471.015, F.S.; providing licensure and application procedures for a structural engineer, to include certain conditions a structural engineer who applies for licensure before a specified date from passage of a certain national examination; requiring the board to certify certain applicants for licensure by endorsement; amending ss. 471.019 and 471.025, F.S.; revising continuing education requirements for reactivation of a license and provisions requiring an engineer with a revoked or suspended license to surrender his or her seal, respectively, to include structural engineers, to conform; amending s. 471.031, F.S.; prohibiting specified persons from using specified names and titles; amending s. 471.033, F.S.; providing various acts which constitute grounds for disciplinary action against a structural engineer, to which penalties apply; amending s. 471.037, F.S.; revising applicability, to conform to changes made by the act; providing an effective date.

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

CS for SB 342—A bill to be entitled An act relating to no contact orders; amending s. 903.047, F.S.; providing the effect and enforceability of orders of no contact as a part of pretrial release; requiring that the defendant receive a copy of the order of no contact prior to release; specifying acts prohibited by a no contact order; reenacting ss. 741.29(6), 784.046(13) and (15), and 901.15(13), F.S., relating to domestic violence, repeat, sexual, or dating violence, and arrest without a warrant, respectively, to incorporate the amendment made to s. 903.047, F.S., in references thereto; providing an effective date.

By the Committee on Criminal Justice; and Senators Garcia, Gibson, Bullard, Smith, and Detert—

CS for SB 378—A bill to be entitled An act relating to juvenile justice; amending s. 985.12, F.S.; authorizing a law enforcement officer to issue a
warning to a juvenile who admits having committed a misdemeanor or to inform the child’s parent or guardian of the child’s infraction; allowing a law enforcement officer who does not exercise one of these options to issue a civil citation or require participation in a similar diversion program; requiring a law enforcement officer to provide written documentation in certain circumstances; providing that repeat misdemeanors offenses may participate in the civil citation program or a similar diversion program under certain circumstances; reenacting ss. 943.051(3)(b) and 985.11(1)(b), F.S., relating to the issuance of a civil citation, and the issuance of a civil citation or similar diversion program, respectively, to incorporate the amendments made to s. 985.12, F.S., in references thereto; providing an effective date.

By the Committees on Military and Veterans Affairs, Space, and Domestic Security; and Regulated Industries; and Senator Brandes—

CS for SB 394—A bill to be entitled An act relating to public lodging establishments; creating s. 509.095, F.S.; requiring specified public lodging establishments to waive certain policies for individuals who are currently on active duty who present a valid military identification card; prohibiting duplication of military identification cards; providing an effective date.

By the Committee on Communications, Energy, and Public Utilities; and Senator Brandes—

CS for SB 402—A bill to be entitled An act relating to renewable energy source devices; amending s. 193.624, F.S.; revising the term “renewable energy source device” to include certain devices that store or use solar energy, wind energy, or energy from geothermal deposits to generate specified forms of energy; specifying a period during which a property appraiser is prohibited from considering an increase in the just value of real property used for residential purposes which is attributable to the installation of a renewable energy source device or a component thereof from the tangible personal property tax, to allow the Legislature, by general law, to prohibit the consideration of the installation of such device or component in determining the assessed value of residential and nonresidential real property for the purpose of ad valorem taxation, and to provide effective and expiration dates.

By the Committee on Communications, Energy, and Public Utilities; and Senator Brandes—

CS for SB 404—A bill to be entitled An act relating to regional planning councils; amending ss. 193.155/4(a) and 193.1554/6(a), F.S., relating to homestead assessments and nonhomestead residential property assessments, respectively, to incorporate the amendment made to s. 193.624, F.S., in references thereto; providing that specified provisions of the act expire on a certain date; providing a contingent effective date.

By the Committee on Regulated Industries; and Senator Thompson—

CS for SB 409—A bill to be entitled An act relating to regional planning councils; amending ss. 193.155/4(a) and 193.1554/6(a), F.S., relating to homestead assessments and nonhomestead residential property assessments, respectively, to incorporate the amendment made to s. 193.624, F.S., in references thereto; providing that specified provisions of the act expire on a certain date; providing a contingent effective date.

By the Committee on Community Affairs; and Senator Simpson—

CS for SB 484—A bill to be entitled An act relating to regional planning councils; amending ss. 163.3175, F.S.; deleting obsolete provisions; amending ss. 163.3246, F.S.; removing restrictions on certain exemptions; amending ss. 163.3246, F.S.; removing the requirement that regional planning councils provide assistance in developing a plan for a rural land stewardship area; amending s. 186.505, F.S.; removing the power of regional planning councils to establish and conduct cross-acceptance negotiation processes; amending s. 186.506, F.S.; removing the Governor’s authority to revise regional planning council district boundaries; creating s. 186.512, F.S.; subdividing the state into specified geographic regions for the purpose of regional comprehensive planning; amending s. 186.513, F.S.; deleting the requirement that regional planning councils make joint reports and recommendations; amending ss. 253.7828, F.S.; conforming provisions to changes made by the act; amending ss. 339.135, F.S.; deleting obsolete provisions; amending ss. 339.155, F.S.; removing certain duties of regional planning councils; amending ss. 380.06, F.S.; removing the requirement that certain developers submit biennial reports to regional planning agencies; amending ss. 403.50663, F.S.; requiring requirements relating to certain informational public meetings; amending ss. 403.507, F.S.; removing the requirement that regional planning councils prepare reports addressing the impact of proposed electrical power plants; amending ss. 403.508, F.S.; removing the requirement that certain reports be submitted biennially to the state legislature; amending ss. 403.5272, F.S.; conforming provisions to changes made by the act; amending ss. 403.7204, F.S.; removing the requirement that regional planning councils assist with amnesty days for purging small quantities of hazardous wastes; amending s. 403.941, F.S.; removing the requirement that regional planning councils prepare reports addressing the impact of proposed natural gas transmission lines or corridors; amending ss. 403.9411, F.S.; removing the requirement that regional planning councils adopt rules defining terms; creating s. 419.001 and 985.682, F.S.; removing provisions addressing the use of a certain dispute resolution process; repealing s. 186.0201, F.S., relating to electric substation planning; repealing s. 260.018, F.S., relating to agency recognition of certain publicly owned lands and waters; providing an appropriation; providing an effective date.

By the Committee on Regulated Industries; and Senator Thompson—

CS for SB 490—A bill to be entitled An act relating to state lotteries; amending s. 24.121, F.S.; requiring the Department of the Lottery to split every lottery net revenue and allocates it to the state and direct service providers for breast cancer research and the provision of services for certain individuals who have breast cancer; restricting certain uses of the funds; requiring that direct service providers be reimbursed on the basis of specified fee schedules for services, equipment, or supplies; requiring a direct service provider to provide a written report of the use of the funds; defining terms; creating s. 24.132, F.S., offering a special instant lottery game called “Ticket for the Cure” by the department for a limited time; prohibiting the department from unreasonably diminishing the efforts devoted to marketing other instant lottery games; requiring the department to allocate net revenue to be used for funding breast cancer research and providing services for certain individuals who have breast cancer; restricting the use of funds; providing that the funds generated may not supplant those funds otherwise appropriated for breast cancer research by this state; defining terms; authorizing the department to adopt rules; amending s. 381.93, F.S.; requiring the Mary Brogan Breast and Cervical Cancer Early Detection Program be funded through specified federal and state funds; requiring the state to appropriate funds from the General Appropriations Act to match federal funds provided for screening and early detection purposes; providing an effective date.

By the Committees on Judiciary; and Children, Families, and Elder Affairs; and Senator Detert—

CS for SB 496—A bill to be entitled An act relating to guardians; amending s. 39.6251, F.S.; requiring the court at the permanency
review hearing to review the necessity of the guardianship and whether restoration of guardianship proceedings are needed when the young adult reaches a certain age under certain circumstances; amending s. 39.701, F.S.; requiring that, for a child meeting certain requirements, the updated case plan be developed in a face-to-face conference with specified persons present; requiring the Department of Children and Families to take specified actions at the judicial review hearing if the court makes specified determinations; requiring the department to provide documentation and information to a petitioner under certain circumstances; requiring certain proceedings to be conducted separately; expanding the circumstances under which a court, after making certain findings, may issue an order directing the department to show cause; amending s. 393.12, F.S.; providing that the guardianship court has jurisdiction over proceedings for appointment of a guardian advocate if petition is made by certain minors and if such minors have attained a specified age; providing that such minor has the same due process rights as certain adults; providing requirements for when an order appointing a guardian advocate must be issued; providing that proceedings seeking appointment of a guardian advocate for certain minors be conducted in separate proceedings; amending s. 744.301, F.S.; providing that if a child is subject to proceedings under ch. 39, F.S., the parents may act as natural guardians unless the dependency or probate court finds that it is not in the child’s best interests or their parental rights have been terminated; amending s. 744.3021, F.S.; requiring the guardianship court to initiate proceedings for appointment of guardians for certain minors who are subject to ch. 39, F.S., proceedings if petitions are filed and if such minors have reached a specified age; providing that such minor has the same due process rights as certain adults; providing requirements for when an order of adjudication and letters of limited or plenary guardianship must be issued; providing that proceedings seeking appointment of a guardian advocate for certain minors be conducted in separate proceedings; providing an effective date.

