

Journal of the Senate

Number 11—Regular Session

Wednesday, February 10, 2016

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CALL TO ORDER

The Senate was called to order by President Gardiner at 1:00 p.m. A quorum present—40:

Mr. President	Flores	Montford
Abruzzo	Gaetz	Negron
Altman	Galvano	Richter
Bean	Garcia	Ring
Benacquisto	Gibson	Sachs
Bradley	Grimsley	Simmons
Brandes	Hays	Simpson
Braynon	Hukill	Smith
Bullard	Hutson	Sobel
Clemens	Joyner	Soto
Dean	Latvala	Stargel
Detert	Lee	Thompson
Diaz de la Portilla	Legg	_
Evers	Margolis	

PRAYER

The following prayer was offered by Reverend Robert W. Jakoby, Pastoral Care Services of Baptist Health South Florida, Miami:

Most gracious God of all creation and sustainer of life, we humbly bow in your presence as we begin this session. We acknowledge our dependence on you for life itself, for health, sustenance, and the very meaning of life. In the quietness of these moments, may we hear your still, small voice assuring us of your love and purpose for each member of this Florida Senate. Grant them wisdom to use their knowledge to uphold the values and the freedoms that we have been granted. When controversial issues arise, give them clarity of thought and courage to do the right thing for the people they represent. Loving God, help each Senator continue to stand strong on our constitution as challenges come.

God, you know our needs in this nation as we are living in critical times. Please direct these senatorial leaders as they make decisions that will affect our state and, ultimately, our nation.

I ask your blessings, God, on each Senator and on his or her family while they are apart. Keep their families safe and healthy. Keep also, I pray, Governor Scott and his family in that same manner. We commit this day and hour to you, O Lord. Thank you for hearing our prayer. In your holy name I pray. Amen.

PLEDGE

Senate Pages, Parker Pennekamp of Tallahassee; Madisen Millership of Crawfordville; Jacari Barnes of Tallahassee; Sammy Koolik of Boca Raton; Victoria Dougherty of Clermont; and Hannah Wiesehan of Indian Harbour Beach, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Dr. Yvonne Johnson of Tallahassee, sponsored by Senator Margolis, as the doctor of the day. Dr. Johnson specializes in emergency services.

ADOPTION OF RESOLUTIONS

On motion by Senator Garcia-

By Senator Garcia-

SR 1748—A resolution recognizing the long-standing relationship between this state and the Republic of Turkey, and encouraging initiatives that build upon this time-honored friendship to promote the academic, cultural, economic, educational, and political ties between Florida and the Republic of Turkey.

WHEREAS, the Republic of Turkey and the United States of America are long-standing allies, both dearly cherishing the universal values of democracy, freedom, and human rights, and

WHEREAS, in its alliances with the United States, the Republic of Turkey has demonstrated its commitment to liberty and world peace as well as its secular and religious tolerance of others, and

WHEREAS, the Republic of Turkey has the world's 15th largest economy and Europe's 6th largest economy, is a valued trading partner with this state, and is to be commended for its contributions to the global economy, and

WHEREAS, the Republic of Turkey and this state have enjoyed a strong, vibrant, and mutually beneficial economic relationship with the prospect of further growth, and

WHEREAS, it is the custom of this state to welcome all who come, especially those who come in the interest of friendship and commerce, and

WHEREAS, it is in the best interest of this state to further cultivate the good relationship between Florida and the Republic of Turkey, and

WHEREAS, it is the policy of the Legislature to recognize the contributions of our nation's allies and the value of maintaining beneficial relationships with those allies, and

WHEREAS, the Turkic American Federation of Southeast (TAFS) is an independent, nonprofit organization that facilitates the mutually

beneficial economic relationship between Florida and the Republic of Turkey, and

WHEREAS, the organization's mission is to promote cultural, educational, academic, business, social, and arts relations and to organize events and activities to bring together the American, Turkish, Turkic, and Eurasian communities in the United States, and

WHEREAS, TAFS represents nine member organizations in five states: Alabama, Florida, Georgia, South Carolina, and Tennessee, and

WHEREAS, TAFS brings people together by hosting public programs and private events featuring leaders and experts with diverse views on a wide range of global and regional topics, as well as through task forces, executive forums, luncheons, conferences, studies, and leadership dialogue, and

WHEREAS, a Turkish-Floridian Friendship Day reception will be held in Tallahassee on February 9, 2016, NOW, THEREFORE,

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

That we recognize the Turkic American Federation of Southeast for its efforts to promote intercultural understanding and goodwill, and we extend our best wishes on the occasion of the Turkish-Floridian Friendship Day reception.

BE IT FURTHER RESOLVED that we encourage the continuing work of the Turkic American Federation of Southeast to promote and foster goodwill between this state and the Republic of Turkey, build upon time-honored friendships, and promote mutually beneficial academic, cultural, economic, educational, and political ties.

—was introduced out of order and read by title. On motion by Senator Garcia, **SR 1748** was read the second time by title and adopted.

At the request of Senator Hukill-

By Senator Hukill-

SR 354—A resolution recognizing May 2016 as "American Stroke Month" in Florida.

WHEREAS, stroke is the fifth leading cause of death in the United States, striking more than 795,000 Americans each year and killing almost 130,000, including a total of 25,310 Floridians from 2011 through 2013, and

WHEREAS, stroke is also a leading cause of serious long-term disability in the United States, with more than 1.1 million adults experiencing functional limitations or difficulty with activities of daily living resulting from stroke, and

WHEREAS, on the average, a stroke occurs every 40 seconds and takes a life every 4 minutes in the United States, and

WHEREAS, many Americans are unaware of their risk factors for a stroke and of the signs and symptoms of an impending stroke, and

WHEREAS, statistics show that African Americans have almost twice the risk of a first stroke compared to Caucasians, in part because of their increased risk of high blood pressure and diabetes, and

WHEREAS, the American Stroke Association's "Together to End Stroke" initiative, which begins on May 1 with the American Stroke "Day of Action" and continues year-round, encourages Americans to learn their personal stroke risk, memorize and share the stroke warning signs, and call 911 at the first sign of a stroke, and

WHEREAS, one in three Americans cannot recall any stroke warning signs or symptoms, and

WHEREAS, the American Stroke Association's "Together to End Stroke" initiative helps people learn how to recognize and respond to stroke warning signs using the acronym "FAST," in which "F" stands for

face drooping, "A" stands for arm weakness, "S" stands for speech difficulty, and "T" stands for time to call 911 if any signs are present, and

WHEREAS, new and effective treatments have been developed to treat and minimize the severity and damaging effects of strokes, but much more research is needed, NOW, THEREFORE,

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

That May 2016 is recognized as "American Stroke Month" in Florida and that all residents of this state are urged to familiarize themselves with the risk factors, warning signs, and symptoms associated with stroke and, at the first sign of a stroke, to dial 911, so that we may begin to reduce the devastating effects of stroke on our population and Floridians may live stronger, healthier lives.

—was introduced, read, and adopted by publication.

At the request of Senator Hukill-

By Senator Hukill-

SR 466—A resolution recognizing April 2016 as "Financial Literacy Month" in Florida.

WHEREAS, in a letter to Thomas Jefferson dated August 23, 1787, John Adams recognized the need for the citizens of this nation to improve their financial literacy, writing, "All the perplexities, confusions, and distresses in America arise, not from defects in their Constitution or Confederation, not from a want of honor or virtue, so much as from downright ignorance of the nature of coin, credit, and circulation," and

WHEREAS, in 1914, the United States Congress passed the Smith-Lever Act, which created a system of cooperative extension services to provide learning experiences that would assist people in developing skills, including financial skills, which they could employ at home, on the farm, and in their communities, and

WHEREAS, in 1919, Junior Achievement, a nonprofit youth organization, was founded to work with local businesses and organizations to deliver financial literacy, entrepreneurship, and work-readiness education, and

WHEREAS, the 1950s marked a time when issues relating to financial management, including retirement security, composed 50 percent of the research that was conducted in the field of home economics, with financial literacy continuing to gain greater prominence in the area of education and beyond, and

WHEREAS, in 1995, William E. Odom, former chairman and CEO of Ford Motor Credit Corporation, developed the concept that led to the formation of the Jump\$tart Coalition, a nonprofit organization that includes approximately 150 national partner organizations from the business, financial, nonprofit, association, academic, and government sectors which are working to advance the financial literacy of students from prekindergarten through college, and

WHEREAS, in 1996, Lewis Mandell, Ph.D., developed the financial literacy survey that is now a hallmark of the Jump\$tart Coalition's work, providing the guidelines that evolved into the "National Standards in K-12 Personal Finance Education," and

WHEREAS, the Financial Literacy and Education Commission was established under the Fair and Accurate Credit Transactions Act of 2003 to improve financial literacy and to develop a national strategy on financial education, and

WHEREAS, in 2004, the year in which the United States Senate passed a resolution that officially recognized April as "Financial Literacy Month," Citigroup announced a 10-year, \$200 million commitment to meet the growing financial education needs of the communities that Citigroup served, and the American Institute of Certified Public Accountants and its affiliates launched the "360 Degrees of Financial

Literacy" initiative to address the widespread financial illiteracy epidemic, and

WHEREAS, in 2008, President George W. Bush signed an executive order that created the President's Advisory Council on Financial Literacy to recommend steps that could be taken in order to enhance financial literacy in the United States, and

WHEREAS, in 2010, the League of Southeastern Credit Unions identified financial literacy education as one of its missions and began its participation in programs like the National Endowment for Financial Education's High School Financial Planning Program, and Biz Kid\$, and

WHEREAS, that same year, the United States Congress passed the Dodd-Frank Wall Street Reform and Consumer Protection Act, creating the Bureau of Consumer Financial Protection to promote financial education, and

WHEREAS, in April 2011, President Barack Obama confirmed his commitment to the observance of National Financial Literacy Month, saying, "During National Financial Literacy Month, we recommit to improving financial literacy and ensuring all Americans have access to trustworthy financial services and products," and

WHEREAS, in 2013, 40 percent of adults polled gave themselves a grade of "C," "D," or "F" on their knowledge of personal finance, and 78 percent said they agreed that they could benefit from additional advice and answers to everyday financial questions from a professional, and

WHEREAS, in 2015, American consumers owe \$11.85 trillion in debt, including \$890.9 billion in credit card debt, \$8.17 trillion in mortgages, and \$1.19 trillion in student loan debt, an increase of 7.1 percent from 2014, and

WHEREAS, today, nearly half of all households in major American cities are financially vulnerable, lacking assets or adequate savings to cover basic expenses for 3 months in the event of an emergency such as a job loss or a health crisis, and

WHEREAS, currently, 43 states require some form of financial literacy content to be taught in high schools, with 19 states requiring that a personal financial literacy course be offered and 17 states requiring that students take a personal financial literacy course, and

WHEREAS, National Financial Literacy Month is recognized each April in an effort to highlight the importance of financial literacy, to encourage Americans to establish and maintain healthy financial habits, and to remind them of the need to teach students how to be financially savvy, thereby empowering these students to be economically successful throughout their lives, NOW, THEREFORE,

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

That April 2016 is recognized as "Financial Literacy Month" in Florida and that all residents of this state are urged to appreciate the importance of financial literacy in their everyday lives and the value of ensuring that financial literacy education is available to students.

—was introduced, read, and adopted by publication.

At the request of Senator Hukill-

By Senator Hukill-

SR 678—A resolution recognizing September 2016 as "Spinal Cord Injury Awareness Month" in Florida.

WHEREAS, the central nervous system is made up of two parts, the brain and the spinal cord, and

WHEREAS, the spinal cord is considered the information superhighway of the body because it contains bundles of neurons that carry signals to and from the brain, controlling many bodily functions, and WHEREAS, after a spinal cord injury occurs, damaged neurons can no longer emit signals to or from the brain, and the injured person suffers permanent sensory loss and loss of muscle control, and

WHEREAS, some 276,000 individuals in the United States are living with a spinal cord injury, and

WHEREAS, it is estimated that the number of new cases involving spinal cord injury in the United States is about 12,500 each year, not including injuries to those who die at the scene of an accident, and

WHEREAS, the average age for spinal cord injuries is 42 years, with more than half of all injuries occurring between the ages of 16 and 30, and $\,$

WHEREAS, 82 percent of all spinal cord injuries occur in men, placing men at much greater risk for spinal cord injury, and

WHEREAS, the four leading causes of spinal cord injury for both men and women are auto accidents, falls, acts of violence, and sports-related activities, and

WHEREAS, the average annual cost of care for individuals who have a spinal cord injury ranges from approximately \$350,000 to \$1.06 million the first year after injury, with an estimated lifetime cost of between approximately \$1.1 million and \$4.7 million, depending on the severity of injury and the age of the individual at the time of injury, and

WHEREAS, over the past two decades, scientists have made major breakthroughs in understanding how to stimulate the regeneration of damaged neurons, restore normal function, and improve the quality of life for patients with spinal cord injuries in areas such as infertility and pain management, and

WHEREAS, scores of national, regional, and local organizations and researchers, doctors, volunteers, and others across this state are dedicated to improving the quality of life of people living with spinal cord injuries and their families, NOW, THEREFORE,

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

That September 2016 is recognized as "Spinal Cord Injury Awareness Month" in Florida.

-was introduced, read, and adopted by publication.

At the request of Senator Hukill-

By Senator Hukill—

SR 682—A resolution congratulating American Pharoah's Florida trainers, J.B. McKathan and Kevin McKathan, on American Pharoah's victories in the 2015 Triple Crown of Thoroughbred Racing.

WHEREAS, a horse must win the Kentucky Derby, the Preakness Stakes, and the Belmont Stakes in order to achieve the Triple Crown of Thoroughbred Racing, regarded as the greatest accomplishment that a racehorse can attain, and

WHEREAS, American Pharoah, owned by Ahmed Zayat of Teaneck, New Jersey, is the first horse since Florida's Affirmed in 1978 to win the Triple Crown, thus becoming the 12th Thoroughbred to accomplish that feat, and

WHEREAS, American Pharoah was trained by Bob Baffert, and

WHEREAS, jockey Victor Espinoza successfully rode American Pharoah in each of the three races leading to the Triple Crown, and

WHEREAS, American Pharoah comes from the Florida bloodlines of champions Unbridled and Tri Jet and is a descendant of 1973 Triple Crown winner Secretariat, and WHEREAS, brothers J.B. McKathan and Kevin McKathan are partners in the McKathan Brothers Training Center in Citra, where J.B. provided early schooling for the colt American Pharoah, and

WHEREAS, the McKathan brothers have been raising and training racehorses for decades, bringing up several Kentucky Derby winners, including back-to-back championships for the trainers in 1997 and 1998, and

WHEREAS, training horses requires dedication, strength, and patience, and the McKathan brothers are widely known for their hard work and devotion to this endeavor, and

WHEREAS, the McKathan brothers' success comes nearly four decades after the last triumph of this level occurred with Affirmed, also a champion from Marion County, and

WHEREAS, the Florida Senate commends the McKathan brothers for their work, which ensures that Marion County remains one of the prime areas for raising some of the best racehorses in the sport, NOW, THEREFORE,

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

That J.B. McKathan and Kevin McKathan, American Pharoah's Florida trainers, are congratulated on American Pharoah's victories in the 2015 Triple Crown of Thoroughbred Racing.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to J.B. McKathan and Kevin McKathan as a tangible token of the sentiments of the Florida Senate for their part in this historic event.

-was introduced, read, and adopted by publication.

At the request of Senator Gibson-

By Senator Gibson-

SR 1014—A resolution honoring and remembering the crew members of the container ship El Faro and offering heartfelt condolences to their families, friends, and loved ones.