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

CS for SB 568—A bill to be entitled An act relating to family trust companies; amending s. 662.102, F.S.; revising the purposes of the Family Trust Company Act; providing legislative findings; amending s. 662.111, F.S.; defining the term “officer”; creating s. 662.113, F.S.; specifying the applicability of other chapters of the financial institutions codes to family trust companies; providing that the section does not limit the authority of the Office of Financial Regulation to investigate any entity to ensure that it is not in violation of ch. 662, F.S., or applicable provisions of the financial institutions codes; amending s. 662.120, F.S.; revising the ancestry requirements for designated relatives of a licensed family trust company; amending s. 662.1215, F.S.; revising the requirements for investigations of license applicants by the Office of Financial Regulation; amending s. 662.122, F.S.; revising the requirements for registration of a family trust company and a foreign licensed family trust company; amending s. 662.1225, F.S.; requiring a foreign licensed family trust company to be in compliance with the family trust laws and regulations in its jurisdiction; specifying the date upon which family trust companies must be registered or licensed or, if not registered or licensed, cease doing business in this state; amending s. 662.123, F.S.; revising the types of amendments to organizational documents which must have prior approval by the office; amending s. 662.128, F.S.; extending the deadline for the filing of, and revising the requirements for, specified license and registration renewal applications; amending s. 662.132, F.S.; revising the authority of specified family trust companies while acting as fiduciaries to purchase certain bonds and securities; revising the prohibition against the purchase of certain bonds or securities by specified family trust companies; amending s. 662.141, F.S.; revising the purposes for which the office may examine or investigate a family trust company that is not licensed and a foreign licensed family trust company; deleting the requirement that the office exempt trust companies that are going out of business from the hearing under specified circumstances; revising the circumstances under which the office may enter an order revoking the license of a licensed family trust company; amending s. 662.143, F.S.; revising the acts that may result in the entry of a cease and desist order against specified family trust companies and affiliated parties; amending s. 662.144, F.S.; authorizing a family trust company to have its terminated registration or revoked license reinstated under certain circumstances; revising the timeframe for a family trust company to wind up its affairs under certain circumstances; requiring the deposit of certain fees and fines in the Financial Institutions’ Regulatory Trust Fund; amending s. 662.145, F.S.; revising the office’s authority to suspend a family trust company-affiliated party who is charged with a specified felony or to restrict or prohibit the participation of such party in certain financial institutions; s. 662.150, F.S.; making a technical change; amending s. 662.151, F.S.; conforming a provision to changes made by the act; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Montford—

CS for SB 574—A bill to be entitled An act relating to electronic auction services; amending s. 1001.42, F.S.; revising the powers and duties of the district school board to authorize the adoption of rules regarding procurement practices; defining the term “electronic auction services”; amending s. 1006.27, F.S.; authorizing a district school board’s use of electronic auction services in conjunction with bid pooling for school buses and related purchases; providing an effective date.

By the Committee on Community Affairs; and Senator Sturgell—

CS for SB 594—A bill to be entitled An act relating to agri-tourism; amending s. 570.85, F.S.; prohibiting a local government from enforcing any local ordinance, regulation, rule, or policy that prohibits, restricts, regulates, or otherwise limits an agri-tourism activity on land classified as agricultural land; providing an effective date.

By the Committee on Regulated Industries; and Senator Hays—

CS for SB 596—A bill to be entitled An act relating to craft distilleries; amending s. 565.03, F.S.; defining the term “branded product”; revising the current limitation on the number of containers that may be sold to consumers by craft distilleries; applying such limitation to individual containers for each branded product; prohibiting a craft distillery from shipping or arranging to ship any of its distilled spirits to consumers; providing an exception; providing an effective date.

By the Committees on Commerce and Tourism; and Banking and Insurance; and Senator Richter—

CS for CS for SB 600—A bill to be entitled An act relating to insurance guaranty associations; amending s. 625.012, F.S.; revising the definition of the term “asset” to include Florida Insurance Guaranty Association assessments, under certain conditions, for purposes of determining the financial condition of an insurer; amending ss. 651.717 and 651.737, F.S.; transferring a provision relating to the obligation of the Florida Life and Health Insurance Guaranty Association to pay valid claims under certain circumstances; providing an effective date.

By the Committee on Health Policy; and Senators Gaetz, Montford, and Sobel—

CS for SB 606—A bill to be entitled An act relating to dental care; creating s. 381.4019, F.S.; establishing a joint local and state dental care accountability account initiative subject, to the availability of funding; authorizing the county or other local government to accept contributions from local sources for deposit in designated accounts; authorizing the Department of Health to implement an electronic benefit transfer system; providing for the use of funds deposited in the accounts; authorizing the department to distribute state funds to state licensed dentists for legislative approved reasons; authorizing the department to accept contributions from local sources for deposit in designated accounts; limiting the number of years that an account may remain open; providing for the immediate closure of accounts under
certain circumstances; authorizing the department to transfer state funds remaining in a closed account at a specified time and to return unspent funds from local sources; requiring a dentist to repay funds in certain circumstances; authorizing the department to pursue disciplinary enforcement actions and to use other legal means to recover funds; requiring the department to establish by rule application procedures and a process to verify the use of funds withdrawn from a dental care account; requiring the department to prioritize applications from dentists practicing in certain areas; requiring the Department of Economic Opportunity to rank shortage areas and medically underserved areas; requiring the Department of Health to develop a marketing plan in cooperation with certain dental colleges and the Florida Dental Association; providing an effective date.

By the Committee on Regulated Industries; and Senator Stargel—

CS for SB 608—A bill to be entitled An act relating to real estate brokers and appraisers; amending s. 475.15, F.S.; requiring the Florida Real Estate Commission to adopt certain rules pertaining to broker registration on a temporary, emergency basis; amending s. 475.17, F.S.; clarifying education requirements that apply for postlicensure and initial real estate license; amending s. 475.183, F.S.; providing that the commission may reinstate the license of an individual in certain circumstances; amending s. 475.611, F.S.; requiring the supervision requirements for registered trainee appraisers; amending s. 475.612, F.S.; revising the supervision requirements for select graduate students; amending s. 475.621, F.S.; providing that the department shall collect annual fees set by and transmitted to the appraisal subcommittee; amending s. 475.629, F.S.; requiring an appraiser to prepare and retain a work file in certain circumstances; requiring the work file to be retained for a specified period; requiring the work file to contain certain documents; requiring appraisal management companies to retain certain items; removing the prohibition that the Department of Business and Professional Regulation may not inspect or copy the records except in certain circumstances; amending s. 475.6295, F.S.; providing that duly authorized agents and employees of the department may inspect an appraisal management company at all reasonable hours; amending s. 475.631, F.S.; removing the board's authority to enter into written agreements with similar licensing or certification authorities; providing an effective date.

By the Committee on Regulated Industries; and Senator Brandes—

CS for SB 612—A bill to be entitled An act relating to cosmetic product registration; amending s. 499.015, F.S.; removing the requirement that a person who manufactures, packages, repackages, labels, or relabels a cosmetic in this state must register such cosmetic biennially with the Department of Business and Professional Regulation; amending ss. 499.003, 499.041, and 499.051, F.S.; requiring provisions to changes made by this act; providing an effective date.

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

CS for SB 616—A bill to be entitled An act relating to education accountability; amending s. 1001.03, F.S.; revising the powers of the State Board of Education to require adoption of rules regarding notification forms for grade 3 retention and midyear promotion, and high school graduation requirements and options; amending s. 1008.22, F.S.; removing the requirement that English Language Arts statewide assessments be administered to students in grade 11; prohibiting a school district from administering a local assessment on a subject measured under a statewide assessment; requiring a school district to provide a student's performance results on local assessments within a specified timeframe; revising requirements for the administration of local assessments; transferring provisions relating to district school board policies regarding the assessment and testing of students; amending s. 1008.45, F.S.; revising requirements for a district school board's comprehensive student progression plan; removing references regarding local assessments; revising requirements regarding instruction and reassessment of students who exhibit a reading deficiency; amending s. 1008.30, F.S.; specifying alternative assessments that may be accepted by public postsecondary educational institutions in lieu of the common placement test; revising requirements for state board rules regarding common placement testing; authorizing, rather than requiring, high schools to perform specified college readiness evaluations; amending s. 1008.34, F.S.; adding references to school improvement ratings; amending s. 1012.34, F.S.; revising the percentage thresholds for performance evaluation criteria for instructional personnel and school administrators; authorizing use of peer reviews under the professional and job responsibilities component of the evaluation; specifying standards for the content and the administration of local assessments; specifying requirements for eligibility for salary adjustments for instructional personnel or school administrators; requiring the state board to adopt rules by a certain date; amending s. 1012.3401, F.S.; revising the formula for a classroom teacher's or school administrator's performance evaluation; requiring a school district to request approval from the state board to use student performance results on new statewide assessments for diagnosing and baseline purposes; requiring a school district superintendent to submit the waiver request to the Commissioner of Education; specifying required content of a waiver request; requiring the commissioner to review and make recommendations to the state board regarding each waiver request; specifying conditions and requirements for a school that is granted a waiver for the 2014-2015 school year; providing for expiration; requiring the Office of Program Policy Analysis and Government Accountability (OPPAGA) to conduct a study regarding the leasing of examination questions; requiring OPPAGA to submit a report summarizing the study findings to the Legislature by a specified date; amending ss. 1003.4282, 1003.4285, and 1012.22, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Richter—

CS for SB 620—A bill to be entitled An act relating to emergency management; amending s. 252.921, F.S.; revising a short title provision; creating s. 252.9335, F.S.; exempting certain employees from specified travel expense provisions when traveling under the Emergency Management Assistance Compact under certain circumstances; providing an effective date.

By the Committee on Health Policy; and Senator Detert—

CS for SB 640—A bill to be entitled An act relating to vital statistics; amending s. 382.002, F.S.; providing and revising definitions; amending s. 382.003, F.S.; authorizing the Department of Health to produce and mail death certificates and fetal death certificates and issue burial-transit permits; amending s. 382.006, F.S.; requiring a funeral director to provide burial-transit permits to certain persons; assigning responsibility for manually filed paper death records to the registrar; authorizing the department to adopt rules; amending s. 382.907, F.S.; revising provisions relating to records of final dispositions of dead bodies; revising the number of records of a specified period; amending s. 382.908, F.S.; requiring electronic filing of death and fetal death certificates with the department or local registrar on a prescribed form; authorizing certain legally authorized persons to provide personal data about the deceased; authorizing the department, rather than the local registrar, to grant an extension of time for providing certain information regarding a death or a fetal death; amending s. 382.9085, F.S.; conforming a cross-reference; amending s. 382.011, F.S.; retaining a funeral director's responsibility to file a death or fetal death certificate with the department, rather than with the local registrar; amending s. 382.0135, F.S.; requiring the department to electronically notify the United States Social Security Administration of deaths in the state; providing an effective date.
limiting actions for wrongful removal; providing a civil action for removal of a transient occupant; providing an effective date.