WHEREAS, El Faro, a 790-foot container ship, departed from Jack-sonville for Puerto Rico on September 29, 2015, with 33 crew members aboard, and

WHEREAS, the crew of El Faro consisted of 28 citizens of the United States, including several from or with families in this state, and 5 Polish nationals, and

WHEREAS, the last communication from El Faro occurred on October 1, 2015, and

WHEREAS, the United States Coast Guard determined that El Faro sank with all crew members on board, and $\,$

WHEREAS, the crew was part of the fabric of the vibrant industry overseen by the Jacksonville Port Authority and contributed to the \$27-billion impact of Florida's 14 deepwater ports, and

WHEREAS, the residents of Jacksonville and the people of this state mourn the loss of Louis Marko Champa, Roosevelt Lazarra Clark, Sylvester C. Crawford, Jr., Captain Michael Christopher Davidson, Brookie Larry Davis, Keith William Griffin, Frank J. Hamm, Joe Edward Hargrove, Carey J. Hatch, Michael Lee Holland, Jack Edward Jackson, Jackie Roberts Jones, Jr., Lonnie S. Jordan, Piotr Marek Krause, Mitchell T. Kuflik, Roan Ronald Lightfoot, Jeffrey Allen Mathias, Dylan O. Meklin, Marcin Nita, Jan Podgórski, James Phillip Porter, Richard Joseph Pusatere, Theodore Earl Quammie, Danielle Laura Randolph, Jeremie Harold Riehm, Lashawn Lamonte Rivera, Howard John Schoenly, Steven Wink Shultz, German Arturo Solar-Cortes, Anthony Shawn Thomas, Andrzej Roman Truszkowski, Mariette Wright, and Rafal Andrzej Zdobych, NOW, THEREFORE,

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

That the Florida Senate honors and remembers the crew members who lost their lives aboard El Faro and offers heartfelt condolences to their families, friends, and loved ones.

—was introduced, read, and adopted by publication.

By direction of the President, the rules were waived and the Senate proceeded to— $\,$

SPECIAL ORDER CALENDAR

On motion by Senator Margolis, by unanimous consent—

SB 606—A bill to be entitled An act relating to state symbols; creating s. 15.053, F.S.; designating the Big Orange as the official state symbol for New Year's Eve celebrations; providing an effective date.

—was taken up out of order and read the second time by title.

Pursuant to Rule 4.19, **SB 606** was placed on the calendar of Bills on Third Reading.

On motion by Senator Ring, by unanimous consent—

SB 7012—A bill to be entitled An act relating to death benefits under the Florida Retirement System; amending s. 121.091, F.S.; authorizing payment of death benefits to the surviving spouse or children of a Special Risk Class member killed in the line of duty under specified circumstances; specifying eligibility; amending s. 121.571, F.S.; conforming provisions to changes made by the act; amending s. 121.591, F.S.; authorizing payment of death benefits to the surviving spouse or surviving children of a Special Risk Class member in the investment plan; establishing qualifications and eligibility requirements in order to receive such benefits; prescribing the method of calculating the benefit; specifying circumstances under which benefit payments are terminated; creating s. 121.5912, F.S.; providing legislative intent; requiring the State Board of Administration or the Division of Retirement to take certain action upon receipt of notification of disqualification from the Internal Revenue Service; authorizing the state board and the Department of Management Services to adopt rules; creating s. 121.735, F.S.; providing for allocations for death benefits authorized by the act; amending ss. 121.71, 121.74, and 121.75, F.S.; conforming cross-references to changes made by the act; requiring the State Board of Administration to transfer moneys to fund survivor benefit payments under specified circumstances; adjusting employer contribution rates in order 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 appropriation; providing an effective date.

—was taken up out of order and read the second time by title. On motion by Senator Ring, by two-thirds vote, **SB 7012** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Galvano Richter Altman Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimsley Simmons Brandes Hays Simpson Hukill Braynon Smith Bullard Hutson Sobel Clemens Joyner Soto Dean Latvala Stargel Thompson Detert Lee Diaz de la Portilla Legg Evers Margolis

Nays-None

CO-INTRODUCERS

All Senators voting yea, not previously shown as co-introducers, were recorded as co-introducers of **SB 7012**.

The vote was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Galvano Richter Altman Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimsley Simmons **Brandes** Hays Simpson Braynon Hukill Smith Bullard Hutson Sobel Clemens Jovner Soto Dean Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg

Evers Margolis

Nays-None

SPECIAL GUESTS

Senator Ring introduced the widow of Orange County Deputy Sheriff Jonathan Scott Pine, Bridget Pine, who was present in the gallery.

ADOPTION OF RESOLUTIONS

On motion by Senator Joyner-

By Senator Joyner-

SR 1242—A resolution remembering the life and legacy of the Honorable Leander Jerry Shaw, Jr., former Florida Supreme Court Chief Justice, upon his death.

WHEREAS, the Honorable Leander Jerry Shaw, Jr., son of the late Leander J. and Margaret Shaw, was born September 6, 1930, in Salem, Virginia, received a bachelor's degree from West Virginia State College, and proudly served his country as an artillery officer in the Korean War, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., earned a Juris Doctorate from Howard University and began his law career as an assistant professor of law at Florida A&M University, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., was admitted to The Florida Bar in 1960 as one of 25 black attorneys practicing in the state at that time, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., worked in private practice in Jacksonville and served as an assistant public defender and, later, as a state attorney, where he led the Capital Crimes Division and was an adviser to the grand jury, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., was a loving and patient father to Sherri Shaw Luke, Dione King, Dawn Sims, Sean Shaw, and the late Leander Jerry Shaw, III, and a loyal relative and friend to countless others, and

WHEREAS, in 1974, the Honorable Leander Jerry Shaw, Jr., was appointed by then-Governor Reubin Askew to the Florida Industrial Relations Commission, and, in 1979, then-Governor Bob Graham named him to the First District Court of Appeal, and

WHEREAS, in 1983, the Honorable Leander Jerry Shaw, Jr., was appointed by then-Governor Bob Graham to the Florida Supreme Court, making Justice Shaw the second black member of the high court and

later, its first black Chief Justice, a position he held from 1990 to 1992, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., a dedicated jurist and community leader, is credited with being a pivotal force in restoring the public's faith in the integrity of the Florida Supreme Court following scandals in the 1970s, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., will be remembered as an outspoken critic of the state's use of the electric chair as a means of execution for capital crimes, and

WHEREAS, the Honorable Leander Jerry Shaw, Jr., who died December 14, 2015, at the age of 85, will long be remembered as a trail-blazer in the practice of law and as a calm, insightful jurist and teacher who leaves an enduring legacy of dedication to public service, NOW, THEREFORE,

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

That the members of the Senate extend their heartfelt sympathy to his family upon the death of former Florida Supreme Court Chief Justice Leander Jerry Shaw, Jr.

BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the family of former Florida Supreme Court Chief Justice Leander Jerry Shaw, Jr., as a tangible token of the sentiments of the Florida Senate.

—was introduced out of order and read by title. On motion by Senator Joyner, **SR 1242** was read the second time in full and adopted.

SPECIAL GUESTS

JOURNAL OF THE SENATE

Senator Joyner introduced the son of former Florida Supreme Court Chief Justice Leander Shaw, Sean Shaw, who was present in the gallery.

SENATOR RICHTER PRESIDING

INTRODUCTION OF FORMER SENATORS

Senator Richter recognized former Senator Les Miller, Hillsborough County Commissioner, who was present in the chamber.

SPECIAL ORDER CALENDAR, continued

On motion by Senator Lee-

SB 2500—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2016, and ending June 30, 2017, and supplemental appropriations for the period ending June 30, 2016, to pay salaries and other expenses, capital outlay buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was read the second time by title.

Senator Montford moved the following amendments which were adopted:

Amendment 1 (995058)—

	EDUCATION, DEPARTMENT OF Vocational Rehabilitation 48160000	DELETE	INSERT
3	In Section 02 On Page 008 Aid To Local Governments 050798 Grants And Aids - Adults With Disabilities Funds IOEB		
1000	O General Revenue Fund CA 500,000 FSIINR 500,000	6,171,576	6,671,576

Immediately following Specific Appropriation 33, DELETE:

Funds in Specific Appropriation 33 shall be allocated as follows:

Inclusive Transition and Employment Management Program	
(ITEM)	1,000,000
Our Pride Academy	1,200,000
Flagler Adults with Disabilities	535,892
Jackson Adults with Disabilities Program	1,019,247
Miami-Dade Adults with Disabilities Program	1,125,208
Sumter Adults with Disabilities Program	42,500
Palm Beach Habilitation Center	225,000
Community Based Supported Employment	114,723
Adults with Disabilities - Helping People Succeed	109,006
Broward County Public Schools Adults with Disabilities	800,000
Daytona State College Adults with Disabilities Program	70,000

AND INSERT:

Funds in Specific Appropriation 33 shall be allocated as follows:

Inclusive Transition and Employment Management Program	
(ITEM)	1,000,000
Our Pride Academy	1,200,000
Flagler Adults with Disabilities	535,892
Jackson Adults with Disabilities Program	1,019,247
Miami-Dade Adults with Disabilities Program	1,125,208
Sumter Adults with Disabilities Program	42,500
Palm Beach Habilitation Center	225,000
Community Based Supported Employment	114,723
Adults with Disabilities - Helping People Succeed	109,006
Broward County Public Schools Adults with Disabilities	800,000
Daytona State College Adults with Disabilities Program	70,000
Gadsden Adults with Disabilities Program	100,000
Gulf Adults with Disabilities Program	35,000
Jefferson Adults with Disabilities Program	30,000
Leon Adults with Disabilities Program	225,000
Taylor Adults with Disabilities Program	42,500
Wakulla Adults with Disabilities Program	42,500
Tallahassee Community College Adults with Disabilities	
Program	25,000

Universities, Division Of Program: Educational And General Activities 48900100

In Section 02 On Page 038 142 Aid To Local Governments 052310 Grants And Aids - Education And General Activities IOEB

1000 General Revenue Fund 1,947,158,418 1,946,858,418 CA -300,000 FSI1NR -300,000

Following Specific Appropriation 142, DELETE:

Funds in Specific Appropriation 142 from the General Revenue Fund shall be allocated as follows:

University of Florida	257,904,038
Florida State University	237,881,519
Florida A&M University	65,128,983
University of South Florida	159,097,663
University of South Florida, St. Petersburg	20,230,516
University of South Florida, Sarasota/Manatee	11,648,251
Florida Atlantic University	106,121,324
University of West Florida	85,211,673
University of Central Florida	195,714,022
Florida International University	149,646,161
University of North Florida	63,584,980
Florida Gulf Coast University	53,212,152
New College of Florida	15,464,614
Florida Polytechnic University	35,075,021
State University Performance Based Incentives	475,000,000
Board of Governors - Johnson Scholarships	1,237,500
Preeminent and Emerging Preeminent State Research	
Universities	15,000,000

AND INSERT:

Funds in Specific Appropriation 142 from the General Revenue Fund shall be allocated as follows:

University of Florida	257,904,038
	237,581,519
Florida A&M University	65,128,983
University of South Florida	159,097,663
University of South Florida, St. Petersburg	20,230,516
University of South Florida, Sarasota/Manatee	11,648,251
Florida Atlantic University	106,121,324
University of West Florida	85,211,673
University of Central Florida	195,714,022
Florida International University	149,646,161
University of North Florida	63,584,980
Florida Gulf Coast University	53,212,152
New College of Florida	15,464,614
Florida Polytechnic University	35,075,021
State University Performance Based Incentives	475,000,000
Board of Governors - Johnson Scholarships	1,237,500
Preeminent and Emerging Preeminent State Research	
Universities	15,000,000
Florida Colleges, Division Of	
FIOITUA COTTEGES, DIVISION OI	

Program: Florida Colleges 48400600

In Section 02 On Page 033 Aid To Local Governments 050217 Grants And Aids - Florida College System Program Fund IOEB

1000 General Revenue Fund 951,413,693 951,213,693 CA -200,000 FSI1NR -200,000

Immediately following Specific Appropriation 126, DELETE:

Funds provided in Specific Appropriation 126 are provided for operating funds and approved baccalaureate programs, and shall be allocated as follows:

Bastern Florida State CollegeBroward College	32,324,704 67,548,659
College of Central Florida	16,615,299
Chipola College	8,301,874
Daytona State College	39,459,238
Florida SouthWestern State College	24,103,318
Florida State College at Jacksonville	57,943,767
Florida Keys Community College	5,285,785
Gulf Coast State College	17,050,098
Hillsborough Community College	51,075,179
Indian River State College	36,647,487
Florida Gateway College	9,961,246
Lake-Sumter State College	11,111,373
State College of Florida, Manatee-Sarasota	20,191,304
Miami Dade College	131,133,785
North Florida Community College	5,836,545
Northwest Florida State College	14,333,053
Palm Beach State College	46,047,206
Pasco-Hernando State College	23,924,744
Pensacola State College	26,123,991
Polk State College	21,937,820
Saint Johns River State College	14,346,346
Saint Petersburg College	52,062,589
Santa Fe College	28,609,989
Seminole State College of Florida	32,005,999
South Florida State College	11,847,613
Tallahassee Community College	25,171,645
Walencia College	60,413,037
Performance Based Incentives	60,000,000

AND INSERT:

Funds provided in Specific Appropriation 126 are provided for operating funds and approved baccalaureate programs, and shall be allocated as follows:

328		JUURNAL OF	THE SENATE
Easte	rn Florida State College	32,324,704	Embry Riddle - Manufacturing Academy and Apprent
Browa	rd College	67,548,659	Internship Program
Colle	ge of Central Florida	16,615,299	Jacksonville University - EPIC
Chipo	la College	8,301,874	•
Dayto	na State College	39,459,238	AND INSERT:
	da SouthWestern State College		
Flori	da State College at Jacksonville	57,943,767	Funds in Specific Appropriation 68 shall be allo
Flori	da Keys Community College	5,285,785	
Gulf	Coast State College	17,050,098	Embry Riddle - Aerospace Academy
	borough Community College		Embry Riddle - Technology Park
India	n River State College	36,647,487	Embry Riddle - Manufacturing Academy and Apprent
Flori	da Gateway College	9,961,246	Internship Program
Lake-	Sumter State College	11,111,373	Jacksonville University - EPIC
State	College of Florida, Manatee-Sarasota	20,191,304	Space Exploration Laboratory
Miami	Dade College	131,133,785	
North	Florida Community College	5,836,545	Funds provided in Specific Appropriation 68 for
North	west Florida State College	14,333,053	Laboratory shall be used to establish a research
Palm	Beach State College	46,047,206	of a space exploration laboratory at a Florida r
Pasco	-Hernando State College	23,924,744	These funds shall be used for construction of la
Pensa	cola State College	26,123,991	acquisition of research equipment. These funds
Polk	State College	21,937,820	competitive basis to a Florida-based public or p
Saint	Johns River State College	14,346,346	university. A university applying for these fun
Saint	Petersburg College	52,062,589	provide a dollar-for-dollar match from private s
Santa	Fe College	28,609,989	the on-going maintenance and operation of the la
Semin	ole State College of Florida	32,005,999	funds. A task force shall be appointed by the S
South	Florida State College	11,847,613	the President of the Senate for the purpose of s
Talla	hassee Community College	24,971,645	Florida research universities and selecting the
	cia College		funded by the Florida Department of Education. T
Perfo	rmance Based Incentives	60,000,000	Florida House of Representatives shall appoint t
			force for a one year term. The President of the
Ar	nendment 2 (995059)—		appoint three members to the task force for a on
			force shall elect from its membership one member
	DELE	TE INSERT	the task force and one member to serve as vice of
	EDUCATION, DEPARTMENT OF		members of the task force shall constitute a quo
	Vocational Rehabilitation 48160000		conduct its meetings through teleconferences or
	roodelonal nemabilitation lolovov		Florida Department of Education shall provide su
	In Section 02 On Page 009		and other assistance as is reasonably necessary
34A	Aid To Local Governments 052310		in carrying out its responsibilities.
J 111	Grants And Aids - Education And General		
	Activities IOEB		Universities, Division Of
	11001710100 1010		Program: Educational And General
10	00 General Revenue Fund 70,	000 0	Activities 48900100
10	CA -70,000 FSIINR -70,000	· · · · · · · · · · · · · · · · · · ·	
	51 , 555 1511M 101000		In Section 02 On Page 038
	In Section 02 On Page 008		142 Aid To Local Governments 052310
33	Aid To Local Governments 050798		Grants And Aids - Education And General
55			Activities IOPP