By the Committee on Community Affairs; and Senator Latvala—

**CS for SB 668**—A bill to be entitled An act relating to the emergency fire rescue services and facilities surtax; amending s. 312.055, F.S.; revising the distribution of surtax proceeds; deleting a provision requiring the county governing authority to develop and execute interlocal agreements with local government entities providing emergency fire and rescue services; requiring a local government entity requesting and receiving certain personnel or equipment from another service provider to pay for such personnel or equipment from its share of surtax proceeds; deleting a provision requiring local government entities to enter into an interlocal agreement in order to receive surtax proceeds; providing an effective date.

By the Committee on Military and Veterans Affairs, Space, and Domestic Security; and Senator Evers—

**CS for SB 674**—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for certain personal identifying information of current or former servicemembers of a military special operations unit and the spouses and children of such servicemembers; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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

**CS for SB 678**—A bill to be entitled An act relating to reciprocal insurers; amending s. 629.271, F.S.; authorizing domestic reciprocal insurers to return a portion of unassigned funds to their subscribers; providing limitations; providing an effective date.

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

**CS for SB 688**—A bill to be entitled An act relating to the opening and closing of public schools; amending s. 1001.42, F.S.; requiring the uniform opening date of public schools; amending s. 1003.621, F.S.; providing that academically high-performing school districts must comply with provisions relating to the uniform opening date of public schools; providing an exception for certain school districts for a certain timeframe; providing an effective date.

By the Committee on Commerce and Tourism; and Senator Ring—

**CS for SB 726**—A bill to be entitled An act relating to consumer protection; amending s. 501.142, F.S.; requiring retail sales establishments that sell goods to the public to grant a refund within a specified period of time for goods costing more than a specified amount if returned by a consumer who has been adjudicated incapacitated, is subject to a certain type of guardianship, or has a certain medical condition, if specified requirements are satisfied; providing penalties for a violation of the requirements; making technical changes; amending s. 501.95, F.S.; conforming a cross-reference; providing an effective date.

By the Committee on Criminal Justice; and Senators Lee, Thompson, Soto, and Latvala—

**CS for SB 746**—A bill to be entitled An act relating to diabetes awareness training for law enforcement officers; providing a short title; creating s. 943.1726, F.S.; requiring the Department of Law Enforcement to establish an online continued employment training component relating to diabetic emergencies; specifying topics to be included in the instruction; providing that completion of the training may count towards continued employment instruction requirements; providing an effective date.

By the Committee on Health Policy; and Senator Evers—

**CS for SB 758**—A bill to be entitled An act relating to the prescription and use of opioid antagonists for emergency treatment of opioid overdoses; providing a short title; creating s. 381.887, F.S.; defining terms; providing the purposes of the act; providing for the prescribing of opioid antagonists to, and the use of them by, patients and caregivers who have received emergency overdose treatment information; providing for the prescribing of opioid antagonists to, and the use of them by, first responders; providing immunities from liability; providing applicability; providing an effective date.

By the Committee on Criminal Justice; and Senator Evers—

**CS for SB 764**—A bill to be entitled An act relating to controlled substances; amending s. 893.03, F.S.; scheduling Mitragynine and 7-Hydroxymitragynine, constituents of Kratom, in a schedule of controlled substances; scheduling isomers, esters, ethers, salts, and salts of isomers, esters, and ethers of Mitragynine and 7-Hydroxymitragynine in a schedule of controlled substances; providing an exception from scheduling for any drug product approved by the United States Food and Drug Administration which contains Mitragynine or 7-Hydroxymitragynine; amending s. 893.13, F.S.; providing a criminal penalty for; reenacting ss. 38.01(30)(a) and (g), 316.193(5), 322.2016(2)(c), 327.355(5), 440.102(11)(b), 458.3255(1)(e), 459.017(1)(e), 782.04(1)(a) and (4), 787.06(2)(a), 817.563, 831.31(1)(a) and (2), 856.015(1)(c), 893.02(4), 893.03(5)(2), 7(1)(a), and (8)(a), 893.0356(2)(a) and (5), 893.05(1), 893.12(2)(b), (c), and (d), 893.131(1)(a), (c) through (f), and (b), (2)(a), (4)(b), (5)(b), and (7)(a), 921.00223(3)(b), (c), and (e), F.S.; to incorporate the amendment made to s. 893.03, F.S., in references thereto; providing an effective date.

By the Committee on Health Policy; and Senator Gaetz—

**CS for SB 768**—A bill to be entitled An act relating to patient observation status notification; amending s. 385.301, F.S.; requiring a licensed facility to document observation services in a patient’s discharge papers when the facility places the patient on observation status; requiring a licensed facility to notify a patient or patient’s proxy of observation status through discharge papers; authorizing a licensed facility to notify a patient or patient’s proxy of observation status through other forms of communication; providing an effective date.

By the Committee on Community Affairs; and Senator Hays—

**CS for SB 778**—A bill to be entitled An act relating to local government construction preferences; amending s. 287.084, F.S.; specifying that funds appropriated by the state for certain competitively solicited projects do not include federal aid funds; prohibiting local ordinances and regulations from restricting a certified contractor’s competition for award of a contract for construction services based upon certain conditions; requiring a state college, school district, or other political subdivision to make specified disclosures in competitive solicitation documents; providing construction; providing an effective date.

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

**CS for SB 784**—A bill to be entitled An act relating to health care; providing that this act shall be known as the “Right Medicine, Right Time Act”; creating s. 402.90, F.S.; creating the Clinical Practices Review Act; housing the commission, for administrative purposes, within the Division of Medical Quality Assurance of the Department of Health; specifying the composition of, qualifications for appointment to, and standards imposed on commission members; designating the members as public officers; requiring the executive director to submit to the Commission on Ethics a list of certain people subject to public disclosure requirements; providing for the Commission on Ethics a list of certain people subject to public disclosure requirements; providing penalties for failure to comply with such standards; specifying the duties and responsibilities of the commission; amending s. 409.967, F.S.; requiring a managed care plan that establishes a prescribed drug formulary or preferred drug list to provide a broad range of therapeutic options to the patient; requiring coverage limitations to be supported by clinical evidence; setting coverage limitation approval standards; creating s. 627.6051, F.S.; requiring sufficient clinical evidence to support a proposed coverage limitation at the
point of service; defining the terms “a coverage limitation imposed at the point of service” and “sufficient clinical evidence”; requiring the commission to determine whether sufficient clinical evidence exists and the Office of Insurance Regulation to approve coverage limitations if the commission determines that such evidence exists; providing for the liability of a health insurer and its chief medical officer for injuries and damages resulting from restricted access to services if the insurer has imposed coverage limitations without the approval of the office; requiring insurers to establish reserves to pay for such damages; amending ss. 627.642 and 627.6699, F.S.; requiring an outline of coverage and certain plans offered by a small employer carrier to include summary statements identifying specific prescription drugs and procedures that are subject to specified restrictions and limitations; requiring insurers and small employer carriers to post the summaries on the Internet; amending ss. 627.471, 627.651, F.S.; conforming a cross-reference; amending ss. 627.662, F.S.; specifying that specified provisions relating to coverage limitations on prescription drugs and diagnostic or therapeutic procedures apply to group health insurance, blanket health insurance, and franchise health insurance; amending s. 641.31, F.S.; requiring a health maintenance contract summary statement to include a statement of any limitations on benefits, the identification of specific prescription drugs, and certain procedures that are subject to specified restrictions and limitations; requiring a health maintenance organization to post the summaries on the Internet; prohibiting a health maintenance organization from establishing certain procedures and requirements that restrict access to covered services; requiring a coverage limitation to be supported, as determined by the commission, by clinical evidence demonstrating that the limitation does not inhibit the diagnosis or treatment of the patient; defining the term “a coverage limitation imposed by a health maintenance organization at the point of service”; amending s. 641.3155, F.S.; prohibiting the retroactive denial of a claim because of subscriber ineligibility at any time if the health maintenance organization verified the eligibility of such subscriber at the time of treatment and provided an authorization number; providing an effective date.

By the Committee on Health Policy; and Senator Bean—

CS for SB 792—A bill to be entitled An act relating to pharmacy; amending s. 465.189, F.S.; authorizing a registered intern under the supervision of a pharmacist to administer specified vaccines to an adult; revising which vaccines may be administered by a pharmacist or a registered intern under the supervision of a pharmacist; requiring a one-to-one ratio for such supervision; requiring a registered intern seeking to administer vaccines to be certified to administer such vaccines and to complete a minimum amount of coursework; providing an effective date.

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

CS for SB 836—A bill to be entitled An act relating to the Florida Insurance Guaranty Association; amending ss. 631.54, 631.57, F.S.; defining the term “assessment year”; amending ss. 631.57, F.S.; revising provisions relating to the levy of assessments on insurers by the Florida Insurance Guaranty Association; specifying conditions under which such assessments are paid; revising procedures and timeframes for the levying of the assessments; revising provisions relating to assessments that are premium and not subject to the premium tax; limiting an insurer’s liability for uncollectible emergency assessments; deleting the requirement to file a final accounting report documenting the recoupment; revising an exemption for assessments; amending s. 631.64, F.S.; requiring charges or recoupments to be displayed separately on premium statements to policyholders and prohibiting their inclusion in rates; amending ss. 627.727 and 631.55, F.S.; conforming cross-references; providing an effective date.

By the Committee on Judiciary; and Senator Bradley—

CS for SB 838—A bill to be entitled An act relating to justices and judges; amending ss. 121.021, F.S.; revising the applicability of the term “termination”; amending ss. 121.091, F.S.; providing that a retired justice or retired judge is not subject to certain restrictions on employment after retirement otherwise applicable to retired employees; amending ss. 121.591, F.S.; providing that a retired justice or retired judge who retuns to temporary employment as a senior judge in any court may continue to receive a distribution of his or her retirement account after providing proof of termination from his or her regularly established position; adjusting employer contribution rates in order to fund changes made by the act; providing a directive to the Division of Law Revision and Information; providing findings of an important state interest; providing an effective date.

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

CS for SB 842—A bill to be entitled An act relating to Citizens Property Insurance Corporation eligibility for coverage; amending s. 627.351, F.S.; deleting a provision prohibiting certain improvements to major structures from being eligible for coverage by the Citizens Property Insurance Corporation; prohibiting coverage for major structures rebuilt, repaired, restored, or remodeled to increase the total square footage of finished area by a specified amount; reenacting s. 627.712(1), F.S., relating to residential windstorm coverage, to incorporate the amendment made by this act to s. 627.351, F.S., providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Richter—

CS for SB 848—A bill to be entitled An act relating to the employment of individuals with disabilities; providing a short title; providing legislative intent; providing a purpose; requiring specified state agencies and organizations to develop and implement an interagency cooperative agreement; requiring the interagency cooperative agreement to provide the roles, responsibilities, and objectives of state agencies and organizations; providing an effective date.

By the Committee on Judiciary; and Senator Hukill—

CS for SB 872—A bill to be entitled An act relating to estates; amending s. 733.106, F.S.; authorizing the court, if costs and attorney fees are to be paid from the estate under specified sections of law, to direct payment from a certain part of the estate or, under specified circumstances, to direct payment from a trust; authorizing costs and fees to be assessed against one or more persons’ part of the trust in such proportions as the court finds just and proper; specifying factors that the court may consider in directing the assessment of such costs and fees; authorizing a court to assess costs and fees without finding that the person engaged in specified wrongful acts; amending s. 733.212, F.S.; revising the required content for a notice of administration; revising provisions that require an interested person, who has been served a notice of administration, to file specified objections in an estate matter within 3 months after service of such notice; providing that the 3-month period may only be extended for certain estoppel; providing that objections that are not barred by the 3-month period must be filed no later than a specified date; deleting references to objections based upon the qualifications of a personal representative; amending ss. 733.2123, 733.3101, F.S.; requiring a personal representative to resign immediately if he or she knows that he or she was not qualified to act at the time of appointment; requiring a personal representative who was qualified to act at such appointment to file a notice if no longer qualified; authorizing an interested person within a specified period to request the removal of a personal representative who files such notice; providing that a personal representative is liable for costs and attorney fees incurred in a removal proceeding if he or she is removed and should have known of the facts supporting the removal; defining the term “qualified”; amending s. 733.3104, F.S.; requiring a personal representative to be removed and the letters of administration revoked if he or she was not qualified to act at the time of appointment; amending s. 733.617, F.S.; prohibiting an attorney or person related to the attorney from receiving compensation for serving as a personal representative if the attorney prepared or supervised execution of the will unless the attorney or person is related to the testator or the testator acknowledges in writing the receipt of certain disclosures; specifying the disclosures that must be acknowledged; specifying when an attorney is deemed to have prepared or supervised the execution of a will; specifying when a person is “related” to another individual; specifying when an attorney or person related to the attorney is deemed to be nominated as personal represen-
tative; providing that the provisions do not limit an interested person’s rights or remedies at law or equity except for compensation payable to a personal representative; providing that the failure to obtain a written acknowledgment of the disclosure does not disqualify a personal representative from serving or affect the validity of a will; providing a form for the written acknowledgment; providing applicability; amending s. 733.817, F.S.; defining and redefining terms; deleting a provision that exempt taxes be treated as property other than from the passing under a governing instrument, except under specified conditions; requiring that direction in a governing instrument be express to apportion taxes under certain circumstances; requiring that the right of recovery provided in the Internal Revenue Code for certain taxes be expressly waived in the decedent’s will or revocable trust with certain specificity; amending the property upon which certain tax is imposed for allocation and proportioning the tax to property passing under the governing instrument controls as to any tax remaining unpaid after the decedent’s will or revocable trust was executed on the same date; providing that an earlier conflicting governing instrument if the decedent was a trustee if the attorney prepared or supervised execution of the trust instrument; specifying when a person is deemed to have prepared or supervised a governing instrument, except under specified conditions; requiring that an attorney is deemed to have prepared or supervised the execution of a trust instrument unless the attorney or person is related to the settlor or the property over which the decedent held a general power of appointment as a trustee if the attorney prepared or supervised execution of the trust instrument unless the attorney or person is related to the settlor or the property over which the decedent held a general power of appointment under certain circumstances; providing that an express direction in a revocable trust is deemed to be a direction contained in the decedent’s will as well as the revocable trust under certain circumstances; providing that an express direction in the decedent’s will to pay tax from the decedent’s revocable trust by specific reference to the revocable trust is effective unless the contrary is expressly contained in the revocable trust; revising the resolution of conflicting directions in governing instruments with regard to payment of taxes; providing that the later express direction in the will or other governing instrument controls; providing that the date of an amendment to a will or other governing instrument is the date of the will or trust for conflict resolution only if the codicil or amendment contains an express tax apportionment provision or an express modification of the tax apportionment provision; providing that a will is deemed executed after another governing instrument if the decedent’s will and another governing instrument were executed on the same date; providing that an earlier conflicting governing instrument controls as to any tax remaining unpaid after the application of the later conflicting governing instrument; providing that a grant authority in a governing instrument to request payment of tax from property passing under another governing instrument is not a direction apportioning the tax to the property passing under the other governing instrument; providing a grant of permission or authority in a governing instrument to pay tax attributable to property not passing under the governing instrument is not a direction apportioning the tax to property passing under the governing instrument; providing application; prohibiting the requiring of a personal representative or fiduciary to transfer to a recipient property that may be used for payment of taxes; amending s. 736.0708, F.S.; prohibiting an attorney or person related to the attorney from receiving compensation for serving as a trustee if the attorney prepared or supervised execution of the trust instrument unless the attorney or person is related to the settlor or the settlor designating the attorney or person as a trustee; requiring the attorney to certify the information contained in a rate filing; amending s. 627.0645, F.S.; exempting commercial nonresidential multiperil insurance from annual base rate filing; providing an effective date.

By the Committee on Community Affairs; and Senator Hays—

CS for SB 924—A bill to be entitled An act relating to property prepared for a tax-exempt use; creating s. 196.1955, F.S.; consolidating and revising provisions relating to obtaining an ad valorem exemption for property owned by an exempt organization, including the requirements that the owner of an exempt organization take affirmative steps to demonstrate an exempt use; authorizing the property appraiser to serve a notice of tax lien on exempt property that is not in actual exempt use after a certain time; providing that the lien attaches to any property owned by the organization identified in the notice of lien; providing that the provisions authorizing the tax lien do not apply to a house of public worship; defining the term “public worship”; amending s. 196.196, F.S.; deleting provisions relating to the exemption as it applies to public worship and affordable housing and provisions that have been moved to s. 196.1955, F.S.; amending s. 196.198, F.S.; deleting provisions relating to property owned by an educational institution and used for an educational purpose that is included in s. 196.1955, F.S.; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Brandes—

CS for SB 934—A bill to be entitled An act relating to public works projects; providing definitions; prohibiting the state and political subdivisions that contract for the construction, maintenance, repair, or improvement of public works from imposing certain conditions on certain contractors, subcontractors, or material suppliers or carriers; prohibiting an exception; prohibiting the state and political subdivisions from imposing certain restrictions on qualified bidders; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senators Detert and Sachs—

CS for SB 940—A bill to be entitled An act relating to continuum of care for children; amending s. 39.523, F.S.; removing a requirement that the Department of Children and Families submit a report annually to the Legislature on the placement of children in licensed residential group care; removing a provision requiring the department to provide a detailed account of certain expenditures; removing provisions regarding implementation and specified annual funding; creating s. 409.144, F.S.; providing legislative findings and intent; requiring the department to collect and compile specified data and information; creating the Continuum of Care Advisory Council within the department for specified
purposes; providing duties of the council; requiring the members of the advisory council to be appointed in specified manner; authorizing the advisory council to work with certain individuals and providing limitations on the involvement of those individuals; providing per diem and travel expenses for certain members; requiring the advisory council to submit specified information to the Governor and the Legislature by a certain date; requiring the department to provide administrative support to the advisory council; requiring that the advisory council have access to specified information; prohibiting certain data from including information that would identify specific individuals; providing an effective date.

By the Committee on Health Policy; and Senator Hukill—

CS for SB 950—A bill to be entitled An act relating to public health emergencies; amending s. 381.0012, F.S.; requiring certain state and local officers to assist in enforcing rules and orders issued by the Department of Health under ch. 381, F.S.; amending s. 381.00315, F.S.; authorizing the State Health Officer to issue orders to isolate individuals; defining terms; clarifying the responsibilities of the department for isolation and quarantine; specifying that any order the department issues is immediately enforceable by a law enforcement officer; requiring the department to adopt rules for the imposing and lifting of isolation orders; providing a penalty for violating an isolation order; providing a legislative finding of important state interest; providing an effective date.

By the Committee on Commerce and Tourism; and Senator Soto—

CS for SB 990—A bill to be entitled An act relating to defense contracting; creating s. 288.1046, F.S.; establishing the Defense Works in Florida Incentive; providing definitions; authorizing a Florida prime contractor to apply to the Department of Economic Opportunity to certify that it may reduce its computation of adjusted federal income by a specified amount; providing application requirements and procedures; providing caps for the aggregate amount of qualified subcontract awards that may be certified per calendar year; authorizing the Department of Economic Opportunity and the Department of Revenue to adopt rules; amending s. 220.13, F.S.; revising the definition of the term “adjusted federal income” to provide for a reduction in taxable income equal to a specified amount of qualified subcontract awards certified by the Department of Economic Opportunity; providing an effective date.

By the Committee on Transportation; and Senator Margolis—

CS for SB 988—A bill to be entitled An act relating to anatomical gifts; amending s. 765.521, F.S.; requiring an applicant for a driver license, driver license renewal, or identification card to provide a statement of whether he or she agrees to have his or her name included in the donor registry; specifying the options that may be selected by an applicant in his or her statement; providing an effective date.

By the Committee on Transportation; and Senator Simmons—

CS for SB 1024—A bill to be entitled An act relating to the Central Florida Expressway Authority; amending s. 348.753, F.S.; requiring the chairs of the boards of specified county commissions each to appoint one member from their respective counties who is a commission member or chair or a county mayor to serve on the governing body of the authority; specifying that the terms of members appointed by the Governor end on a specified date; removing the requirement that the authority elect one of its members as secretary; amending s. 348.757, F.S.; removing the requirement that title in fee simple absolute to the former Orlando-Orange County Expressway System be transferred to the state upon the completion of the faithful performance and termination of a specified lease-purchase agreement; providing an effective date.