THE PRESIDENT PRESIDING

CA 70,000 FSI1NR 70,000

1000 General Revenue Fund

Grants And Aids - Adults With Disabilities Funds IOEB

Senator Altman moved the following amendment which was adopted:

6,171,576

6,241,576

Amendment 3 (995057)—

	EDUCATION, DEPARTMENT OF Program: Private Colleges And Universities 48190000	DELETE	INSERT
68	In Section 02 On Page 013 Special Categories 102130 Grants And Aids - Private Colleges And Universities IOEB		
	General Revenue Fund CA 50,000 FSI1NR 50,000	10,530,000	10,580,000

Immediately following Specific Appropriation 68, DELETE:

Funds in Specific Appropriation 68 shall be allocated as follows:

Embry Riddle -	Aerospace Academy	3,000,000
Embry Riddle -	Technology Park	5,000,000

Embry Riddle - Manufacturing Academy and Apprenticeship/	
Internship Program	2,000,000
Jacksonville University - EPIC	530,000

located as follows:

Embry Riddle - Aerospace Academy	3,000,000 5,000,000
Internship Program	2,000,000
Jacksonville University - EPIC	530,000
Space Exploration Laboratory	50,000

r Space Exploration ch laboratory in support research university. laboratory space and s shall be awarded on a private research unds shall be required to sources, and commit to laboratory using private Speaker of the House and soliciting proposals from e proposal which will be The Speaker of the three members to the task e Florida Senate shall one year term. The task er to serve as chair of chair. A majority of the uorum. The task force may r other similar means. The such staff, information, y to assist the task force

Grants And Aids - Education And General Activities IOEB

1000 General Revenue Fund CA -50,000 FSI1NR -50,000

Following Specific Appropriation 142, DELETE:

Funds in Specific Appropriation 142 from the General Revenue Fund shall be allocated as follows:

1,947,158,418 1,947,108,418

University of Florida. Florida State University. Florida A&M University. University of South Florida. University of South Florida, St. Petersburg. University of South Florida, Sarasota/Manatee. Florida Atlantic University. University of West Florida. University of Central Florida. Florida International University. University of North Florida. Florida Gulf Coast University. New College of Florida. Florida Polytechnic University. State University Performance Based Incentives Board of Governors - Johnson Scholarships.	257,904,038 237,881,519 65,128,983 159,097,663 20,230,516 11,648,251 106,121,324 85,211,673 195,714,022 149,646,161 63,584,980 53,212,152 15,464,614 35,075,021 475,000,000 1,237,500
Preeminent and Emerging Preeminent State Research Universities	1,237,500

AND INSERT:

Funds	in Specific Appropriation 142 from the General Revenue Fund	Instructional Enhancements IOEB
	be allocated as follows:	
Univer	sity of Florida	1000 General Revenue Fund 17,419,342 16,919,342 CA -500,000 FSI1 -500,000
Florid	a State University	Tumodistali fallacing Openific Runnannistian 111 DDIDMD
	a A&M University	Immediately following Specific Appropriation 111, DELETE:
	sity of South Florida, St. Petersburg	To extend the unique means for better educating students, funds in Specific Appropriation 111 shall be allocated as follows:
Florid	a Atlantic University	Specific appropriation iii shaif be allocated as follows.
	sity of West Florida	Academic Tourney
Florid	a International University	Florida Holocaust Museum
	sity of North Florida	Holocaust Memorial Miami Beach
New Co	llege of Florida 15,464,614	Jobs for Florida's Graduates
	a Polytechnic University	Knowledge is Power Program (KIPP) Jacksonville
Board	of Governors - Johnson Scholarships	Mourning Family Foundation
	nent and Emerging Preeminent State Research versities	Project to Advance School Success (PASS) 508,983 The SEED School of Miami 4,681,440
Δm	endment 4 (995054) was withdrawn.	YMCA Youth in Government
	,	Pinellas Education Foundation Career Planning 500,000
	suant to Rule 7.1(1), there being no objection, consideration of the ring late-filed amendment was allowed:	Palm Beach County On-line Tutor Assistance
	<u> </u>	South Florida Tech Tutorial School
Ser adopt	actor Thompson moved the following amendment which was	Coral Gables Museum Green City Program
-		Moore-Mickens Education Vocation Center
Am	endment 17 (995067)—	Northmore Literacy Improvement Program
	DELETE INSERT	Breakthrough Miami
	EDUCATION, DEPARTMENT OF Blind Services, Division Of 48180000	
		AND INSERT:
52	In Section 02 On Page 010 Special Categories 100486	To extend the unique means for better educating students, funds in
	Grants And Aids - Client Services IOEB	Specific Appropriation 111 shall be allocated as follows:
Immedi	ately following Specific Appropriation 52, DELETE:	Academic Tourney
Funds	in Specific Appropriation 52 shall be allocated as follows:	Florida Holocaust Museum
Lighth	ouse for the Blind and Visually Impaired -	Holocaust Memorial Miami Beach
Pas	co/Hernando100,000	Jobs for Florida's Graduates
	ouse for the Blind and Visually Impaired - Miami 150,000 ouse for the Blind and Visually Impaired - Orange 250,000	Lauren's Kids
Florid	a Association of Agencies Serving the Blind 1,000,000	Mourning Family Foundation
AND IN	SERT:	The SEED School of Miami
Funda	in Specific Appropriation 52 shall be allocated as follows:	YMCA Youth in Government 150,000 Earn to Learn Program 201,680
		Pinellas Education Foundation Career Planning
	ouse for the Blind and Visually Impaired - co/Hernando	Summer Job Skills and Coding Internship Program 50,000
Lighth	ouse for the Blind and Visually Impaired - Miami 150,000	South Florida Tech Tutorial School
	puse Works - Orange	Specialty Children's Hospital Patient Academics Program 200,000
	rsuant to Rule 7.1(1), there being no objection, consideration of the	Moore-Mickens Education Vocation Center
	ring late-filed amendment was allowed:	Boys Choir of Tallahassee
Ser	ator Braynon moved the following amendment which was adop-	Duval County K-5 Coding Curriculum
ted:		Program: Private Colleges And
Am	endment 18 (995066)—	Universities 48190000
	DELETE INSERT	In Section 02 On Page 012 66 Special Categories 101157
	EDUCATION, DEPARTMENT OF	
	Public Schools, Division Of Program: State Grants/K-12 Program - Non	Grants And Aids - Historically Black Private Colleges IOEB
	FEFP 48250400	
	In Section 02 On Page 027	1000 General Revenue Fund 13,141,543 13,641,543 CA 500,000 FSI1 500,000
111	Special Categories 104052 Grants And Aids - School And	

Immediately following Specific Appropriation 66, DELETE:

Funds in Specific Appropriation 66 shall be allocated as follows:

Bethune-Cookman University	4,960,111
Edward Waters College	3,929,526
Florida Memorial University	3,532,048
Library Resources	719,858

AND INSERT:

Funds in Specific Appropriation 66 shall be allocated as follows:

Bethune-Cookman University	4,960,111
Edward Waters College	
Florida Memorial University	4,032,048
Library Resources	

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Gibson moved the following amendment:

Amendment 5 (995053)—

	DELETE	INSERT
AGENCY FOR PERSONS WITH DISABILITIES		
Program: Services To Persons With		
Disabilities		
Home And Community Services 67100100		
-		
In Section 02 On Dage 050		

In Section 03 On Page 059
258 Special Categories 100778
Grants And Aids - Contracted Services IOEB

1000 General Revenue Fund 7,508,060 7,758,060 CA 250,000 FSI1NR 250,000

DELETE the proviso immediately following Specific Appropriation 258:

From the funds in Specific Appropriation 258, \$1,200,000 in nonrecurring funds from the General Revenue Fund is provided to Our Pride Academy to establish a child care training program for individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$2,000,000 from the General Revenue Fund is provided to the ARC of Florida for dental services to individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$1,616,060 in nonrecurring funds from the General Revenue Fund is provided to the following projects:

Angels Reach Foundation, Inc	50,000
Area Stage Company (ASC) Developmental Disabilities	
Theater Program for Children	150,000
MACTown Fitness and Wellness Center	150,000
Mailman Center for Child Development	800,000
Operation Grow - Seminole County Work Opportunity Program	316,060
The Arc Tampa Bay Foundation	150,000

AND INSERT:

From the funds in Specific Appropriation 258, \$1,200,000 in nonrecurring funds from the General Revenue Fund is provided to Our Pride Academy to establish a child care training program for individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$2,000,000 from the General Revenue Fund is provided to the ARC of Florida for dental services to individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$1,866,060 in nonrecurring funds from the General Revenue Fund is provided to the following projects:

Area Stage Company (ASC) Developmental Disabilities	
Theater Program for Children	150,000
Hope Therapy, Inc	250,000
MACTown Fitness and Wellness Center	150,000
Mailman Center for Child Development	800,000
Operation Grow - Seminole County Work Opportunity Program	316,060
The Arc Tampa Bay Foundation	150,000

(200) 5 2 1 2 1 2 1 1 1 1 1 1

Developmental Disability Centers - Civil Program 67100400

In Section 03 On Page 063
285 Fixed Capital Outlay 080754
Agency For Persons With Disabilities
Fixed Capital Outlay Needs For Centrally
Managed Facilities IOEJ

1000 General Revenue Fund 2,600,000 2,350,000 CA -250,000 FSI1NR -250,000

DELETE the proviso immediately following Specific Appropriation 285:

From the funds in Specific Appropriation 285, \$1,305,485 in nonrecurring funds from the General Revenue Fund is provided for William "Billy Joe" Rish Recreational Park.

From the funds in Specific Appropriation 285, \$1,294,515 in nonrecurring funds from the General Revenue Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications and other critical repairs to state facilities.

AND INSERT:

From the funds in Specific Appropriation 285, \$1,305,485 in nonrecurring funds from the General Revenue Fund is provided for William "Billy Joe" Rish Recreational Park.

From the funds in Specific Appropriation 285, \$1,044,515 in nonrecurring funds from the General Revenue Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications and other critical repairs to state facilities.

Senator Gibson moved the following substitute amendment which was adopted:

Substitute Amendment 5 (995068)—

AGENCY FOR PERSONS WITH DISABILITIES
Program: Services To Persons With
Disabilities
Home And Community Services 67100100

In Section 03 On Page 059
Special Categories 100778
Grants And Aids - Contracted Services IOEB

1000 General Revenue Fund 7,608,060 7,858,060
CA 250,000 FSIINR 250,000

DELETE the proviso immediately following Specific Appropriation 258:

From the funds in Specific Appropriation 258, \$1,200,000 in nonrecurring funds from the General Revenue Fund is provided to Our Pride Academy to establish a child care training program for individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$2,000,000 from the General Revenue Fund is provided to the ARC of Florida for dental services to individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$1,716,060 in nonrecurring funds from the General Revenue Fund is provided to the following projects:

Theater Program for Children	150,000
Easter Seals of Volusia and Flagler Counties	100,000
MACTown Fitness and Wellness Center	150,000
Mailman Center for Child Development	800,000
Operation Grow - Seminole County Work Opportunity Program	316,060
The Arc Tampa Bay Foundation	150,000

AND INSERT:

From the funds in Specific Appropriation 258, \$1,200,000 in nonrecurring funds from the General Revenue Fund is provided to Our Pride Academy to establish a child care training program for individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$2,000,000 from the General Revenue Fund is provided to the ARC of Florida for dental services to individuals with developmental disabilities.

From the funds in Specific Appropriation 258, \$1,966,060 in nonrecurring funds from the General Revenue Fund is provided to the following projects:

Angels Reach Foundation, Inc	50,000
Area Stage Company (ASC) Developmental Disabilities	
Theater Program for Children	150,000
Hope Therapy, Inc	250,000
Easter Seals of Volusia and Flagler Counties	100,000
MACTown Fitness and Wellness Center	150,000
Mailman Center for Child Development	800,000
Operation Grow - Seminole County Work Opportunity Program	316,060
The Arc Tampa Bay Foundation	150,000

Developmental Disability Centers - Civil Program 67100400

In Section 03 On Page 063
285 Fixed Capital Outlay 080754
Agency For Persons With Disabilities
Fixed Capital Outlay Needs For Centrally
Managed Facilities IOEJ

1000 General Revenue Fund 2,500,000 2,250,000 CA -250,000 FSI1NR -250,000

DELETE the proviso immediately following Specific Appropriation 285:

From the funds in Specific Appropriation 285, \$1,305,485 in nonrecurring funds from the General Revenue Fund is provided for William "Billy Joe" Rish Recreational Park.

From the funds in Specific Appropriation 285, \$1,194,515 in nonrecurring funds from the General Revenue Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications and other critical repairs to state facilities.

AND INSERT:

From the funds in Specific Appropriation 285, \$1,305,485 in nonrecurring funds from the General Revenue Fund is provided for William "Billy Joe" Rish Recreational Park.

From the funds in Specific Appropriation 285, \$944,515 in nonrecurring funds from the General Revenue Fund is provided for Americans with Disabilities Act (ADA) accessibility modifications and other critical repairs to state facilities.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Garcia moved the following amendment which was adopted:

Amendment 6 (995060)—

DELETE INSERT

HEALTH, DEPARTMENT OF Program: Community Public Health Community Health Promotion 64200100 In Section 03 On Page 090 181B Grants And Aids To Local Governments And 140423 Nonstate Entities - Fixed Capital Outlay Rural Hospitals IOEM

1000 General Revenue Fund 2,000,000 1,650,000 CA -350,000 FSI1NR -350,000

DELETE the proviso immediately following Specific Appropriation 481B:

From the funds in Specific Appropriation 481B, \$2,000,000 in nonrecurring funds from the General Revenue Fund is provided for the Rural Hospital Capital Improvement Program and shall be allocated in accordance to the grant process in section 395.6061, Florida Statutes.

AND INSERT:

From the funds in Specific Appropriation 481B, \$1,650,000 in nonrecurring funds from the General Revenue Fund is provided for the Rural Hospital Capital Improvement Program and shall be allocated in accordance to the grant process in section 395.6061, Florida Statutes.

CHILDREN AND FAMILIES, DEPARTMENT OF Administration Program: Support Services Information Technology 60900202

In Section 03 On Page 066 Special Categories 100644 Computer Related Expenses IOEA

1000 General Revenue Fund 2,333,889 2,683,889 CA 350,000 FSI1NR 350,000

Following Specific Appropriation 319, INSERT:

From the funds in Specific Appropriation 319, \$350,000 in nonrecurring funds from the General Revenue Fund is provided to support the annual maintenance costs of the electronic personal health records system for foster children.

Amendment 7 (995050) and Substitute Amendment 7 (995071) were withdrawn.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Braynon moved the following amendment which was adopted:

Amendment 8 (995064)—

DELETE INSERT

HEALTH, DEPARTMENT OF Program: Community Public Health Community Health Promotion 64200100

In Section 03 On Page 090
481B Grants And Aids To Local Governments And 140423
Nonstate Entities - Fixed Capital Outlay
Rural Hospitals IOEM

1000 General Revenue Fund 2,000,000 1,750,000 CA -250,000 FSI1NR -250,000

DELETE the proviso immediately following Specific Appropriation 481B and INSERT:

From the funds in Specific Appropriation 481B, \$1,750,000 in nonrecurring funds from the General Revenue Fund is provided for the Rural Hospital Capital Improvement Program and shall be allocated in accordance to the grant process in section 395.6061, Florida Statutes.