By the Committee on Governmental Oversight and Accountability; and Senator Evers—

CS for SB 1054—A bill to be entitled An act relating to retirement; amending s. 121.055, F.S.; authorizing local agency employers to reassess designation of positions for inclusion in the Senior Management Service Class; providing for removal of certain positions; providing an effective date.

By the Committee on Ethics and Elections; and Senator Smith—

CS for SB 1058—A bill to be entitled An act relating to canvassing of absentee ballots; amending s. 101.68, F.S.; authorizing the county canvassing board to begin the canvassing of absentee ballots after successfully completing testing of the electronic tabulating equipment; removing obsolete language; amending ss. 101.65 and 101.6923, F.S.; revising absentee ballot instructions for absent electors and certain first-time voters, respectively, to conform to changes made by the act; providing an effective date.

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

CS for SB 1060—A bill to be entitled An act relating to legislative ratification; amending s. 120.80, F.S.; providing that the maximum reimbursement allowances and manuals approved by a three-member panel for purposes of the Workers’ Compensation Law are exempt from legislative ratification under the Administrative Procedure Act if the adverse impact or regulatory costs of such allowances or manuals exceed specified criteria; providing an effective date.

By the Committee on Transportation; and Senator Evers—

CS for SB 1072—A bill to be entitled An act relating to registration of melon hauling vehicles; amending s. 320.08, F.S.; providing for a fee for registration of a melon hauling vehicle; defining the term “melon hauling vehicle”; amending s. 322.53, F.S.; exempting drivers of melon hauling vehicles from the requirement to obtain a commercial driver license; requiring such drivers to comply with specified regulations; providing an effective date.

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

CS for SB 1094—A bill to be entitled An act relating to the peril of flood; amending s. 163.3178, F.S.; specifying components that must be contained in the coastal management element required for a local government comprehensive plan; creating s. 472.0366, F.S.; defining terms; requiring a surveyor and mapper to complete an elevation certificate in accordance with a checklist developed by the Division of Emergency Management and to submit a copy of the elevation certificate to the division within a certain time after its completion; authorizing the reduction of certain personal information from the copy; amending s. 627.715, F.S.; authorizing flexible flood insurance; specifying coverage requirements; requiring such insurance to be acceptable to the mortgage lender if intended to satisfy a mortgage requirement; deleting a provision that prohibits supplemental flood insurance from including excess coverage over any other insurance covering the peril of flood; revising the information that must be prominently noted on a certain page of a flood insurance policy; requiring the Office of Insurance Regulation to require an insurer to provide appropriate credit to affected insureds if the office determines that a rate of the insurer is excessive or unfairly discriminatory; revising the notice that must be provided to and acknowledged by an applicant for flood coverage from an authorized or surplus lines insurer if the applicant’s property is receiving flood insurance under the National Flood Insurance Program; allowing an authorized insurer to request a certification from the office which indicates that a policy, contract, or endorsement issued by the insurer provides coverage for the peril of flood which equals or exceeds the flood coverage offered by the National Flood Insurance Program; specifying requirements for such certification; authorizing such insurer or its agent to reference or include the certification in specified advertising, communications, and documentation; providing that misrepresenting that a flood policy, contract, or endorsement is certified is an unfair or deceptive act; providing an effective date.

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

CS for SB 1126—A bill to be entitled An act relating to continuing care communities; amending s. 651.055, F.S.; revising requirements for
continuing care contracts; amending s. 651.028, F.S.; revising authority of the Office of Insurance Regulation to waive requirements for accredited facilities; amending s. 651.071, F.S.; providing that continuing care and continuing care at-home contracts are preferred claims in the event of bankruptcy proceedings against a provider; revising subordination of claims; amending s. 651.105, F.S.; revising notice requirements; revising duties of the office; requiring an agent of a provider to provide a copy of an examination report and corrective action plan under certain conditions; amending s. 651.081, F.S.; requiring a residents’ council to provide a forum for certain purposes; requiring a residents’ council to adopt its own bylaws and governance documents; amending s. 651.085, F.S.; revising provisions relating to quarterly meetings between residents and the governing body of the provider; revising powers of the residents’ council; amending s. 651.091, F.S.; revising continuing care facility reporting requirements; providing an effective date.

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

CS for SB 1130—A bill to be entitled An act relating to windstorm premium discounts; amending s. 627.711, F.S.; providing that an insurer issuing a policy to a new policyholder may accept as valid only specified uniform verification inspection forms; providing that such requirement does not apply to certain new policies removed from Citizens Property Insurance Corporation; providing an effective date.

By the Committee on Health Policy; and Senator Simmons—

CS for SB 1146—A bill to be entitled An act relating to agency relationships with governmental health care contractors; amending s. 766.1115, F.S.; redefining terms; deleting an obsolete date; extending sovereign immunity to employees or agents of a health care provider that executes a contract with a governmental contractor; authorizing such health care provider to collect from a patient, or the parent or guardian of a patient, a nominal fee for administrative costs under certain circumstances; clarifying that a receipt of specified notice must be acknowledged by a patient or the patient’s representative at the initial visit; requiring the posting of notice that a specified health care provider is an agent of a governmental contractor; amending s. 768.28, F.S.; redefining the term “officer, employee, or agent” to include employees or agents of a health care provider; providing an effective date.

By the Committee on Health Policy; and Senator Simmons—

CS for SB 1186—A bill to be entitled An act relating to transportaton; amending s. 320.086, F.S.; requiring the portion of revenues collected and otherwise retained by the Office of Insurance Regulation to waive requirements for accredited continuing care facilities; amending s. 324.242, F.S.; requiring the department to release the policy number of a policy covering a vehicle involved in a motor vehicle accident to certain persons upon receipt of a request and proof of a crash report created pursuant to the laws of another state; requiring the department to provide plans to the provider of property damage liability insurance policy numbers to department-approved third parties that provide data collection services to certain insurers; requiring an insurer’s representative, a contracted third party, or an attorney for a person involved in an accident to provide the department with documentation confirming proof of representation prior to the release of certain policy numbers; authorizing the department to disclose certain confidential and exempt information to another governmental entity under certain circumstances; defining the term “governmental entity”; reenacting s. 319.233(3)(c), F.S., relating to application for, and issuance of, certificate of title, to incorporate the amendment made to s. 320.086, F.S., in a reference thereto; reenacting s. 320.082(2)(a) and (3)(e), F.S., relating to license taxes, to incorporate the amendment made to s. 320.086, F.S., in a reference thereto; providing an effective date.

By the Committee on Transportation; and Senator Brandes—

CS for SB 1184—A bill to be entitled An act relating to the Department of Highway Safety and Motor Vehicles; amending s. 112.19, F.S.; providing that an employer may pay up to a certain amount directly toward the venue expenses associated with the funeral and burial services of a law enforcement, correctional, or correctional probation officer killed in the line of duty; amending s. 316.0083, F.S.; requiring the department to provide notice of noncompliance with specified reporting requirements to the county or municipality and the Department of Revenue annually on a certain date under certain circumstances; requiring the portion of revenues collected and otherwise retained by the county or municipality to be remitted to the Department of Revenue in cases of noncompliance; requiring the Department of Revenue to maintain records of such remissions subject to certain requirements; requiring the Department of Revenue to return those revenues under certain circumstances; revising the date when certain counties or municipalities are required to submit a report; specifying information to be included in the report submitted by the counties and municipalities; amending s. 316.0776, F.S.; prohibiting a notice of violation or uniform traffic citation to be issued through the use of a traffic infraction detector that is not in compliance with all specifications; requiring the department to provide plans to the provider of uniform mitigation verification inspection forms; providing that such requirement does not apply to certain new policies removed from the Shared-Use Nonmotorized Trail Network; deleting provisions relating to the authorization of sponsored state greenways and trails at specified facilities or property; amending s. 316.003, F.S.; making technical changes; amending s. 316.303, F.S.; providing exceptions to the prohibition of certain television-type receiving equipment; reenacting s. 335.21, F.S.; requiring the governing body of any independent special district created to regulate the operation of public vehicles on public highways to consist of a certain number of members; providing appointment requirements for such members; amending s. 338.231, F.S.; deleting provisions relating to the use of the revenues from the turnpike system to pay the principal and interest of a specified series of bonds and certain expenses of the Sawgrass Expressway; amending s. 339.175, F.S.; requiring certain long-range transportation plans to include assessment of capital investment and other measures necessary to make the most efficient use of existing transportation facilities to improve safety; requiring the assessments to include consideration of infrastructure and technological improvements; requiring the department to incorporate advances in vehicle technology; amending s. 339.64, F.S.; requiring the Department of Transportation to coordinate with certain partners and industry representatives to consider infrastructure and technological improvements necessary to accommodate advances in vehicle technology in Strategic Intermodal System facilities; requiring the Strategic Intermodal System Plan to include a needs assessment regarding such infrastructure and technological improvements; creating s. 339.81, F.S.; creating the Florida Shared-Use Nonmotorized Trail Network; specifying the composition, purpose, and requirements of the network; authorizing the department certain powers related to planning, development, operation, and maintenance of the network; creating s. 339.82, F.S.; requiring the department to develop a Shared-Use Nonmotorized Trail Network; creating s. 339.83, F.S.; protecting a trail sponsorship program, subject to certain requirements and restrictions; repealing s. 341.0532, F.S., relating to statewide transportation corridors; creating s. 341.1025, F.S.; authorizing a public transit provider to enter into
agreements with a transportation network company for the provision of certain transit services; defining the term “transportation network company”; providing a directive to the Division of Law Revision and Information; creating s. 345.0001, F.S.; providing a short title; creating s. 345.0002, F.S.; defining terms; creating s. 345.0003, F.S.; authorizing certain counties to form the Northwest Florida Regional Transportation Finance Authority to construct, maintain, or operate transportation projects in a given region of the state; specifying procedural requirements; creating s. 345.0004, F.S.; specifying the powers and duties of the authority, subject to certain restrictions; requiring that the authority comply with certain reporting and documentation requirements; creating s. 345.0005, F.S.; authorizing the issuing of bonds on behalf of the authority under the State Bond Act and by the authority itself; specifying requirements and restrictions for such bonds under certain circumstances; specifying the rights and liabilities and remedial actions relating to property acquired for a transportation project or corridor; creating s. 345.001, F.S.; authorizing contracts between governmental entities and the authority; creating s. 345.0011, F.S.; pledging that the state will not limit or alter the vested rights of the authority or the department with regard to any issued bonds or other rights relating to the bonds if the rights of bondholders are affected; creating s. 345.0012, F.S.; exempting the authority from certain taxes and assessments; providing exceptions; creating s. 345.0013, F.S.; providing that bonds or obligations issued under this chapter are legal investments for specified entities; creating s. 345.0014, F.S.; providing applicability; directing the Commission for the Transportation Disadvantaged, in cooperation with the Center for Urban Transportation Research, to develop and implement a pilot program with at least one community transportation coordinator relating to the use of a transportation network company as a transportation operator; defining the term “transportation network company”; specifying requirements and restrictions of the pilot program; requiring the commission to present a report to the chairs of the appropriate Senate and House committees by a certain date; providing legislative findings and intent relating to transportation funding; directing the Center for Urban Transportation Research to conduct a study on implementing a system in this state which charges drivers based on their vehicle miles traveled as an alternative to the present fuel tax structure to fund transportation projects; specifying requirements of the study; requiring that the findings of the study be presented to the Legislature by a certain date; directing the center in consultation with the Florida Transportation Commission to establish the framework for a pilot project that will evaluate the feasibility of implementing a system that charges drivers based on their vehicle miles traveled; specifying requirements for the design of the pilot project framework; authorizing the center to expend up to a certain amount for the study and pilot project design contingent upon legislative appropriation; requiring that the pilot project design be completed by a certain date and submitted in a report to the Legislature; providing an effective date.

By the Committee on Criminal Justice; and Senator Simmons—

CS for SB 1286—A bill to be entitled An act relating to electronic monitoring devices; creating s. 843.23, F.S.; providing a definition; prohibiting the removal, destruction, or circumvention of the operation of an electronic monitoring device being used by a person for specified purposes; prohibiting requesting or soliciting a person to perform such an act; providing criminal penalties; providing an effective date.

By the Committee on Judiciary; and Senator Simmons—

CS for SB 1312—A bill to be entitled An act relating to strategic lawsuits against public participation; amending s. 768.295, F.S.; removing a short title; providing that legislative intent includes the protection of specified forms of free speech; defining the phrase “free speech in connection with public issues”; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Commerce and Tourism; and Senator Richter—

CS for SB 1444—A bill to be entitled An act relating to consumer licensing; amending s. 472.015, F.S.; waiving the initial land surveying and mapping license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 493.6105, F.S.; requiring that the initial license application for private investigative, private security, and repossessions services include payment of fingerprint processing and fingerprint retention fees; amending s. 493.6106, F.S.; deleting a requirement for additional documentation establishing state residency for private investigative, private security, and repossession service licenses; amending s. 493.6106, F.S.; directing the Department of Law Enforcement to retain fingerprints submitted for private investigative, private security, and repossessions service licenses, to enter such fingerprints into the statewide automated biometric identification system and the national retained print arrest notification program, and to report any arrest record information to the Department of Agriculture and Consumer Services; directing the Department of Agriculture and Consumer Services to provide information about an arrest within the state to the agency that employs the licensee; amending s. 493.6113, F.S.; requiring a person holding a private investigative, private security, or repossessions service license issued before a certain date to submit upon first renewal of the license a full set of fingerprints and a fingerprint processing fee to cover the cost of entering the fingerprints in the statewide automated biometric identification system; amending ss. 493.6115 and 493.6118, F.S.; conforming cross-references; amending s. 501.015, F.S.; waiving the initial health studio registration fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 501.0581, F.S.; transferring enforcement authority of the Florida Commercial Weight-Loss Practices Act from the Department of Agriculture and Consumer Services to the Department of Health; amending s. 501.0583, F.S.; transferring enforcement authority of penalties for selling, delivering, bartering, furnishing, or giving weight-loss pills to persons under the age of 18 from the Department of Agriculture and Consumer Services to the Department of Health; amending s. 501.605, F.S.; prohibiting the use of a mail drop as a street address for the principal location of a commercial telephone seller; amending s. 501.607, F.S.; waiving the initial sales-
person license fees for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 507.03, F.S.; waiving the initial registration fee for an intrastate movers license for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 527.02, F.S.; waiving the original liquefied petroleum gas dealer license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 539.001, F.S.; waiving the initial pawnbroker license fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 559.904, F.S.; waiving the initial motorcycle vehicle repair shop registration fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 559.928, F.S.; waiving the initial seller of travel registration fee for certain veterans of the United States Armed Forces, the spouses of such veterans, or a business entity that has a majority ownership held by such a veteran or spouse; amending s. 616.242, F.S.; deleting an obsolete provision allowing fair owners to post to a bond rather than carry a certificate of insurance; exempting water-related amusement rides operated by lodging and food service establishments and membership campgrounds, amusement rides at private, membership-only facilities, and nonprofit permanent facilities from certain safety standards; authorizing owners or managers of amusement rides to use alternate forms to record employee training and ride inspections; amending s. 790.06, F.S.; requiring firearm course instructors to maintain records attesting to the use of live fire with specified firearms and ammunition by students in his or her physical presence; revising the initial and renewal fees for a concealed weapon or firearm license; requiring notice of the suspension or revocation of a concealed weapon or firearm license or the suspension of the processing of an application for such license to be given by personal delivery, first-class mail, or e-mail; requiring concealed weapon or firearm license renewals to include an affidavit submitted under oath and under penalty of perjury; amending s. 790.0625, F.S.; authorizing certain tax collector offices, upon approval and confirmation of license issuance by the Department of Agriculture and Consumer Services, to print and deliver concealed weapon or firearm licenses; providing an effective date.

REFERENCE CHANGES PURSUANT TO RULE 4.7(2)

By the Committee on Judicary; and Senators Diaz de la Portilla and Detert—

CS for SB 318—A bill to be entitled An act relating to guardianship proceedings; amending s. 709.2109, F.S.; revising the conditions under which an agent’s power of attorney is terminated or suspended or continues; amending s. 709.2119, F.S.; requiring the contents of an affidavit by an agent to a third person; creating s. 744.1065, F.S.; authorizing a court to refer guardianship matters to mediation or alternative dispute resolution under certain circumstances; amending ss. 744.107 and 744.1075, F.S.; authorizing a court to appoint the office of criminal conflict and civil regional counsel as a court monitor in guardianship proceedings under certain circumstances; amending s. 744.108, F.S.; providing that fees and costs incurred by specified attorneys in compensation for their services in the guardianships of the assets of the estates; providing that expert testimony is not required in proceedings to determine compensation for an attorney or guardian; providing that expert witness fees are payable from the assets of the guardianship estate under certain circumstances; amending s. 744.3025, F.S.; clarifying the circumstances under which a court may appoint a guardian ad litem to represent a minor; clarifying the circumstances under which a court must appoint a guardian ad litem; requiring that a petition for a minor’s claim be subject to certain confidentiality provisions; amending s. 744.3031, F.S.; requiring that a duly noticed hearing be held before the appointment of an emergency temporary guardian; requiring a notice of filing of a petition for appointment of an emergency temporary guardian and a notice for any hearing on the petition to be served on certain persons; requiring the court to specify with respect to an emergency temporary guardian for which an emergency temporary guardian may be appointed; prohibiting the final payment of the emergency temporary guardian fees and his or her attorney fees until the final report is filed; requiring a court to issue an order to show cause to an emergency temporary guardian who fails to timely file his or her final report; authorizing a court to take certain actions to protect the ward before a hearing on an order to show cause; requiring a copy of such order to be transmitted to certain parties; authorizing the court to impose sanctions on the emergency temporary guardian or take certain other actions after a show cause hearing; amending s. 744.309, F.S.; providing that certain corporations not for profit may act as guardians of a ward; amending s. 744.3115, F.S.; requiring the court to specify authority for health care decisions with respect to a ward’s advance directive; requiring a court order revoking or modifying the authority of a health care surrogate to be supported by written findings of fact; amending s. 744.312, F.S.; requiring a court, in determining whom to appoint as a guardian, to consider the wishes of the close relatives of the incapacitated person under certain circumstances; limiting the authority of a court to appoint guardians under certain circumstances; authorizing the court to waive the limitations under certain circumstances; prohibiting the court from appointing a professional guardian as a permanent guardian under certain circumstances; creating s. 744.3203, F.S.; providing for the suspension of a power of attorney during guardianship proceedings under certain circumstances; requiring an expedited hearing on the motion to suspend a power of attorney under certain circumstances; authorizing a court to award reasonable attorney fees and costs to an agent who challenges the suspension of the power of attorney under certain circumstances; amending s. 744.345, F.S.; revising the circumstances under which letters of guardianship must describe the extent to which a guardian is authorized to act on behalf of the ward with regard to an advance directive; creating s. 744.359, F.S.; prohibiting abuse, neglect, or exploitation of a ward by a guardian; requiring the report of abuse, neglect, or exploitation to the Department of Children and Families central abuse hotline; amending s. 744.361, F.S.; revising the powers and duties of a guardian; amending s. 744.367, F.S.; revising the period during which a guardian must file an annual guardianship plan with the court; amending s. 744.369, F.S.; providing for the continuance of a guardian’s authorized to act on behalf of the ward with regard to an advance directive; creating s. 744.3715, F.S.; providing an additional circumstance under which an interested person may petition the court regarding a guardian’s failure to comply with the duties of a guardian; amending s. 744.464, F.S.; establishing the burden of proof for determining restoration of capacity of a ward in pending guardianship cases; requiring the court to make findings of fact in its determination to restore or deny capacity; providing that the ward has the burden of proof in a preponderance of the evidence; requiring a court to advance such cases on the calendar; providing applicability; providing an effective date.