In Section 03 On Page 087

466 Special Categories 100778
Grants And Aids - Contracted Services IOEB

1000 General Revenue Fund 23,673,916 23,923,916

CA 250,000 FSI1NR 250,000

At the end of existing proviso language, following Specific Appropriation 466, INSERT:

From the funds in Specific Appropriation 466, \$250,000 in nonrecurring funds from general revenue funds are provided to the Women's Breast & Heart Initiative, Florida Affiliate.

Senator Altman moved the following amendment which was adopted:

Amendment 9 (995051)—

HEALTH, DEPARTMENT OF
Program: Community Public Health
Community Health Promotion 64200100

In Section 03 On Page 090
481B Grants And Aids To Local Governments And
Nonstate Entities - Fixed Capital Outlay
Rural Hospitals IOEM

1000 General Revenue Fund 2,000,000 1,850,000
CA -150,000 FSIINR -150,000

DELETE the proviso immediately following Specific Appropriation 481B and INSERT:

From the funds in Specific Appropriation 481B, \$1,850,000 in nonrecurring funds from the General Revenue Fund is provided for the Rural Hospital Capital Improvement Program and shall be allocated in accordance to the grant process in section 395.6061, Florida Statutes.

Statewide Public Health Support Services 64200800

In Section 03 On Page 095
525 Special Categories 100778
Grants And Aids - Contracted Services IOEB

1000 General Revenue Fund 1,495,536 1,645,536 CA 150,000 FSI1NR 150,000

At the end of existing proviso language, following Specific Appropriation 525, INSERT:

From the funds in Specific Appropriation 525, \$150,000 in nonrecurring funds from the general revenue fund is provided for the Ventilated Quadriplegic Workforce Participation Pilot Project.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Galvano moved the following amendment which was adopted:

Amendment 19 (995070)—

DELETE INSERT
AGENCY FOR HEALTH CARE ADMINISTRATION
Program: Health Care Services
Medicaid Services To Individuals 68501400

In Section 03 On Page 053 218 Special Categories 102673 Prepaid Health Plans IOEE

Immediately following Specific Appropriation 218, INSERT:

The Agency for Health Care Administration (AHCA) may, pursuant to section 409.912, Florida Statutes, contract with a provider service network, as defined in section 409.962, Florida Statutes, that is a specialty plan for medically complex and medically fragile children who are eligible to voluntarily enroll in the Medicaid Managed Medical Assistance program pursuant to section 409.972, Florida Statutes,

through either a fee-for-service or capitated payment arrangement. AHCA shall plan to transition the project into the Medicaid Managed Medical Assistance program under part IV of chapter 409 during the next round of procurement under that part.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Benacquisto moved the following amendment which was adopted:

Amendment 22 (995074)—

DELETE INSERT ELDER AFFAIRS, DEPARTMENT OF Program: Services To Elders Program Home And Community Services 65100400 In Section 03 On Page 080 410 Special Categories 100041 Grants And Aids - Alzheimer's Disease Initiative IOEB 1000 General Revenue Fund 21,855,317 21,930,317 CA 75.000 FST1NR 75.000 DELETE the proviso immediately following Specific Appropriation 410: Alzheimer's Community Care Association..... 175,000 AND INSERT: Alzheimer's Community Care Association..... 250,000 HEALTH, DEPARTMENT OF Program: Community Public Health County Health Departments Local Health Needs 64200700 In Section 03 On Page 093 Grants And Aids To Local Governments And 514 Nonstate Entities - Fixed Capital Outlay Maintenance And Repair Of County Health Departments IOEM 1000 General Revenue Fund 3.319.219 3,244,219 CA -75,000 FSI1NR -75,000

Senator Negron moved the following amendment which was adopted:

Amendment 10 (995063)—

DELETE INSERT STATE COURT SYSTEM Program: Trial Courts Court Operations - Circuit Courts 22300100 In Section 07 On Page 380 Data Processing Services 210014 3163 Other Data Processing Services IOEA 1000 General Revenue Fund 4.775.043 4.444.626 CA -330,417 FSI1 -330,417 CORRECTIONS, DEPARTMENT OF Program: Security And Institutional Operations Adult Male Custody Operations 70031100

In Section 04 On Page 110
633K Special Categories 105235
Private Prison Operations IOEA

1000 General Revenue Fund 118,036,211 118,366,628 CA 330,417 FSI1 330,417 At the end of existing proviso language, following Specific Appropriation 633K, INSERT:

From the funds in Specific Appropriation 633K, \$330,417 in recurring general revenue funds is provided to the Florida Department of

Management Services for operation of the GEO Continuum of Care rehabilitation and reentry program at Bay Correctional Facility.

Senator Joyner moved the following amendment which was adopted:

Amendment 11 (995062)-

CORRECTIONS, DEPARTMENT OF
Program: Education And Programs
Adult Substance Abuse Prevention,
Evaluation And Treatment Services 70450100

In Section 04 On Page 121
736 Special Categories 100716
Contract Drug Abuse Services IOEA

1000 General Revenue Fund 15,863,682 16,013,682 CA 150,000 FSI1 150,000

Following Specific Appropriation 736, INSERT:

From the funds in Specific Appropriation 736, \$150,000 from recurring general revenue funds is provided to Westcare Florida Gulfcoast, located in St. Petersburg, to provide overlay services for mental health disorders in both secure and non-secure residential programs.

STATE COURT SYSTEM
Program: Trial Courts
Court Operations - Circuit Courts 22300100

In Section 07 On Page 380
3163 Data Processing Services 210014
Other Data Processing Services IOEA

1000 General Revenue Fund 4,775,043 4,625,043

CA -150,000 FSI1 -150,000

Senator Negron moved the following amendment which was adopted:

Amendment 12 (995061)—

DELETE INSERT

STATE COURT SYSTEM
Program: District Courts Of Appeal

Court Operations - Appellate Courts 22100600

In Section 07 On Page 377
3144 Fixed Capital Outlay 080071
Fourth District Court Of Appeal New
Courthouse Construction - Dms Mgd IOEI

1000 General Revenue Fund 7,275,757 6,275,757 CA -1,000,000 FSI1NR -1,000,000

Administered Funds - Judicial Court Operations - Administered Funds 22020100

In Section 07 On Page 376 3130B Aid To Local Governments 050712 County Courthouse Expansion IOEB

1000 General Revenue Fund 1,000,000 2,000,000 CA 1,000,000 FSIINR 1,000,000

DELETE the proviso immediately following Specific Appropriation 3130B:

The funds in Specific Appropriation 3130B shall be used to expand the Charlotte County Justice Center.

AND INSERT:

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Sobel moved the following amendment which was adopted:

Amendment 20 (995073)—

LAW ENFORCEMENT, DEPARTMENT OF
Program: Investigations And Forensic
Science Program
Provide Investigative Services 71600200

In Section 04 On Page 181
224 Special Categories 102009
Grants And Aids - Special Projects IOEB

1000 General Revenue Fund 7,150,000 7,400,000
CA 250,000 FSIINR 250,000

At the end of existing proviso language, following Specific Appropriation 1224, INSERT:

From the funds in Specific Appropriation 1224, \$150,000 in nonrecurring general revenue funds is provided to the City of Hollywood to install, operate, and maintain street lights in the Liberia neighborhood to enhance security and reduce criminal activity.

From the funds in Specific Appropriation 1224, \$100,000 in nonrecurring general revenue funds is provided to the Hollywood Police Department for the purpose of teaching seniors how to avoid identity theft and to protect seniors from victimization by identity thieves through enforcement.

STATE COURT SYSTEM
Program: District Courts Of Appeal
Court Operations - Appellate Courts 22100600

In Section 07 On Page 377
3144 Fixed Capital Outlay 080071
Fourth District Court Of Appeal New
Courthouse Construction - DMS MGD IOEI

1000 General Revenue Fund 7,275,757 7,025,757 CA -250,000 FSI1NR -250,000

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Thompson moved the following amendment which was adopted:

Amendment 23 (995075)—

LAW ENFORCEMENT, DEPARTMENT OF
Program: Investigations And Forensic
Science Program
Provide Investigative Services 71600200

In Section 04 On Page 181
4 Special Categories 102009
Grants And Aids - Special Projects IOEB

1000 General Revenue Fund 7,150,000 7,200,000
CA 50,000 FSIINR 50,000

At the end of existing proviso language, following Specific Appropriation 1224, INSERT:

From the funds in Specific Appropriation 1224, \$50,000 in nonrecurring general revenue funds is appropriated for the construction of the Central Florida Multi-Jurisdictional Law Enforcement Training Facility.

JUVENILE JUSTICE, DEPARTMENT OF Program: Juvenile Detention Program Detention Centers 80400100

In Section 04 On Page 168
1105 Fixed Capital Outlay 080410
Department Of Juvenile Justice
Maintenance And Repair - State Owned

Buildings IOEJ

1000 General Revenue Fund 1,145,260 1,095,260 CA -50,000 FSI1NR -50,000

Senator Joyner moved the following amendment which was adopted:

Amendment 13 (995055)-

DELETE INSERT GOVERNOR, EXECUTIVE OFFICE OF THE Program: Emergency Management Emergency Prevention, Preparedness And Response 31700100 In Section 06 On Page 320 Special Categories 100777 2546 Contracted Services IOEA 1000 General Revenue Fund 1,502,500 1,002,500 CA -500,000 FSI1 -500,000 ECONOMIC OPPORTUNITY, DEPARTMENT OF Program: Strategic Business Development Strategic Business Development 40400100 In Section 06 On Page 292 Special Categories 100562 2234 Economic Development Projects IOEA 1000 General Revenue Fund 2,250,000 2,750,000 CA 500,000 FSI1 500,000 DELETE a portion of the proviso immediately following Specific Appropriation 2234: The nonrecurring funds provided in Specific Appropriation 2234 from the General Revenue Fund are allocated as follows: International Consortium for Advanced Manufacturing Research 1,000,000 Center for Advanced Manufacturing at Lake Tech..... 250.000 South Florida Economic Development District's Statewide AND INSERT: The nonrecurring funds provided in Specific Appropriation 2234 from the General Revenue Fund are allocated as follows: International Consortium for Advanced Manufacturing Research 1,000,000 Center for Advanced Manufacturing at Lake Tech..... 250.000

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

South Florida Economic Development District's Statewide

5508 Co-Working and Collaboration Exchange.....

Senator Detert moved the following amendment which was adopted:

Amendment 21 (995072)—

GOVERNOR, EXECUTIVE OFFICE OF THE Program: Emergency Management Emergency Prevention, Preparedness And Response 31700100

In Section 06 On Page 320 2546 Special Categories 100777 Contracted Services IOEA

1000 General Revenue Fund 1,502,500 1,252,500 CA -250,000 FSI1 -250,000

ECONOMIC OPPORTUNITY, DEPARTMENT OF Program: Community Development Housing And Community Development 40300200

In Section 06 On Page 287
2216 Special Categories 100931
Grants And Aids - Housing And Community
Development Projects IOEB

1000 General Revenue Fund 9,181,100 9,431,100 CA 250,000 FSI1 250,000

DELETE a portion of the proviso immediately following Specific Appropriation 2216:

The nonrecurring funds provided in Specific Appropriation 2216 from the General Revenue Fund are allocated as follows:

Baywalk - Miami Downtown Development Authority	40	0,000
Bergeron Rodeo Arena Refurbishment - Town of Davie	10	0,000
City of Bradenton Tournament Sports Park	1,00	0,000
City of Lauderdale Lakes - Sidewalk Repairs and Repla	acement. 10	0,000
City of North Lauderdale - Energy Efficient Street Li	ights 10	0,000
DeSoto County Public Safety Building		0,000
Elderly Housing Assistance Program - City of North Mi		0,000
Glades County Regional Training Center	1,00	0,000
Historic Hampton - Land Restoration	30	0,000
Lauderdale Lakes - Comprehensive Park Improvement Pro	oject 25	0,000
McTyre Oak Cultural Center - City of West Park	25	0,000
Miami Design District - Public Infrastructure Project		0,000
Nathan Benderson Park		0,000
Orange Blossom Revitalization Project		0,000
Village of Miami Shores - Electric Car Charging Stati	lon 3	3,600
Washington Park Security Upgrades - City of Hollywood	l 5	0,000
Washington Park Street Light Improvements - City of		
Hollywood		0,000
South Florida Hurricane Evacuation Clearance Time Ini		0,000
Palmetto Bay Mixed-Use Facility		0,000
St. Augustine Lighthouse and Maritime Museum	33	7,500

AND INSERT:

The nonrecurring funds provided in Specific Appropriation 2216 from the General Revenue Fund are allocated as follows:

Baywalk - Miami Downtown Development Authority	400,000
Bergeron Rodeo Arena Refurbishment - Town of Davie	100,000
City of Bradenton Tournament Sports Park	1,000,000
City of Lauderdale Lakes - Sidewalk Repairs and Replacement.	100,000
City of North Lauderdale - Energy Efficient Street Lights	100,000
DeSoto County Public Safety Building	750,000
Elderly Housing Assistance Program - City of North Miami	200,000
Glades County Regional Training Center	1,000,000
Historic Hampton - Land Restoration	300,000
Lauderdale Lakes - Comprehensive Park Improvement Project	250,000
McTyre Oak Cultural Center - City of West Park	250,000
Miami Design District - Public Infrastructure Projects	1,000,000
Nathan Benderson Park	2,000,000
Orange Blossom Revitalization Project	500,000
Village of Miami Shores - Electric Car Charging Station	33,600
Washington Park Security Upgrades - City of Hollywood	50,000
Washington Park Street Light Improvements - City of	
Hollywood	150,000
South Florida Hurricane Evacuation Clearance Time Initiative	160,000
Palmetto Bay Mixed-Use Facility	500,000
•	

DELETE INSERT

In Section 05 On Page 204
1424A Special Categories 100242
Transfer To Agricultural Emergency
Eradication Trust Fund IOEA

Enforcement 42170100

1000 General Revenue Fund 14,330,000 12,330,000 CA -2,000,000 FSI1NR -2,000,000

Plant Pest And Disease Control 42170600

In Section 05 On Page 210
1471B Fixed Capital Outlay 083810
Apiary Research And Extension Laboratory
- Dms Mgd IOEI

1000 General Revenue Fund 2,000,000

CA 2,000,000 FSI1NR 2,000,000

Following Specific Appropriation, INSERT:

Funds in Specific Appropriation 1471B are provided for the construction of an apiary research and extension laboratory at the University of Florida. Distribution of funds shall be contigent upon a 25 percent match from the University of Florida's Institute of Food and Agricultural Sciences and a 25 percent match from the Florida State Beekeepers Association.

Senators Altman and Soto offered the following amendment which was moved by Senator Altman:

Amendment 15 (995065)—

DELETE INSERT

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: State Lands Land Administration And Management 37100400

In Section 05 On Page 216
1531 Special Categories 109983
Transfer To Florida Forever Trust Fund IOEH

2423 Land Acquisition Trust Fund 48,870,979 26,614,773

1533 Fixed Capital Outlay 084108
Land Acquisition, Environmentally
Endangered, Unique/ Irreplaceable Lands,
Statewide IOEJ

CA -22,256,206 FSI1NR -22,256,206

2348 Florida Forever Trust Fund 22,256,206 222,562,060 CA 200,305,854 FSI1NR 200,305,854

DELETE the proviso immediately following Specific Appropriation 1533:

AND INSERT:

Funds in Specific Appropriation 1533 are provided for land acquisition pursuant to section 259.105(3)(m), Florida Statutes.

In Section 5 On Page 000
1533A Fixed Capital Outlay 081117
Debt Service - Florida Forever Bonds New Series IOEN

2423 Land Acquisition Trust Fund CA 22,256,206 FSI1 22,256,206 22,256,206

Immediately following Specific Appropriation 1533A, INSERT:

Funds provided in Specific Appropriation 1533A are for Fiscal Year 2016-2017 debt service on new bonds authorized pursuant to section 215.618, Florida Statutes, including any other continuing payments necessary or incidental to the repayment of the bonds, such as remarketing agent fees, tender agent fees, liquidity facility provider fees and similar fees and expenses. These funds may be used to refinance any or all series if it is in the best interest of the state as determined by the Division of Bond Finance. If the debt service varies as a result of a change in the interest rate, timing of issuance, or other circumstances, there is appropriated from the Land Acquisition Trust Fund an amount sufficient to pay such debt service.