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

By the Committee on Regulated Industries; and Senator Thompson—

CS for SB 490—A bill to be entitled An act relating to state lotteries; amending s. 24.121, F.S.; requiring the Department of the Lottery to split evenly the net revenue between certain universities located in this state and direct service providers for breast cancer research and the provision of services for certain individuals who have breast cancer; restricting certain uses of the funds; requiring that direct service providers be reimbursed on the basis of specified fee schedules for services, equipment, or supplies; requiring a direct service provider to provide a continuum of care; defining terms; creating s. 24.132, F.S.; offering a special instant lottery game called “Ticket for the Cure” by the department for a limited time; prohibiting the department from unreasonably diminishing the effects devoted to marketing other instant lottery games; requiring the department to allocate net revenue to be used for funding breast cancer research and providing services for certain individuals who have breast cancer; restricting the use of funds; providing that the funds generated may not supplant those funds otherwise appropriated for breast cancer research by this state; defining terms; authorizing the department to adopt rules; amending s. 381.93, F.S.; requiring the Mary Brogan Breast and Cervical Cancer Early Detection Program be funded through specified federal and state funds; requiring the state to appropriate funds from the General Appropriations Act to match federal funds provided for screening and early detection purposes; providing an effective date.
MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

EXECUTIVE ORDER NUMBER 14-111
(Executive Order of Suspension)

WHEREAS, Shawn Leigh Rowland (a.k.a. Shawn Leigh Boyle) is presently serving as a Notary Public of the State of Florida; and

WHEREAS, on or about April 8, 2013, Shawn Boyle was convicted in the Circuit Court of the Eighteenth Judicial Circuit, in and for Brevard County, in case number 2012CF060179, of one count of Acting as an Insurance Agent with a Suspended or Revoked License, a third-degree felony in violation of section 624.310(8), Florida Statutes; and

WHEREAS, during the investigation by this Office, it was discovered that Shawn Boyle had changed her legal name to Shawn Leigh Rowland, and had failed to update her commission and notify the Department of State within 60 days, as required by section 117.05(9), Florida Statutes; and

WHEREAS, Shawn Boyle failed to notify the Department of State of the above-stated change to her criminal history record following her felony conviction while commissioned as a Florida notary public, as required by section 117.01(2); and

WHEREAS, on January 9, 2014, and January 24, 2014, this Office notified Shawn Boyle by certified mail, and required that she respond to the investigation by this Office of her felony conviction while commissioned as a Florida notary public; and

WHEREAS, during the investigation by this Office, it was discovered that Shawn Boyle had moved from the address on file and had failed to notify the Department of State of the change in her address within 60 days, as required by section 117.01(2), Florida Statutes; and

WHEREAS, to date, this Office has not received the required response from Shawn Boyle; and

WHEREAS, the Governor is authorized by Article IV, Section 7 of the Florida Constitution to suspend from office by executive order an appointed public official for the commission of a felony; and

WHEREAS, it is in the best interests of the citizens of the State of Florida that Shawn Boyle be immediately suspended from the public office, which she now holds, upon the grounds set forth in this Executive Order;

NOW, THEREFORE, I, RICK SCOTT, Governor of Florida, pursuant to Article IV, Section 7 of the Florida Constitution and section 117.01(4), Florida Statutes, find and state as follows:

A. Shawn Boyle is a duly appointed Notary Public of the State of Florida, pursuant to section 117.01, Florida Statutes.

B. Shawn Boyle is commissioned as a Florida notary public from October 25, 2011, through October 24, 2015.

C. Shawn Boyle was convicted of a felony in Brevard County in 2013, while commissioned as a Florida notary public.

D. Shawn Boyle failed to notify the Department of State of the change to her criminal history record following her felony conviction in Brevard County in 2013, as required by section 117.01(2), Florida Statutes.

E. Shawn Boyle failed to update her commission and notify the Department of State within 60 days of the change to her legal name, in violation of section 117.05(9), Florida Statutes.

F. Shawn Boyle failed to notify the Department of State within 60 days of her change of address, in violation of section 117.01(2), Florida Statutes.

G. Shawn Boyle refused to cooperate or respond to an investigation of notary misconduct by the Executive Office of the Governor, as required by section 117.01(4)(c), Florida Statutes.

BEING FULLY ADVISED in the premise, and in accordance with the Florida Constitution and the laws of the State of Florida, this Executive Order is issued:

Section 1. Shawn Boyle is suspended from the public office which she now holds: Notary Public of the State of Florida.

Section 2. Shawn Boyle is prohibited from performing any official act, duty, or function of this public office; from receiving any pay or allowance; and from being entitled to any of the emoluments or privileges of this public office during the period of suspension, which shall begin today until further Executive Order is issued, or as otherwise provided by law.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed, at Tallahassee, this 25th day of March, 2014.

Rick Scott
GOVERNOR

ATTEST:
Ken Detzner
SECRETARY OF STATE

[Previously referred to the Committee on Ethics and Elections March 26, 2014.]

LETTER OF APPOINTMENT OF SPECIAL MASTER ON EXECUTIVE SUSPENSIONS

Mr. George Levesque
Senate General Counsel

RE: Shawn Leigh Rowland, Executive Order 2014-111

Dear Mr. Levesque:

Pursuant to Senate Rule 12.9, you are assigned as the Special Master in the above reference suspension case.

Please proceed as directed by Senate Rule 12.9, Ms. Rowland having submitted a letter on July 11, 2014, requesting reinstatement.

Regards,
Andy Gardiner
President

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:

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<tr>
<th>Office and Appointment</th>
<th>For Term Ending</th>
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<tbody>
<tr>
<td>Florida Building Commission</td>
<td></td>
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<tr>
<td>Appointee: Schock, James R., Confidential pursuant to s. 119.071(4), F.S.</td>
<td>01/12/2019</td>
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<tr>
<td>Board of Chiropractic Medicine</td>
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<tr>
<td>Appointee: Fogarty, Kevin G., Merritt Island</td>
<td>10/31/2018</td>
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<tr>
<td>Board of Clinical Laboratory Personnel</td>
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<tr>
<td>Appointee: Valdes, Linda, Orlando</td>
<td>10/31/2018</td>
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<tr>
<td>Board of Trustees of Florida State College at Jacksonville</td>
<td></td>
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<tr>
<td>Appointee: Shoemaker-Crump, Randle P., Jacksonville</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Florida Keys Community College</td>
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<tr>
<td>Appointees: Scuder, Stephanie S., Tavernier, Stoky, Robert C., Key Largo</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Gulf Coast State College</td>
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<tr>
<td>Appointee: Tannehill, Joe K., Jr., Panama City</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Hillsborough Community College</td>
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<tr>
<td>Appointee: Cona, Steve P., III, Tampa</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Indian River State College</td>
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<td>Appointees: Feurer, Mark A., Confidential pursuant to s. 119.071(4), F.S.</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Lake-Sumter State College</td>
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<td>Appointees: Blankenship, R. Scott, Clermont, Lee, Emily A., Eustis</td>
<td>05/31/2018</td>
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<td>Board of Trustees of North Florida Community College</td>
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<tr>
<td>Appointee: Haas, Sandra K., McAlpin</td>
<td>05/31/2018</td>
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<td>Board of Trustees of Pasco-Hernando State College</td>
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<tr>
<td>Appointee: Zika, Ardian, Land O’Lakes</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Pensacola State College</td>
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<tr>
<td>Appointees: Simmons, Chip W., Confidential pursuant to s. 119.071(4), F.S.</td>
<td>05/31/2018</td>
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<td>Board of Trustees of Polk State College</td>
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<td>Appointee: Dorrell, Daniel F., Lakeland</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of Santa Fe College</td>
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<tr>
<td>Appointee: Lee, Caridad E., Alachua</td>
<td>05/31/2018</td>
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<tr>
<td>Board of Trustees of South Florida State College</td>
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<td>Appointees: Cullens, Tamela “Tami” C., Sebring, Lambert, Kenneth A., Wauchula, Rider, Kris Y., Lake Placid</td>
<td>05/31/2018</td>
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<td>Board of Professional Engineers</td>
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<td>Appointees: Fiorillo, Anthony Joseph, Winter Park, Varghese, Babu, Davie</td>
<td>10/31/2018</td>
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<tr>
<td>Board of Hearing Aid Specialists</td>
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<tr>
<td>Appointee: Dechmerowski, Pamela Garber, Orlando</td>
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<td>Florida Housing Finance Corporation</td>
<td></td>
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<tr>
<td>Juvenile Welfare Board of Pinellas County</td>
<td></td>
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<tr>
<td>Appointees: Aungst, Brian J., Jr., Clearwater, Rolston, Susan, St. Petersburg</td>
<td>08/07/2018</td>
</tr>
</tbody>
</table>

For Term Ending

Office and Appointment

Sewell, James D., Confidential pursuant to s. 119.071(4), F.S. 08/11/2018

Board of Nursing
Appointee: Johnson, Lisa R., Ft. Myers 10/31/2015

Board of Opticianry
Appointee: Wilford, Paul M., Tallahassee 10/31/2017

Board of Orthotists and Prosthetists
Appointee: Saunders, Brett R., Orlando 10/31/2018

Board of Podiatric Medicine
Appointee: Sindone, Joseph, Jacksonville 10/31/2018

Board of Psychology
Appointees: Mackintosh, Randi Celia, Tallahassee, O’Brien, Mary Denise, North Palm Beach 10/31/2018

Florida Real Estate Commission
Appointees: Hornsleth, Poul, Gulfport, Luzier, Thomas B., Sarasota 10/31/2018

Board of Speech-Language Pathology and Audiology
Appointee: Guerreiro, Sergio M., Wellington 10/31/2018

Board of Veterinary Medicine
Appointee: Partridge, Harvey, Terra Ceia 10/31/2018

Referred to the Committee on Ethics and Elections.

Office and Appointment

Executive Director, Department of Economic Opportunity
Appointee: Panuccio, Jesse, Tallahassee Pleasure of Governor

Referred to the Committees on Appropriations Subcommittee on Transportation, Tourism, and Economic Development; and Commerce and Tourism; and Ethics and Elections.

Office and Appointment

State Board of Education
Appointee: Chartrand, Gary, Ponte Vedra Beach 12/31/2018

Referred to the Committees on Education Pre-K - 12; and Ethics and Elections.

Office and Appointment

Governing Board of the Northwest Florida Water Management District
Appointee: Dunbar, Marc W., Tallahassee 03/01/2018

Executive Director of Northwest Florida Water Management District
Appointee: Cyphers, Brett J., Tallahassee Pleasure of the Board

Referred to the Committees on Environmental Preservation and Conservation; and Ethics and Elections.