POINT OF ORDER

Senator Galvano raised a point of order that **Amendment 15** (995065) would utilize nonrecurring funds for recurring expenses and would create an unbalanced budget.

The President referred the point of order and the amendment to Senator Simmons, Chair of the Committee on Rules.

RULING ON POINT OF ORDER

On recommendation of Senator Simmons, Chair of the Committee on Rules, the President ruled the point well taken and **Amendment 15** (995065) was therefore out of order.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Flores moved the following amendment:

Amendment 16 (995052)—

DELETE INSERT

ENVIRONMENTAL PROTECTION, DEPARTMENT OF Program: District Offices Water Resource Protection And Restoration 37150100

In Section 05 On Page 218
1546 Special Categories 100777
Contracted Services IOEA

1000 General Revenue Fund CA 100,000 FSI1NR 100,000

100,000

Following Specific Appropriation 1546, INSERT:

From the funds in Specific Appropriation 1546, \$100,000 in nonrecurring funds from the General Revenue Fund is provided for a mobile vessel pumpout service to assist Monroe County with alternative funding for the Monroe County marine sewage pilot program.

FISH AND WILDLIFE CONSERVATION COMMISSION Program: Law Enforcement Fish, Wildlife And Boating Law Enforcement 77200100

In Section 05 On Page 240

1762A Special Categories 106600
Derelict Vessel Removal Program IOEA

1000 General Revenue Fund 1,500,000 1,400,000

CA -100,000 FSI1 -100,000

Senator Flores moved the following substitute amendment which was adopted:

Substitute Amendment 16 (995069)—

DELETE INSERT

ENVIRONMENTAL PROTECTION, DEPARTMENT OF

Program: District Offices

Water Resource Protection And Restoration 37150100

In Section 05 On Page 218
1546 Special Categories 100777
Contracted Services IOEA

1000 General Revenue Fund CA 100,000 FSI1 100,000 100,000

Following Specific Appropriation 1546, INSERT:

From the funds in Specific Appropriation 1546, \$100,000 in nonrecurring funds from the General Revenue Fund is provided for a mobile vessel pumpout service to assist Monroe County with alternative funding for the Monroe County marine sewage pilot program.

FISH AND WILDLIFE CONSERVATION COMMISSION Program: Law Enforcement Fish, Wildlife And Boating Law Enforcement 77200100

In Section 05 On Page 240
1762A Special Categories 106600
Derelict Vessel Removal Program IOEA

1000 General Revenue Fund CA -100,000 FSI1 -100,000 1,500,000 1,400,000

Pursuant to Rule 4.19, **SB 2500**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Lee-

SB 2502—A bill to be entitled An act implementing the 2016-2017 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language; specifying the required ad valorem tax millage contribution by certain district school boards for certain funded construction projects; amending s. 1011.62, F.S.; revising the method for allocating funds for exceptional student education programs; extending by 1 fiscal year the requirement that specified school districts use certain funds toward additional intensive reading instruction; specifying the method for determining the 300 lowest-performing elementary schools; requiring categorical funds for supplemental academic instruction to be provided for in the Florida Education Finance Program; specifying the method of determining the allocation of categorical funding; providing for the recalculation of categorical funding; requiring an allocation to be prorated if certain conditions exist; revising the computation of the district sparsity index for districts that meet certain criteria; deleting obsolete language; creating a federally connected student supplement for school districts; specifying eligibility requirements and calculations for allocations of the supplement; conforming cross-references; amending s. 1011.71, F.S.; conforming a cross-reference; providing for the future expiration and reversion of specified statutory text; amending s. 1004.935, F.S.; extending the date by which the Adults with Disabilities Workforce Education Pilot Program may operate; providing for the future expiration and reversion of specified statutory text; amending s. 1013.74, F.S.; authorizing a university board of trustees to expend certain reserve or carry forward balances from a prior year for specified capital outlay projects if certain conditions are met; amending s. 1001.92, F.S.; revising requirements for the performance-based metrics adopted by the Board of Governors of the State University System for purposes of the State University System Performance-Based Incentive; requiring the Board of Governors to establish eligibility thresholds to determine a state university's eligibility to receive performance funding; creating s. 1001.66, F.S.; requiring a Florida College System Performance-Based Incentive to be awarded to Florida College System institutions using certain performance-based metrics and benchmarks adopted by the State Board of Education; specifying allocation of the funds; requiring the State Board of Education to establish eligibility thresholds to determine an institution's eligibility to receive performance funding; requiring certain funds to be withheld from, and certain improvement plans to be submitted to the State Board of Education by, institutions based on specified performance; specifying monitoring and reporting requirements for improvement plans; requiring the Commissioner of Education to withhold disbursement of specified funds until certain conditions are met; specifying requirements regarding the distribution of funds; requiring the State Board of Education to report to the Governor and the Legislature regarding the performance funding allocation; amending s. 1012.75, F.S.; extending by 1 fiscal year provisions authorizing the Department of Education to administer an educator liability insurance program; creating s. 1001.67, F.S.; establishing the Distinguished Florida College System institution program; specifying the excellence standards for purposes of the program; prescribing minimum criteria for an institution to receive a distinguished college designation; specifying that designated institutions are eligible for funding as provided in the General Appropriations Act; amending s. 1001.7065, F.S., and reenacting subsection (1), relating to the preeminent state research universities program; revising academic and research excellence standards for the preeminent state research universities program; requiring the Board of Governors to designate a state university that meets certain criteria as an "emerging preeminent state research university"; revising provisions governing the award of funds to a designated preeminent state research university; requiring an emerging preeminent state research university to submit a benchmark plan to the board; specifying the method of determining funding amounts; deleting a provision establishing the Preeminent State Research University Enhancement Initiative; removing authority for a state research university to establish special course requirements; providing for the future expiration and reversion of specified statutory text; authorizing the Agency for Health Care Administration to submit a budget amendment to realign funding based upon a specified model, methodology, and framework; specifying requirements for such realignment; requiring the Agency for Persons with Disabilities to offer enrollment in the Medicaid home and community-based waiver to certain individuals; specifying criteria for enrollment prioritization; requiring an individual to be allowed to receive home and communitybased services if his or her parent or legal guardian is an active-duty servicemember transferred to this state under certain circumstances; providing that individuals remaining on the wait list are not entitled to a hearing in accordance with federal law or an administrative proceeding under state law; specifying the requirements that apply to the iBudgets of clients on the home and community-based services waiver until the Agency for Persons with Disabilities adopts a new allocation algorithm and methodology by final rule; providing for application of the new allocation algorithm and methodology after adoption of the final rule; providing requirements for an increase in iBudget funding allocations; amending s. 296.37, F.S.; extending for 1 fiscal year the requirement that certain residents of a veterans' nursing home contribute to their maintenance and support; requiring the Agency for Health Care Administration to ensure that nursing facility residents who are eligible for funds to transition to home and community-based services waivers have resided in a skilled nursing facility residency for a specified period; requiring the Agency for Health Care Administration and the Department of Elderly Affairs to prioritize individuals for enrollment in the Medicaid Long-Term Care Waiver program using a certain frailty-based screening; authorizing the Agency for Health Care Administration to adopt rules and enter into certain interagency agreements with respect to program enrollment; authorizing the delegation of certain responsibilities with respect to program enrollment; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to reflect certain enrollment changes within the Children's Medical Services Network; authorizing the agency to submit a request for nonoperating budget authority to transfer federal funds to the Department of Health under certain circumstances; incorporating by reference certain calculations of the Medicaid Low-Income Pool, Disproportionate Share Hospital, and hospital reimbursement programs for the 2016-2017 fiscal year; amending s. 893.055, F.S.; extending for 1 fiscal year the authority of the Department of Health to use certain funds to administer the prescription

drug monitoring program; prohibiting the use of funds received from a settlement agreement to administer the program; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment for additional positions and appropriations under certain circumstances; authorizing the Department of Legal Affairs to expend certain appropriated funds on programs that were funded by the department from specific appropriations in general appropriations acts in previous years; amending s. 932.7055, F.S.; extending for 1 fiscal year the authority for a municipality to expend funds from its special law enforcement trust fund to reimburse its general fund for certain moneys; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for trust fund loans to the state court system which are sufficient to meet the system's appropriation; prohibiting the Department of Corrections from transferring funds from a salaries and benefits category to another category unless approved by the Legislative Budget Commission; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine if the county has met specified financial responsibilities; requiring amounts owed by the county for such financial responsibilities to be deducted from certain county funds; requiring the Department of Revenue to ensure that such deductions do not reduce distributions below amounts necessary for certain payments relating to bonds; requiring the Department of Revenue to notify the Department of Juvenile Justice if bond payment requirements require a reduction in deductions for amounts owed by a county; amending s. 27.5304, F.S.; revising certain limitations on compensation for private court-appointed counsel; providing for the future expiration and reversion of specified statutory text; amending s. 28.36, F.S.; prescribing procedures regarding the distribution of funds appropriated in the General Appropriations Act for the clerks of the court for the 2015-2016 and the 2016-2017 county fiscal years; specifying the manner in which funds must be released; requiring the Department of Management Services to use tenant broker services to renegotiate or reprocure private lease agreements for office or storage space; requiring the Department of Management Services to provide a report to the Governor and the Legislature by a specified date; reenacting s. 624.502, F.S., relating to the deposit of fees for service of process made upon the Chief Financial Officer or the Director of the Office of Insurance Regulation into the Administrative Trust Fund; providing for the future expiration and reversion of specified statutory text; reenacting s. 282.709(2)(a), F.S., relating to the creation and membership of the Joint Task Force on State Agency Law Enforcement Communications; providing for the future expiration and reversion of specified statutory text; specifying the amount of the transaction fee to be collected for use of the online procurement system; amending s. 259.105, F.S.; revising the distribution of certain proceeds from cash payments or bonds issued pursuant to the Florida Forever Act for the 2016-2017 fiscal year; requiring that a minimum allocation of funds for the Florida Communities Trust be applied towards projects acquiring conservation or recreation lands to enhance recreational opportunities for individuals with unique abilities; amending s. 375.075, F.S.; requiring that a minimum amount of funds for the Florida Recreation Development Assistance Program be used towards projects providing recreational enhancements and opportunities for individuals with unique abilities; requiring the Department of Environmental Protection to award grants by a specified date; revising the limitation on the number of grant applications a local government may submit; requiring the department to prioritize certain projects; amending s. 380.507, F.S.; revising the powers of the Florida Communities Trust to authorize the undertaking, coordination, and funding of projects that provide accessibility, availability, or adaptability of conservation or recreation lands for individuals with unique abilities; amending s. 216.181. F.S.: extending by 1 fiscal year the authority for the Legislative Budget Commission to increase amounts appropriated to the Fish and Wildlife Conservation Commission or the Department of Environmental Protection for certain fixed capital outlay projects; amending s. 206.9935, F.S.; exempting specified revenues from the calculation of the unobligated balance of the Water Quality Assurance Trust Fund; providing for the future expiration and reversion of specified statutory text; amending s. 403.709, F.S.; extending by 1 fiscal year provisions governing the establishment of a solid waste landfill closure account within the Solid Waste Management Trust Fund; reviving, reenacting, and amending s. 403.7095(5), F.S.; requiring the Department of Environmental Protection to award a certain sum of grant funds for specified solid waste management programs to counties that meet certain criteria; amending s. 215.18, F.S.; extending by 1 fiscal year the authority for the Governor to transfer funds from other trust funds in the State Treasury as a temporary loan to certain land acquisition trust funds with a deficit; requiring the Department of Environmental Protection to transfer revenues deposited in the Land Acquisition Trust Fund within the department to land acquisition trust funds in the Department of Agriculture and Consumer Services, the Department of State, and the Fish and Wildlife Conservation Commission according to specified parameters and calculations; defining the term "department"; requiring the department to retain a proportionate share of revenues; specifying a limit on distributions; amending s. 376.3071, F.S.; specifying that earned interest may be transferred between the Inland Protection Trust Fund and the Water Quality Assurance Trust Fund as authorized by the General Appropriations Act; providing for the future expiration and reversion of specified statutory text; amending s. 288.047, F.S.; specifying requirements and limitations with respect to the approval of applications, the execution of agreements, and reimbursement amounts under the Quick-Response Training Program; requiring the Department of Economic Opportunity to transfer funds to CareerSource Florida, Inc., if certain conditions exist; authorizing CareerSource Florida, Inc., to request an advance of the appropriation for the program; requiring CareerSource Florida, Inc., to set aside a specified percent of a certain appropriation to fund instructional programs for businesses located in a rural area of opportunity under certain circumstances; authorizing, rather than requiring, an educational institution receiving program funding to be included in the grant agreement prepared by CareerSource Florida, Inc.; authorizing certain matching contributions to be counted toward the private sector support of Enterprise Florida, Inc.; providing for the future expiration and reversion of specified statutory text; amending s. 339.135, F.S., and reviving, reenacting, and amending paragraphs (4)(j) and (5)(c); extending by 1 fiscal year provisions requiring the Department of Transportation to use appropriated funds for purposes related to the establishment of a multiuse trail system; authorizing the department to use up to a certain amount of appropriated funds for strategic and regionally significant transportation projects; amending s. 339.2818, F.S.; redefining the term "small county" for purposes of the Small County Outreach Program; reenacting s. 341.302(10), F.S., relating to the Department of Transportation's duties and responsibilities for the rail program; providing for the future expiration and reversion of specified statutory text; amending s. 339.2816, F.S.; specifying the amount of funding from the State Transportation Trust Fund that may be used for the Small County Road Assistance Program for the 2016-2017 fiscal year; providing for the future expiration and reversion of specified statutory text; amending s. 420.9072, F.S.; extending by 1 fiscal year provisions authorizing each county and eligible municipality to use its portion of the local housing distribution for certain purposes; amending s. 420.5087, F.S.; extending by 1 fiscal year provisions specifying the reservation of funds for the tenant groups within each notice of fund availability with respect to the State Apartment Incentive Loan Program; requiring the Florida Housing Finance Corporation to issue a notice of fund availability for loans to be used for certain purposes; amending s. 427.013, F.S.; requiring the Commission for the Transportation Disadvantaged to allocate and award appropriated funds for specified purposes; reenacting s. 216.292(2)(a), F.S., relating to exceptions for nontransferable appropriations; providing for the future expiration and reversion of specified statutory text; prohibiting a state agency from initiating a competitive solicitation for a product or service under certain circumstances; providing an exception; authorizing the Executive Office of the Governor to transfer funds between departments for purposes of aligning amounts paid for risk management premiums and for human resource management services; amending s. 112.24, F.S.; extending by 1 fiscal year the authorization, subject to specified requirements, for the assignment of an employee of a state agency under an employee interchange agreement; providing that the annual salaries of the members of the Legislature shall be maintained at a specified level; reenacting s. 215.32(2)(b), F.S., relating to the source and use of certain trust funds; providing for the future expiration and reversion of specified statutory text; providing a legislative determination that the issuance of new debt is in the best interests of the state; limiting the use of travel funds to activities that are critical to an agency's mission; providing exceptions; authorizing the Executive Office of the Governor to transfer funds appropriated for data processing between agencies for a specified purpose; authorizing the Executive Office of the Governor to transfer funds appropriated for certain data processing services between departments for a specified purpose; prohibiting an agency from transferring funds from a data processing category to another category that is not a data processing category; authorizing the Executive Office of the Governor to transfer certain funds between agencies in order to allocate a reduction relating to

SUNCOM Network services; reenacting s. 110.12315, F.S., relating to the state employees' prescription drug program; providing for the future expiration and reversion of specified statutory text; providing for the effect of a veto of one or more specific appropriations or proviso to which implementing language refers; providing for the continued operation of certain provisions notwithstanding a future repeal or expiration provided by the act; providing for severability; providing effective dates.