Office and Appointment

Board of Trustees, Florida Atlantic University
Appointee: Feingold, Jeffrey P., Delray Beach 01/06/2020

Board of Trustees, Florida Gulf Coast University
Appointee: Price, Kevin J., Estero 01/06/2020

Board of Trustees, University of Florida
Appointees: Stern, Robert Gary, Tampa 01/06/2020
For Term Ending
Office and Appointment
Board of Trustees, University of South Florida
Appointment: Shinn, Byron E., Bradenton 01/06/2020

Referring to the Committee on Higher Education; and Ethics and Elections.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7003 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Appropriations Committee, State Affairs Committee and Representative(s) Caldwell

CS for HB 7003—A bill to be entitled An act relating to water resources; amending s. 373.019, F.S.; revising the definition of “water resource development” to include self-suppliers; amending s. 373.0421, F.S.; directing the Department of Environmental Protection and water management district governing boards to implement certain recovery or prevention strategies concurrent with the adoption of minimum flows and levels; providing criteria for such recovery or prevention strategies; requiring revisions to regional water supply plans to be concurrent with relevant portions of the recovery or prevention strategy; directing water management districts to notify the department when water use permit applications are denied for a specified reason; providing for the review and update of regional water supply plans in such cases; creating s. 373.0465, F.S.; providing legislative intent; defining the term “Central Florida Water Initiative Area”; providing for an interagency agreement between the Department of Environmental Protection, the St. Johns River Water Management District, the South Florida Water Management District, the Southwest Florida Water Management District, and the Department of Agriculture and Consumer Services to develop and implement a multi-district regional water supply plan; providing plan criteria and requirements; providing applicability; amending s. 373.1501, F.S.; specifying authority of the South Florida Water Management District to allocate quantities of, and assign priorities for the use of, water within its jurisdiction; directing the district to provide recommendations to the United States Army Corps of Engineers when developing or implementing certain water control plans or regulation schedules; amending s. 373.2234, F.S.; directing water management district governing boards to give priority consideration to the identification of preferred water supply sources for certain water users; amending s. 373.233, F.S.; providing conditions under which the department and water management district governing boards are directed to give preference to certain applications; amending s. 373.4591, F.S.; providing priority consideration to certain public-private partnerships for water storage, groundwater recharge, and water quality improvements on private agricultural lands; amending s. 373.4595, F.S.; revising and providing definitions relating to the Northern Everglades and Estuaries Protection Program; clarifying provisions of the Lake Okeechobee Watershed Protection Program; directing the South Florida Water Management District to revise certain rules and provide for a water quality monitoring program; revising provisions for the Caloosahatchee River Watershed Protection Program and the St. Lucie River Watershed Protection Program; revising permitting and annual reporting requirements relating to the Northern Everglades and Estuaries Protection Program; amending s. 373.536, F.S.; requiring a water management district to include an annual funding plan in the water resource development work program; directing the department to post the work program on its website; amending s. 373.703, F.S.; authorizing water management districts to contract with private landowners for water production; amending s. 373.705, F.S.; providing first consideration for funding assistance to certain water supply development projects; requiring governing boards to include certain information in their annual budget submittals; amending s. 373.707, F.S.; authorizing water management districts to provide technical and financial assistance to self-suppliers and to waive certain construction costs of alternative water supply development projects by certain water users; amending s. 373.709, F.S.; requiring water supply plans to include traditional and alternative water supply project options that are technically and financially feasible; directing the department to include certain funding analyses and project explanations in regional water supply planning reports; creating part VIII of chapter 373, F.S., relating to the Florida Springs and Aquifer Act; providing legislative findings and intent; defining terms; providing criteria and requirements for the development of recovery or prevention strategies for Priority Florida Springs; directing the department to perform water quality assessments, establish total maximum daily loads, and establish basin management action plans for Priority Florida Springs; providing criteria and requirements for agricultural best management practices within the geographic area encompassed by a basin management action plan that includes a Priority Florida Spring; requiring each person engaged in the occupation of agriculture within such geographic area to implement certain best management practices or conduct certain water quality monitoring; amending s. 403.061, F.S.; directing the department to adopt by rule a specific surface water classification to protect surface waters used for treated potable water supply; providing criteria for such rule; authorizing the reclassification of surface waters used for treated potable water supply notwithstanding such rule; amending s. 403.067, F.S.; directing the department to establish working groups in areas where sewage treatment and disposal systems represent sources of excess nitrate-nitrite in certain springs or spring systems; providing duties for the working groups; requiring the department to award funds, subject to appropriation, for projects relating to reducing nutrient impacts; authorizing the department to consider certain factors in awarding funds for capital outlay projects; amending s. 403.861, F.S.; directing the department to adopt by rule criteria and requirements concerning the use of surface waters for public water supply; requiring permit applicants using surface water to provide potable public water supply to petition the department to reclassify the surface water or to certify that the potable public water supply will meet certain drinking water standards; directing the department to designate treated potable water supplies as a use of surface water; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 7035 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Rules, Calendar & Ethics Committee and Representative(s) Workman—

HB 7035—A bill to be entitled An act relating to the presidential preference primary; amending s. 103.101, F.S.; revising the date of the presidential preference primary; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HS/HB 7013, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Health Care Appropriations Subcommittee, Health & Human Services Committee and Representative(s) Brodeur—

CS for HB 7013—A bill to be entitled An act relating to adoption and foster care; amending s. 39.0016, F.S.; revising requirements for agreements between the Department of Children and Families and specified entities for the provision of educational services; amending s. 63.042, F.S., deleting a prohibition against adoption by persons who are homosexual; specifying that a person may not be prohibited from adopting solely because he or she desires to educate the adopted child at home; amending s. 409.145, F.S.; revising roles and responsibilities of care-
givers relating to educational settings; revising rules and responsibilities of the department, the community-based care lead agency, and other agency staff; amending s. 39.812, F.S.; requiring the community-based care lead agency to contact by telephone the child’s adoptive family within a specified period after the date that the adoption is finalized; defining the term “reasonable effort”; requiring the agency to document specified information; requiring the agency to submit a report annually to the department; creating s. 409.1662, F.S.; providing the purpose of the adoption incentive program; directing the Department of Children and Families to establish an adoption incentive program for certain agencies and subcontracted providers; requiring that the department conduct a comprehensive baseline assessment of lead agencies’ and subcontracted providers’ performance and compile annual data for the most recent 5 years of available data; requiring the department to update the assessment annually; providing a nonexclusive list of factors for the assessment to identify; requiring that the department negotiate outcome-based agreements; requiring that several factors be included in the agreements; requiring the department to allocate incentive payments; requiring the department to report annually by a certain date specified information to the Governor and the Legislature; creating s. 409.1664, F.S.; defining terms; providing certain amounts payable to a qualifying adoptive employee who adopts specified children under certain circumstances subject to a specific appropriation to the department; providing prorated payments for a part-time employee and limiting the monetary benefit to one award per child; requiring that a qualifying adoptive employee apply to the agency head for the monetary benefit on forms approved by the department and include a certified copy of the final order of adoption; providing requirements for the approval of monetary benefits by the department; providing that the act does not preclude a qualifying adoptive employee from receiving any other assistance or incentive; requiring that parental leave for qualifying adoptive employees be provided; authorizing the department to adopt rules; requiring the Chief Financial Officer to submit payment to a qualifying adoptive employee depending on where he or she works; requiring state agencies to develop uniform procedures for informing employees about this benefit and for assisting the department in making eligibility determinations and processing applications; creating s. 409.1666, F.S.; requiring the Governor to annually select and recognize certain individuals, families, or organizations for adoption achievement awards; requiring the department to define categories for the achievement awards and seek nominations for potential recipients; authorizing a direct-support organization established by the Office of Adoption and Child Protection to accept donations of products or services from private sources to be given to the recipients of the adoption achievement awards; amending s. 409.175, F.S.; requiring licensed child-placing agencies that provide adoption services for intercountry adoptions to meet specified requirements; requiring an adoption agency in this state which provides certain services to maintain records containing specified information; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Appropriations Subcommittee on Health and Human Services; and Fiscal Policy.

RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 702.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 704.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed SB 706.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

CO-INTRODUCTORS

Senators Abruzzo—SB 94, CS for SB 132, SB 280; Braynon—SB 1032; Bullard—SB 300; Clemens—SB 320, SB 1038; Detert—SB 378; Diaz de la Portilla—SB 716, SB 1180; Evers—SB 304, SB 1220; Flores—SB 294, SB 670; Grimsley—SB 164; Hays—SB 544, CS for SB 606, SB 978; Joyner—CS for SB 296, SB 482; Latvala—CS for SB 224, SB 746; Lee—CS for SB 224; Margolis—SB 156, SB 854, SB 1428; Richter—SB 228; Sachs—CS for SB 326, Smith—SB 378, SB 754; Solberg—SB 206, CS for SB 226, SB 280, SB 294, CS for SB 320, SB 328, SB 606, SB 760; Soto—CS for SB 136, SB 290, SB 136, SB 300, SB 512, SB 698, SB 716, SB 746, SB 966, SB 1046, SB 1082, SB 1180; Thompson—SB 746, SB 822

Senator Bullard withdrew as co-introducer of CS for SB 248.

SENATE PAGES

March 9-13, 2015

Andersen Brooks, Tampa; Rachel “Rae” Brown, Leesburg; Loochermine Claude, Miramar; Charles “Charlie” Dean III, Tampa; Lisa Detert, Venice; Ryan Detert, Venice; Owen Jackson, Boca Raton; Julius McAllister, Tallahassee; Courtney Nathe, San Antonio; Ryan Ohlin, Tallahassee; Peter Radulovic, Riverview; Elijah Ring, Parkland; Christopher Smith; Lindsey Snellgrove, Tampa; Elizabeth “Elie” Wigen, Tallahassee

March 16-20, 2015

Sebastian Abisiasim, Surfside; Desmond “Desi” Auber, Tallahassee; Stephanie Bradley, Fleming Island; Calvin “CJ” Burns, Winter Park; Hunter Clary, St. Johns; Emily Correia, Fleming Island; Macey Fritzsch, Royal Palm Beach; Michael Hirabayashi, Fleming Island; Patricia Luis, West Palm Beach; Nicole Mauldin, Tallahassee; Timothy Only, Orlando; Austin Raguau, Tampa; Christina Richardson, Orange Park; Minh Ton, West Palm Beach
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