—was read the second time by title.

Senator Altman moved the following amendment which was deferred:

Amendment 1 (390056)—Delete line 1715 and insert: $2017 \ \frac{2015 \ 2016}{2016}$ fiscal year only, $\$222,562,060 \ \17.4 million to

Senator Joyner moved the following amendment which was adopted:

Amendment 2 (207378) (with title amendment)—Between lines 1732 and 1733 insert:

c. Notwithstanding sub-subparagraphs a. and b., any funds required to be used to acquire conservation or recreation lands to enhance recreational opportunities for individuals with unique abilities which have not been awarded for those purposes by May 1, 2017, may be awarded to redevelop or renew outdoor recreational facilities on public lands, including recreational trails, parks, and urban open spaces, together with improvements required to enhance recreational enjoyment and public access to public lands, if such redevelopment and renewal is primarily geared toward enhancing recreational opportunities for individuals with unique abilities. The department may waive the local matching requirement in paragraph (c) for such redevelopment and renewal projects.

And the title is amended as follows:

Delete line 218 and insert: abilities; authorizing such funds to be used toward redevelopment and renewal projects if certain conditions are met; amending s. 375.075, F.S.; requiring that a

On motion by Senator Altman, the Senate resumed consideration of **Amendment 1 (390056)** which was withdrawn.

Pursuant to Rule 4.19, **SB 2502**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Lee-

SB 2504—A bill to be entitled An act relating to state employees; providing for the resolution of collective bargaining issues at impasse between the state and certified bargaining units of state employees; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, ${\bf SB~2504}$ was placed on the calendar of Bills on Third Reading.

On motion by Senator Ring-

SB 7042—A bill to be entitled An act relating to state-administered retirement systems; amending s. 121.4501, F.S.; correcting a reference to the trust fund to which certain employer assessments are transferred; amending s. 121.71, F.S.; revising required employer retirement contribution rates for each membership class and subclass of the Florida Retirement System; amending s. 121.74, F.S.; revising the employer assessment rate for offsetting administrative and educational costs related to the Florida Retirement System; providing a declaration of important state interest; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, ${\bf SB~7042}$ was placed on the calendar of Bills on Third Reading.

Consideration of SB 2506 was deferred.

On motion by Senator Garcia-

SB 2508—A bill to be entitled An act relating to health care services; amending s. 322.143, F.S.; providing an exception to the prohibition against a private entity swiping an individual's driver license or identification card for certain entities for certain purposes; amending s. 395.602, F.S.; including specified hospitals in the definition of "rural hospital"; amending s. 409.285, F.S.; requiring appeals related to Medicaid programs directly administered by the Agency for Health Care Administration to be directed to the agency; providing requirements for appeals directed to the agency; providing an exemption from the uniform rules of procedure and from a requirement that certain proceedings be heard before an administrative law judge for specified hearings; requiring the agency to seek federal approval of its authority to oversee appeals; providing that appeals related to Medicaid programs administered by the Agency for Persons with Disabilities are subject to that agency's hearing rights process; amending s. 409.811, F.S.; defining the term "lawfully residing child"; deleting the definition of the term "qualified alien"; conforming provisions to changes made by the act; amending s. 409.814, F.S.; revising eligibility for the Florida Kidcare program to conform to changes made by the act; clarifying that undocumented immigrants are excluded from eligibility; amending s. 409.904, F.S.; providing eligibility for optional payments for medical assistance and related services for certain lawfully residing children; clarifying that undocumented immigrants are excluded from eligibility for optional Medicaid payments or related services; amending s. 409.905, F.S.; deleting the limitation on the number of hospital emergency department visits that may be paid for by the Agency for Health Care Administration for certain recipients; amending s. 409.906, F.S.; directing the agency to seek federal approval to provide temporary housing assistance for certain persons; creating s. 409.9064, F.S.; directing the agency to seek federal approval to provide home and community-based services for individuals diagnosed with Phelan-McDermid Syndrome; providing a method for determining financial eligibility for Medicaid benefits in certain circumstances; amending s. 409.907, F.S.; authorizing the agency to certify that a Medicaid provider is out of business; creating s. 409.9072, F.S.; directing the agency to pay private schools and charter schools that are Medicaid providers for specified school-based services under certain parameters; authorizing the agency to review a school that has applied to the program for capability requirements; providing a reimbursement schedule; providing for a waiver of agency and school confidentiality under certain circumstances; amending s. 409.908, F.S.; revising the list of provider types that are subject to certain statutory provisions relating to the establishment of rates; amending s. 409.909; adding psychiatry to a list of primary care specialties under the Statewide Medicaid Residency Program; amending s. 409.911, F.S.; updating the fiscal year for determining each hospital's Medicaid days and charity care; providing an exception for the distribution of moneys to certain hospitals for the 2016-2017 state fiscal year; amending ss. 409.9113, 409.9115, and 409.9119, F.S.; providing an exception for the distribution of moneys to certain hospitals for the 2016-2017 state fiscal year; amending s. 409.9128, F.S.; conforming provisions to changes made by the act; amending s. 409.967, F.S.; defining the term "Medicaid rate" for the purpose of determining specified managed care plan payments for emergency services in compliance with federal law; requiring annual publication of fee schedules on the agency's website; amending s. 409.968, F.S.; directing the agency to establish a payment methodology for managed care plans providing housing assistance to specified persons; amending s. 409.975, F.S.; providing for the determination of applicable Medicaid rates for emergency services; defining the term "essential provider"; deleting requirements relating to contracted rates between managed care plans and hospitals; conforming provisions to changes made by the act; amending s. 624.91, F.S.; conforming provisions to changes made by the act; amending s. 641.513, F.S.; specifying parameters for payments by a health maintenance organization to a noncontracted provider of emergency services under certain circumstances; conforming provisions to changes made by the act; authorizing a Program of All-Inclusive Care for the Elderly organization granted certain enrollee slots for frail elders residing in Broward County to also use the slots for enrollees residing in Miami-Dade County; authorizing the agency to contract with an organization in Escambia County to provide services under the federal Program of All-inclusive Care for the Elderly in specified areas; exempting the organization from ch. 641, F.S., relating to health care service programs; authorizing enrollment slots for the program in such areas, subject to appropriation; providing effective dates.

-was read the second time by title.

Pursuant to Rule 4.19, ${\bf SB~2508}$ was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia-

SB 2510—A bill to be entitled An act relating to Alzheimer's disease research; amending s. 381.82, F.S.; providing for the carryforward of any unexpended balance of an appropriation for the Ed and Ethel Moore Alzheimer's Disease Research Program; providing an effective date.

-was read the second time by title.

Pursuant to Rule 4.19, ${\bf SB~2510}$ was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia-

SB 7060—A bill to be entitled An act relating to trust funds; terminating the Working Capital Trust Fund within the Department of Children and Families and the Operations and Maintenance Trust Fund within the Department of Health; providing for the disposition of balances in, revenues of, and all outstanding appropriations of the trust funds; prescribing procedures for the termination of the trust funds; amending ss. 17.61, 20.195, and 20.435, F.S.; conforming provisions and removing a reference to the Nursing Student Loan Forgiveness Trust Fund in the Department of Health; amending s. 215.5601, F.S.; conforming a cross-reference; repealing s. 392.69, F.S., relating to appropriations, funding, and additional powers of the Department of Health regarding tuberculosis control, to conform; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, ${\bf SB~7060}$ was placed on the calendar of Bills on Third Reading.

Consideration of CS for SB 7034 was deferred.

SM 630—A memorial to the Congress of the United States, applying to Congress to call a convention under Article V of the Constitution of the United States with the sole agenda of proposing an amendment to the Constitution of the United States to set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and to set a limit on the number of terms that a person may be elected as a member of the United States Senate.

—was read the second time by title.

Pending further consideration of **SM 630**, pursuant to Rule 3.11(3), there being no objection, **HM 417** was withdrawn from the Committees on Ethics and Elections; and Rules.

On motion by Senator Bean-

HM 417—A memorial to the Congress of the United States, applying to Congress to call a convention under Article V of the Constitution of the United States with the sole agenda of proposing an amendment to the Constitution of the United States to set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and to set a limit on the number of terms that a person may be elected as a member of the United States Senate.

—a companion measure, was substituted for $SM\ 630$ and read the second time by title. On motion by Senator Bean, $HM\ 417$ was adopted and certified to the House.

SR 1184—A resolution condemning the Boycott, Divestment and Sanctions movement and the increasing incidence of acts of anti-Semitism.

WHEREAS, Floridians have, as a matter of public policy, long opposed bigotry, oppression, discrimination, and injustice, and

WHEREAS, Florida and Israel have enjoyed a long history of friendship and are great allies, each supporting the best interests of the other, and

WHEREAS, the State of Israel, the only democracy in the Middle East, is the greatest friend and ally of the United States in the region, and

WHEREAS, the elected representatives of the state recognize the importance of expressing Florida's unwavering support for the Jewish people and the State of Israel's right to exist and right to self-defense, and

WHEREAS, the incidence of acts of anti-Semitism is increasing throughout the world, including in the United States and in Florida, and is reflected in official hate crime statistics, and

WHEREAS, the international Boycott, Divestment and Sanctions (BDS) movement is one of the main vehicles for spreading anti-Semitic perspectives and advocating the elimination of the Jewish State, and

WHEREAS, the level of activities promoting BDS against Israel has increased in this state, in communities and on college campuses, and contributes to the promotion of anti-Semitic and anti-Zionist propaganda, and

WHEREAS, the increase in BDS campaign activities on college campuses nationwide has resulted in an increase in confrontations with, intimidation of, and discrimination against Jewish students, and

WHEREAS, leaders of the BDS movement express that their goal is to eliminate Israel as the national home of the Jewish people, and

WHEREAS, the BDS campaign's call for academic and cultural boycotts has been condemned by many of our nation's largest academic associations, more than 250 university presidents, and many other leading scholars as a violation of the bedrock principle of academic freedom, NOW, THEREFORE,

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

That the Florida Senate condemns the international Boycott, Divestment and Sanctions movement against the State of Israel and calls upon the governmental institutions of this state to denounce hatred and discrimination whenever they appear.

BE IT FURTHER RESOLVED that copies of this resolution be presented to the President of the United States, the President and Secretary of the United States Senate, and the Speaker and Clerk of the United States House of Representatives, and to the Embassy of Israel in Washington, D.C., for transmission to the proper authorities of the State of Israel as a tangible token of the sentiments expressed herein.

—was read the second time by title. $\,$

Senator Sobel moved the following amendment which was adopted:

Amendment 1 (399860)—Between lines 49 and 50 insert: BE IT FURTHER RESOLVED that the Florida Senate urges the President of the United States to order withdrawal of the United States Customs and Border Protection statement dated January 23, 2016, entitled "West Bank Country of Origin Marking Requirements," so that goods made in the West Bank can continue to be properly labeled "Made in Israel."

On motion by Senator Diaz de la Portilla, **SR 1184**, as amended, was adopted and ordered engrossed.

On motion by Senator Simpson—

CS for SB 90—A bill to be entitled An act relating to a natural gas rebate program; amending s. 377.810, F.S.; authorizing the Department of Agriculture and Consumer Services to receive additional rebate applications from certain applicants; specifying preference for such applications; providing an effective date.

—was read the second time by title.

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

Consideration of CS for SB 92 was deferred.

On motion by Senator Simpson-

CS for SB 100—A bill to be entitled An act relating to the Petroleum Restoration Program; amending s. 376.305, F.S.; revising the eligibility requirements of the Abandoned Tank Restoration Program; deleting provisions prohibiting the relief of liability for persons who acquired title after a certain date; amending s. 376.3071, F.S.; revising legislative intent and purpose; deleting an expiration date; revising the criteria for determining what constitutes certain rehabilitation program tasks; revising the conditions for eligibility and methods for payment of costs for the low-scored site initiative; revising the eligibility requirements for receiving rehabilitation funding; specifying that the issuance of a site rehabilitation completion order does not alter eligibility for state-funded remediation under certain circumstances; clarifying that a change in ownership does not preclude a site from entering into the program; providing additional funding for remediation and monitoring under certain circumstances; amending s. 376.30713, F.S.; revising advanced cleanup application requirements; 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.

—was read the second time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Simpson moved the following amendment which was adopted:

Amendment 1 (588916)—Delete line 477 and insert:

real property on which the discharge originated, unless the property owner has requested or authorized a more limited area in the "No Further Action" proposal submitted under this subsection; or

Pursuant to Rule 4.19, CS for SB 100, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Gaetz-

CS for CS for SB 160—A bill to be entitled An act relating to an ad valorem tax exemption for deployed servicemembers; amending s. 196.173, F.S.; revising the military operations that qualify a servicemember deployed in support of such an operation in the previous calendar year for an additional ad valorem tax exemption; providing an extended deadline and specifying procedures for filing an application for such tax exemption for a qualifying deployment during the 2014 and 2015 calendar years; providing procedures to appeal a denial by a property appraiser of an application for such tax exemption; providing refund procedures for servicemembers who were on qualifying deployments for more than 365 days during the 2014 and 2015 calendar years; providing for retroactive applicability; providing an effective date.

—was read the second time by title.

Senator Gaetz moved the following amendment which was adopted:

Amendment 1 (413928) (with directory and title amendments)—Delete lines 55-58 and insert:

(q) Operation Resolute Support, which began in January 2015.

The Department of Revenue shall notify all property appraisers and tax collectors in this state of the designated military operations.

(3) The exemption is also available to servicemembers who were deployed during the preceding calendar year on active duty outside the continental United States, Alaska, or Hawaii in support of a subordinate operation to a main operation designated in subsection (2).

And the directory clause is amended as follows:

Delete line 22 and insert: Statutes, is amended, present subsections (3) through (7) of that section are renumbered as subsections (4) through (8), respectively, and a new subsection (3) is added to that section, to read:

And the title is amended as follows:

Delete lines 4-5 and insert: revising the military operations or deployments that qualify a servicemember deployed in support of such an operation or deployment

Pursuant to Rule 4.19, **CS for CS for SB 160**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Legg-

CS for SB 310—A bill to be entitled An act relating to the National Statuary Hall; providing for replacement of the statue of General Edmund Kirby Smith in the National Statuary Hall Collection at the United States Capitol; providing for selection of a prominent Florida citizen to be commemorated in the National Statuary Hall Collection; providing for selection of a sculptor to design the statue; requiring the Florida Council on Arts and Culture and the Department of State to estimate costs associated with the replacement of the statue; authorizing the council to raise funds to support such costs; providing for the deposit of funds raised into the Grants and Donations Trust Fund of the department; requiring the department to submit a report to the Governor and the Legislature by a specified date; specifying required content of the report; providing for submission of the state's request to the United States Joint Committee on the Library of Congress for approval to replace the statue; providing an effective date.

—was read the second time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Legg moved the following amendment:

Amendment 1 (922604)—Delete lines 44-81 and insert:

under s. 267.0731(1)(b), Florida Statutes, shall select, according to guidelines prescribed by the division, three prominent Florida citizens, who may include, but are not limited to, persons of distinguished civil or military service, to be commemorated in the National Statuary Hall Collection of the United States Capitol. The ad hoc committee shall submit its recommendations to the Legislature by January 1, 2017. From the ad hoc committee's recommendations, the Legislature shall select one prominent Florida citizen to replace the statue of General Edmund Kirby Smith in the National Statuary Hall Collection.

- (2) At its first meeting following the effective date of this act, the Florida Council on Arts and Culture, as established under s. 265.285, Florida Statutes, shall select a sculptor, according to the guidelines prescribed by the Department of State and 2 U.S.C. s. 2131, with preference given to a sculptor from this state, to design a statue of the prominent Florida citizen selected pursuant to subsection (1) for replacement of the statue of General Edmund Kirby Smith.
- (3) The Florida Council on Arts and Culture and the Department of State shall estimate the costs associated with the replacement of the statue, including the costs to design, construct, transport, and place the new statue; the removal and transfer of the current statue; and any unveiling ceremony for the new statue. The Florida Council on Arts and Culture may raise funds from private sources to fund the costs associated with the replacement of the statue. Funds raised must be placed in the Grants and Donations Trust Fund of the Department of State and may be used only for the limited purposes associated with statue replacement described in this subsection.
- (4) Based on the findings of the Florida Council on Arts and Culture, the Department of State shall submit a report, by January 1, 2017, to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report must include, but is not limited to, the following:

- (a) The name of the sculptor and the process used to select the sculptor.
 - (b) An estimate of the total costs associated with

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Legg moved the following substitute amendment which was adopted:

Amendment 2 (596582)—Delete lines 44-81 and insert: guidelines prescribed by the division, three prominent Florida citizens, who may include, but are not limited to, persons of distinguished civil or military service, to be commemorated in the National Statuary Hall Collection of the United States Capitol. The ad hoc committee shall submit its recommendations to the Legislature by January 1, 2017. From the ad hoc committee's recommendations, the Legislature shall select one prominent Florida citizen to replace the statue of General Edmund Kirby Smith in the National Statuary Hall Collection.

- (2) At its first meeting following the effective date of this act, the Florida Council on Arts and Culture, as established under s. 265.285, Florida Statutes, shall select a sculptor, according to the guidelines prescribed by the Department of State and 2 U.S.C. s. 2131, with preference given to a sculptor from this state, to design a statue of the prominent Florida citizen selected pursuant to subsection (1) for replacement of the statue of General Edmund Kirby Smith.
- (3) The Florida Council on Arts and Culture and the Department of State shall estimate the costs associated with the replacement of the statue, including the costs to design, construct, transport, and place the new statue; the removal and transfer of the current statue; and any unveiling ceremony for the new statue. The Florida Council on Arts and Culture may raise funds from private sources to fund the costs associated with the replacement of the statue. Funds raised must be placed in the Grants and Donations Trust Fund of the Department of State and may be used only for the limited purposes associated with statue replacement described in this subsection.
- (4) Based on the findings of the Florida Council on Arts and Culture, the Department of State shall submit a report, by January 1, 2017, to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The report must include, but is not limited to, the following:
- (a) The name of the sculptor and the process used to select the sculptor.
 - (b) An estimate of the total costs associated with

Pursuant to Rule 4.19, **CS for SB 310**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Montford-

CS for SB 350—A bill to be entitled An act relating to procurement procedures for educational institutions; amending s. 1010.04, F.S.; requiring each district school board and Florida College System institution board of trustees to review certain agreements and contracts before purchasing nonacademic commodities and contractual services under certain circumstances to determine whether the use of the agreements and contracts is economically advantageous; requiring that bid specifications include a specified statement; authorizing each district school board to also use specified cooperative state purchasing programs; authorizing specified educational institutions to make purchases through an online procurement system, an electronic auction service, or other efficient procurement tool; providing an effective date.

—was read the second time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Ring moved the following amendment which was adopted:

Amendment 1 (188538) (with title amendment)—Delete line 40 and insert:

1001.451(3). This paragraph does not apply to services that are eligible for reimbursement under the federal E-rate program administered by the Universal Service Administrative Company.

And the title is amended as follows:

Delete line 13 and insert: cooperative state purchasing programs; providing an exception for certain services; authorizing

Pursuant to Rule 4.19, CS for SB 350, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Flores-

CS for SB 416—A bill to be entitled An act relating to the location of utilities; amending s. 125.42, F.S.; revising the circumstances under which a board of county commissioners is authorized to grant to a person or private corporation a license for specified projects related to lines for the transmission of certain public utilities and communication services; conforming a cross-reference; amending s. 337.401, F.S.; authorizing the Department of Transportation and certain local governmental entities to prescribe and enforce rules or regulations regarding the placement and maintenance of specified structures and lines within the right-of-way limits of roads or publicly owned rail corridors under their respective jurisdictions; conforming cross-references; amending s. 337.403, F.S.; specifying that the owner of a utility located within certain right-of-way limits must initiate and bear the cost necessary to alleviate any interference to the use of certain public roads or rail corridors under certain circumstances; conforming a cross-reference; requiring the authority to bear the cost of the utility work necessary to eliminate an unreasonable interference if the utility is lawfully located within a certain utility easement, subject to certain deductions; providing findings of an important state interest; providing an effective

-was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 416** was placed on the calendar of Bills on Third Reading.

On motion by Senator Simpson-

CS for CS for SB 546—A bill to be entitled An act relating to the sale or exchange of lands; amending s. 373.089, F.S.; extending the time-frame within which a certified appraisal may be obtained for parcels of land to be sold as surplus; revising the procedures a water management district must follow for publishing a notice of intention to sell surplus lands; providing an exception from such notice requirements if a parcel of land is valued below a certain threshold; authorizing such parcels to be sold directly to the highest bidder; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 546 was placed on the calendar of Bills on Third Reading.

On motion by Senator Hutson-

CS for CS for SB 578—A bill to be entitled An act relating to public records; amending s. 548.062, F.S.; providing an exemption from public records requirements with respect to certain proprietary confidential business information obtained by the Florida State Boxing Commission; extending the period for legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 578 was placed on the calendar of Bills on Third Reading.

On motion by Senator Hutson-

CS for SB 592—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 the personal identifying and location information of

certain nonsworn investigative personnel of the Department of Financial Services and the names and personal identifying and location information of the spouses and children of such personnel; providing for future review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

-was read the second time by title.

Pursuant to Rule 7.1(1), there being no objection, consideration of the following late-filed amendment was allowed:

Senator Richter moved the following amendment which was adopted:

Amendment 1 (526576) (with title amendment)—Delete lines 256-303 and insert:

- o. The home addresses, telephone numbers, dates of birth, and photographs of current or former emergency medical technicians or paramedics certified under chapter 401; the names, home addresses, telephone numbers, dates of birth, and places of employment of the spouses and children of such emergency medical technicians or paramedics; and the names and locations of schools and day care facilities attended by the children of such emergency medical technicians or paramedics are exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution if the emergency medical technicians or paramedics have made reasonable efforts to protect such information from being accessible through other means available to the public. This sub-subparagraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2021, unless reviewed and saved from repeal through reenactment by the Legislature.
- 3. An agency that is the custodian of the information specified in subparagraph 2. and that is not the employer of the officer, employee, justice, judge, or other person specified in subparagraph 2. shall maintain the exempt status of that information only if the officer, employee, justice, judge, other person, or employing agency of the designated employee submits a written request for maintenance of the exemption to the custodial agency.
- 4. The exemptions in this paragraph apply to information held by an agency before, on, or after the effective date of the exemption.
- 5. Except as otherwise expressly provided in this paragraph, this paragraph is subject to the Open Government Sunset Review Act in accordance with s. 119.15, and shall stand repealed on October 2, 2017, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. The Legislature finds that it is a public necessity to exempt from public records requirements the home addresses, telephone numbers, dates of birth, and photographs of current or former nonsworn investigative personnel of the Department of Financial Services whose duties include the investigation of fraud, theft, workers' compensation coverage requirements and compliance, other related criminal activities, or state regulatory requirement violations; the names, home addresses, telephone numbers, dates of birth, and places of employment of the spouses and children of such personnel; and the names and locations of schools and day care facilities attended by the children of such personnel. The efforts of such personnel can lead to arrests and prosecutions for crimes up to and including first degree felony violations and can also result in the loss of commerce and property, the assessment of monetary fines, or the suspension or loss of professional licenses. The department has documented numerous instances of personnel who have been threatened and who have feared repercussions as a result of carrying out their duties. These threats have included weapons being brandished, verbal threats made to harm them or their family members, harassment, and intimidation. The Legislature finds that the release of such personal identifying and location information might place these nonsworn investigative personnel of the department and their family members in danger of physical and emotional harm from disgruntled individuals who have contentious reactions to actions taken by such personnel, or whose business or professional practices have come under the scrutiny of such personnel. The Legislature further finds that the harm that may result from the release of such personal identifying and location information outweighs any public benefit that may be derived from the disclosure of the information.

Section 3. The Legislature finds that it is a public necessity that the home addresses, telephone numbers, dates of birth, and photographs of current or former emergency medical technicians or paramedics certified under chapter 401, Florida Statutes; that the names, home addresses, telephone numbers, and places of employment of the spouses and children of such emergency medical technicians or paramedics; and that the names and locations of schools and day care facilities attended by the children of such emergency medical technicians or paramedics be exempt from public records requirements if the emergency medical technicians or paramedics have made reasonable efforts to protect such information from being accessible through other means available to the public. Emergency medical technicians or paramedics are public safety officers whose duties as first responders to accidents and life-threatening events often place them in traumatic circumstances in which loss of life and severe bodily injuries have occurred. They often deal with violent, angry, or mentally unstable individuals. As a result, the Legislature finds that release of identifying and location information of emergency medical technicians or paramedics certified under chapter 401, Florida Statutes, or the spouses and children of such emergency medical technicians or paramedics, could place them in danger of being physically or emotionally harmed or stalked by a person who has a hostile reaction to his or her encounter with such emergency medical technicians or paramedics. The Legislature further finds that the harm that may result from the release of such identifying and location information outweighs any public benefit that may be derived from the disclosure of the information.

And the title is amended as follows:

Delete lines 9-10 and insert: personnel; providing an exemption from public records requirements for certain identifying and location information of current or former emergency medical technicians or paramedics certified under ch. 401, F.S., and the spouses and children of such emergency medical technicians or paramedics, under specified circumstances; providing for future review and repeal of the exemptions; providing statements of public

Pursuant to Rule 4.19, CS for SB 592, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 756 was deferred.

On motion by Senator Ring-

CS for SB 7008—A bill to be entitled An act relating to housing discrimination; amending s. 760.07, F.S.; removing housing discrimination as a cause of action for certain relief and damages stemming from violations of the Florida Civil Rights Act of 1992; amending s. 760.34, F.S.; making technical changes; revising the conditions under which an aggrieved person may commence a civil action in any appropriate court against a specified respondent to enforce specified rights; providing that the aggrieved person does not need to take specified actions before bringing a civil action; amending s. 760.35, F.S.; authorizing, rather than requiring, a civil action to commence within 2 years after an alleged discriminatory housing practice; authorizing an aggrieved person to commence a civil action regardless of whether a specified complaint has been filed and regardless of the status of any such complaint; prohibiting an aggrieved person from filing a specified action in certain circumstances; providing an exception; prohibiting an aggrieved person from commencing a specified civil action if an administrative law judge has commenced a hearing on the record on the allegation; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 7008** was placed on the calendar of Bills on Third Reading.

On motion by Senator Evers—

CS for SB 92—A bill to be entitled An act relating to contaminated sites; amending s. 376.301, F.S.; defining the terms "background concentration" and "long-term natural attenuation"; amending s. 376.30701, F.S.; exempting nonprogram petroleum-contaminated sites from the application of risk-based corrective action principles under certain circumstances; requiring the Department of Environmental

Protection to include protocols for the use of long-term natural attenuation where site conditions warrant; requiring specified interactive effects of contaminants to be considered as cleanup criteria; revising how cleanup target levels are applied where surface waters are exposed to contaminated groundwater; authorizing the use of relevant data and information when assessing cleanup target levels; providing that institutional controls are not required under certain circumstances if alternative cleanup target levels are used; amending s. 376.79, F.S.; defining the terms "background concentration" and "long-term natural attenuation"; amending s. 376.81, F.S.; providing additional contamination cleanup criteria for brownfield sites and brownfield areas; amending ss. 196.1995, 287.0595, and 288.1175, F.S.; conforming cross-references; providing an effective date.

-was read the second time by title.

Senator Negron moved the following amendment which was adopted:

Amendment 1 (834888) (with title amendment)—Before line 30 insert:

Section 1. Subsection (2) of section 288.8013, Florida Statutes, is amended to read:

 $288.8013\,$ Triumph Gulf Coast, Inc.; Recovery Fund; creation; investment.—

(2) Triumph Gulf Coast, Inc., must create and administer the Recovery Fund for the benefit of the disproportionately affected counties. The principal of the fund shall derive from 75 percent of all funds received by the state pursuant to the settlement agreement between the gulf states and the BP entities with respect to economic claims arising from the Deepwater Horizon incident recovered by the Attorney General for economic damage to the state resulting from the Deepwater Horizon disaster, after payment of reasonable and necessary attorney fees, costs, and expenses, including such attorney fees, costs, and expenses pursuant to s. 16.0155. Moneys that account for the principal of the Recovery Fund shall be transferred to the Recovery Fund no later than 30 days after they are received.

And the title is amended as follows:

Delete line 2 and insert: An act relating to contaminated sites; amending s. 288.8013, F.S.; revising the funding source of the principal of the Recovery Fund for the Deepwater Horizon incident; requiring that certain funds be transferred to the Recovery Fund within a specified timeframe; amending s.

Pursuant to Rule 4.19, **CS for SB 92**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

BILLS ON THIRD READING

On motion by Senator Detert, by unanimous consent—

CS for CS for CS for SB 232—A bill to be entitled An act relating to guardianship; providing directives to the Division of Law Revision and Information; amending s. 744.1012, F.S.; revising legislative intent; renumbering s. 744.201, F.S., relating to domicile of ward; renumbering and amending s. 744.202, F.S.; conforming a cross-reference; renumbering s. 744.2025, F.S., relating to change of ward's residence; renumbering and amending s. 744.7021, F.S.; renaming the Statewide Public Guardianship Office to the Office of Public and Professional Guardians; revising the duties and responsibilities of the executive director for the Office of Public and Professional Guardians; conforming provisions to changes made by the act; renumbering and amending s. 744.1083, F.S.; providing that a guardian has standing to seek judicial review pursuant to ch. 120, F.S., if his or her registration is denied; removing a provision authorizing the executive director to suspend or revoke the registration of a guardian who commits certain violations; removing the requirement of written notification to the chief judge of the judicial circuit upon the executive director's denial, suspension, or revocation of a registration; conforming provisions to changes made by the act; conforming a cross-reference; renumbering and amending s. 744.1085, F.S.; conforming provisions to changes made by the act; removing an obsolete provision; conforming a cross-reference; creating s. 744.2004, F.S.; requiring the Office of Public and Professional Guardians to establish certain procedures by a specified date; requiring the office to establish disciplinary proceedings, conduct hearings, and take

administrative action pursuant to ch. 120, F.S.; requiring the Department of Elderly Affairs to provide certain written information in disciplinary proceedings; requiring that certain findings and commendations be made within a certain time; requiring the office, under certain circumstances, to make a specified recommendation to a court of competent jurisdiction; requiring the office to report determination or suspicion of abuse to the Department of Children and Families' central abuse hotline under specified circumstances; requiring the Department of Elderly Affairs to adopt rules; creating s. 744.20041, F.S.; specifying the acts by a professional guardian that constitute grounds for the Office of Public and Professional Guardians to take specified disciplinary actions; specifying penalties that the Office of Public and Professional Guardians may impose; requiring the Office of Public and Professional Guardians to consider sanctions necessary to safeguard wards and to protect the public; requiring the Office of Public and Professional Guardians to adopt by rule and periodically review disciplinary guidelines; providing legislative intent for the disciplinary guidelines; requiring the Office of Public and Professional Guardians to designate by rule possible mitigating and aggravating circumstances and the variation and range of penalties; requiring an administrative law judge to follow the Office of Public and Professional Guardians' disciplinary guidelines when recommending penalties; requiring the administrative law judge to provide written mitigating or aggravating circumstances under certain circumstances; authorizing the Office of Public and Professional Guardians to impose a penalty other than those in the disciplinary guidelines under certain circumstances; authorizing the Office of Public and Professional Guardians to seek an injunction or a writ of mandamus for specified violations; providing for permanent revocation of a professional guardian's registration by the Office of Public and Professional Guardians under certain circumstances; requiring the Office of Public and Professional Guardians to notify a court of the determination to suspend or revoke the professional guardian's registration under certain circumstances; providing that cross-references are considered a general reference for the purpose of incorporation by reference; requiring the Office of Public and Professional Guardians to adopt rules; renumbering and amending s. 744.344, F.S.; making technical changes; renumbering and amending s. 744.703, F.S.; conforming provisions to changes made by the act; renumbering ss. 744.704 and 744.705, F.S., relating to the powers and duties of public guardians and the costs of public guardians, respectively; renumbering and amending ss. 744.706 and 744.707, F.S.; conforming provisions to changes made by the act; renumbering s. 744.709, F.S., relating to surety bonds; renumbering and amending s. 744.708, F.S.; conforming provisions to changes made by the act; renumbering and amending s. 744.7081, F.S.; requiring that the Office of Public and Professional Guardians be provided financial audits upon its request as part of an investigation; conforming provisions to changes made by the act; renumbering and amending s. 744.7082, F.S.; conforming provisions to changes made by the act; renumbering and amending s. 744.712, F.S. providing legislative intent; conforming provisions; renumbering and amending ss. 744.713, 744.714, and 744.715, F.S.; conforming provisions to changes made by the act; amending s. 744.3135, F.S.; requiring the office to adopt rules by a certain date; conforming provisions to changes made by the act; repealing s. 744.701, F.S., relating to a short title; repealing s. 744.702, F.S., relating to legislative intent; repealing s. 744.7101, F.S., relating to a short title; repealing s. 744.711, F.S., relating to legislative findings and intent; amending ss. 400.148 and 744.331, F.S.; conforming provisions to changes made by the act; amending ss. 20.415, 415.1102, 744.309, and 744.524, F.S.; conforming cross-references; making technical changes; providing an appropriation; providing an effective date.

—as amended February 2, was taken up out of order and read the third time by title.

CO-INTRODUCERS

All Senators voting yea, not previously shown as co-introducers, were recorded as co-introducers of CS for CS for CS for SB 232.

The vote was:

Yeas-40

Brandes	Diaz de la Portilla
Braynon	Evers
Bullard	Flores
Clemens	Gaetz
Dean	Galvano
Detert	Garcia
	Braynon Bullard Clemens Dean

Lee

Gibson Legg Simpson Grimsley Margolis Smith Montford Sobel Havs Hukill Negron Soto Hutson Richter Stargel Joyner Ring Thompson Latvala Sachs

Simmons

Nays-None

On motion by Senator Detert, **CS for CS for CS for SB 232**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-40

Mr. President Flores Montford Abruzzo Gaetz Negron Galvano Richter Altman Bean Garcia Ring Benacquisto Gibson Sachs Bradley Grimslev Simmons Brandes Havs Simpson Braynon Hukill Smith Sobel Bullard Hutson Clemens Joyner Soto Dean Latvala Stargel Detert Lee Thompson Diaz de la Portilla Legg

Margolis

Nays-None

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Margolis, by two-thirds vote, **SB 292**, **SB 1598**, and **SB 1644** were withdrawn from the committees of reference and further consideration.

On motion by Senator Bullard, by two-thirds vote, SR 1760 was withdrawn from further consideration.

On motion by Senator Grimsley, by two-thirds vote, **SB 210** and **SB 1048** were withdrawn from the committees of reference and further consideration.

MOTIONS

On motion by Senator Lee, the rules were waived and staff of the Committee on Appropriations was instructed to make title amendments and technical and conforming changes in **SB 2500** as necessary.

REPORTS OF COMMITTEES

Pursuant to Rule 4.17(1), the Rules Chair, Majority Leader, and Minority Leader submit the following bills to be placed on the Special Order Calendar for Wednesday, February 10, 2016: SB 2500, SB 2502, SB 2504, SB 7042, SB 2506, SB 2508, SB 2510, SB 7060, CS for SB 7034, SB 7012, SM 630, SR 1184, CS for SB 90, CS for SB 92, CS for SB 100, CS for CS for SB 160, CS for SB 310, CS for SB 350, CS for SB 416, CS for CS for SB 546, CS for CS for SB 578, CS for SB 592, SB 606, CS for CS for SB 756, CS for SB 7008.

Respectfully submitted, David Simmons, Rules Chair Bill Galvano, Majority Leader Arthenia L. Joyner, Minority Leader The Committee on Health Policy recommends the following pass: CS for SB 1142

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

The Committee on Higher Education recommends the following pass: SB 944; SB 1230 $\,$

The Committee on Judiciary recommends the following pass: SB 16

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

The Committee on Environmental Preservation and Conservation recommends the following pass: SB 1290

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

The Committee on Health Policy recommends the following pass: SB 236; SB 858; SB 1316

The Committee on Judiciary recommends the following pass: SB 38

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

The Committee on Judiciary recommends the following pass: SB 20; SB 62

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

The Committee on Community Affairs recommends the following pass: SB 22; SB 550; SB 620

The Committee on Judiciary recommends the following pass: CS for SR 948

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

The Committee on Community Affairs recommends the following pass: SB 110; CS for SB 1288

The Committee on Governmental Oversight and Accountability recommends the following pass: CS for SB 754; CS for SB 1364

The Committee on Health Policy recommends the following pass: SB 206

The Committee on Higher Education recommends the following pass: SB 878

The Committee on Judiciary recommends the following pass: CS for SB 342

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

The Committee on Fiscal Policy recommends the following pass: CS for CS for SB 514; CS for SB 1046; CS for SB 1174

The Committee on Rules recommends the following pass: CS for SB 250; CS for SB 582; CS for CS for SB 744; CS for SB 762; CS for SB 846; SB 914; CS for SB 1004; CS for CS for SB 1278; SB 7048

The bills were placed on the Calendar.

The Committee on Finance and Tax recommends committee substitutes for the following: SB 324; SB 844; SJR 1194; SB 1272

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 780

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 Environmental Preservation and Conservation recommends committee substitutes for the following: SB 1454; SB 1470

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

The Committee on Higher Education recommends a committee substitute for the following: SB 216

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

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: SB 1430

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

The Committee on Health Policy recommends committee substitutes for the following: SB 946; SB 1370; SB 1472

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

The Committee on Regulated Industries recommends a committee substitute for the following: SB 336

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 660

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

The Committee on Community Affairs recommends committee substitutes for the following: SB 44; CS for SB 768; CS for SB 1602

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

The Committee on Regulated Industries recommends a committee substitute for the following: SB 706

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

The Committee on Finance and Tax recommends a committee substitute for the following: CS for SB 1652

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 1416 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 Banking and Insurance recommends a committee substitute for the following: CS for CS for CS for SB 260

The bill with committee substitute attached was placed on the Calendar.

The Committee on Rules recommends the following not pass: SM 798

The bill was laid on the table.

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Governmental Oversight and Accountability recommends that the Senate confirm the following appointments made by the Board of Administration:

Appointee: Wendt, Gary C. 12/12/2019

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

Office and Appointment For Term
Ending

Tampa-Hillsborough County Expressway Authority

Appointee: Smith, Rebecca J. 07/01/2019

Florida Transportation Commission

Appointees: Browning, John P., Jr. 09/30/2019 Kigel, Beth R. 09/30/2019 Sebesta, James A. 09/30/2019

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

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Community Affairs; and Senator Garcia-

CS for SB 44—A bill to be entitled An act for the relief of Susana Castillo, as personal representative of the Estate of Andrea Castillo; providing for an appropriation to compensate the Estate of Andrea Castillo for her death as a result of the negligence of the City of Hialeah; providing a limitation on the payment of fees and costs; providing that the amounts awarded are intended to provide the sole compensation for all present and future claims related to the wrongful death of Andrea Castillo; providing an effective date.

By the Committee on Higher Education; and Senators Detert and Gaetz—

CS for SB 216—A bill to be entitled An act relating to tuition and fee exemptions; amending s. 1009.25, F.S.; exempting certain students who were adopted from the Department of Children and Families or who are or were in the custody of the department under specified circumstances from paying tuition and fees to workforce education programs, Florida College System institutions, and state universities; requiring Florida

College System institutions and state universities to adopt certain rules and regulations regarding the exemptions; providing an effective date.

By the Committees on Banking and Insurance; Rules; Judiciary; and Banking and Insurance; and Senators Smith and Richter—

CS for CS for CS for SB 260—A bill to be entitled An act relating to financial transactions; amending s. 501.0117, F.S.; providing that a convenience fee imposed upon a student or family paying certain fees by credit card to a private school is not considered a surcharge; amending s. 516.07, F.S.; revising the grounds for denial of an application for a license to make consumer finance loans; amending s. 670.108, F.S.; revising applicability; providing that ch. 670, F.S., governs certain funds transfers that are remittance transfers; providing that the federal Electronic Fund Transfer Act governs any inconsistency between a funds transfer made under the federal act and a funds transfer made under ch. 670, F.S.; amending s. 701.03, F.S.; reducing the time limit for a mortgagee or an assignee to cancel a mortgage, except in cases where the loan is an open-end mortgage; authorizing an open-end mortgage to be canceled within a specified timeframe if the borrower provides written notice of his or her intent to close the openend mortgage; providing that a requirement that certain mortgages be cancelled within a specified timeframe does not apply to an open-ended mortgage existing before a certain date if the loan agreement contained procedures for cancelling the mortgage; providing applicability; providing an effective date.

By the Committee on Finance and Tax; and Senators Legg and Simpson—

CS for SB 324—A bill to be entitled An act relating to utility projects; providing a short title; defining terms; authorizing certain local governmental entities to finance the costs of a utility project by issuing utility cost containment bonds upon application by a local agency; specifying application requirements; requiring a successor entity of a local agency to assume and perform the obligations of the local agency with respect to the financing of a utility project; providing procedures for local agencies to use when applying to finance a utility project using utility cost containment bonds; authorizing an authority to issue utility cost containment bonds for specified purposes related to utility projects; authorizing an authority to form alternate entities to finance utility projects; requiring the governing body of the authority to adopt a financing resolution and impose a utility project charge on customers of a publicly owned utility as a condition of utility project financing; specifying required and optional provisions of the financing resolution; specifying powers of the authority; requiring the local agency or its publicly owned utility to assist the authority in the establishment or adjustment of the utility project charge; requiring that customers of the public utility specified in the financing resolution pay the utility project charge; providing for adjustment of the utility project charge; establishing ownership of the revenues of the utility project charge; requiring the local agency or its publicly owned utility to collect the utility project charge; conditioning a customer's receipt of public utility services on payment of the utility project charge; authorizing a local agency or its publicly owned utility to use available remedies to enforce collection of the utility project charge; providing that the pledge of the utility project charge to secure payment of bonds issued to finance the utility project is irrevocable and cannot be reduced or impaired except under certain conditions; providing that a utility project charge constitutes utility project property; providing that utility project property is subject to a lien to secure payment of costs relating to utility cost containment bonds; establishing payment priorities for the use of revenues of the utility project property; providing for the issuance and validation of utility cost containment bonds; securing the payment of utility cost containment bonds and related costs; providing that utility cost containment bonds do not obligate the state or any political subdivision and are not backed by their full faith and credit and taxing power; requiring that certain disclosures be printed on utility cost containment bonds; providing that financing costs related to utility cost containment bonds are an obligation of the authority only; providing limitations on the state's ability to alter financing costs or utility project property under certain circumstances; prohibiting an authority with outstanding payment obligations on utility cost containment bonds from becoming a debtor under certain federal or state laws; providing for construction; endowing public entities with certain powers; amending s. 153.03, F.S.; clarifying that counties may initiate eminent domain over water utilities under certain circumstances; amending s. 367.072, F.S.; revising legislative findings; authorizing counties to initiate condemnation proceedings under certain circumstances; requiring the Florida Public Service Commission to notify counties of petitions to revoke a certificate of authorization; revising how the commission must respond to such petitions; requiring dismissal of condemnation proceedings under certain circumstances; providing an effective date.

By the Committee on Regulated Industries; and Senator Richter—

CS for SB 336—A bill to be entitled An act relating to property

insurance appraisers and property insurance appraisal umpires; amending s. 624.04, F.S.; revising the definition of the term "person"; amending s. 624.303, F.S.; exempting certificates issued to property insurance appraisal umpires from the requirement to bear a seal of the Department of Financial Services; amending s. 624.311, F.S.; providing a schedule for destruction of property insurance appraisal umpire licensing files and records; amending s. 624.317, F.S.; authorizing the department to investigate property insurance appraisal umpires for violations of the insurance code; amending s. 624.501, F.S.; authorizing specified licensing fees for property insurance appraisal umpires; amending s. 624.523, F.S.; requiring fees associated with property insurance appraisal umpires' appointments to be deposited into the Insurance Regulatory Trust Fund; amending s. 626.015, F.S.; providing a definition; amending s. 626.016, F.S.; revising the scope of the Chief Financial Officer's powers and duties and the department's enforcement jurisdiction to include umpires; amending s. 626.022, F.S.; including property insurance appraisal umpire licensing in the scope of part I of ch. 626, F.S., relating to licensing procedures; amending s. 626.112, F.S.; requiring umpires to be licensed and appointed; requiring licensure as an adjuster when serving as an appraiser under certain conditions; providing that only a self-appointed insurance appraiser may serve as an adjuster; prohibiting convicted felons or certain disqualified persons from engaging in certain activities; amending s. 626.171, F.S.; requiring applicants for licensure as an umpire to submit fingerprints to the department; amending s. 626.207, F.S.; excluding applicants for licensure as umpires from application of s. 112.011, F.S., relating to disqualification from license or public employment; amending s. 626.2815, F.S.; requiring specified continuing education for licensure as an umpire; amending s. 626.451, F.S.; providing requirements relating to the appointment of an umpire; amending s. 626.461, F.S.; providing that an umpire appointment continues in effect, subject to renewal or earlier written notice of termination, until the person's license is revoked or otherwise terminated; amending s. 626.521, F.S.; authorizing the department to obtain a credit and character report for certain umpire applicants; amending s. 626.541, F.S.; requiring an umpire to provide certain information to the department when doing business under a different business name or when information in the licensure application changes; amending s. 626.601, F.S.; authorizing the department or office to investigate improper conduct of any licensed umpire; amending s. 626.611, F.S.; requiring the department to refuse, suspend, or revoke an umpire's license under certain circumstances; amending s. 626.621, F.S.; authorizing the department to refuse, suspend, or revoke an umpire's license under certain circumstances; amending s. 626.641, F.S.; prohibiting an umpire from owning, controlling, or being employed by other licensees during the period the umpire's license is suspended or revoked; amending ss. 626.7845, 626.8305, and 626.8411, F.S.; conforming provisions to changes made by the act; amending s. 626.8443, F.S.; prohibiting a title insurance agent from owning, controlling, or being employed by an umpire during the period the agent's license is suspended or revoked; amending s. 626.854, F.S.; providing limitations on fees charged by a public adjuster during an appraisal; creating s. 626.8791, F.S.; establishing required notice in a contract for appraisal services; amending s. 626.9957, F.S.; conforming a cross-reference; creating part XIV of ch. 626, F.S., relating to property insurance appraisal umpires; creating s. 626.9961, F.S.; providing a short title; creating s. 626.9962, F.S.; providing legislative purpose; creating s. 626.9963, F.S.; providing that the part supplements

part I of ch. 626, F.S., the "Licensing Procedure Law"; creating s. 626.9964, F.S.; providing definitions; creating s. 626.9965, F.S.; providing qualifications for license as an umpire; creating s. 626.9966, F.S.; authorizing the department to refuse, suspend, or revoke an umpire's license under certain circumstances; creating s. 626.9967, F.S.; providing ethical standards for property insurance appraisal umpires; creating s. 626.9968, F.S.; providing for disqualification of an umpire under certain circumstances; repealing s. 627.70151, F.S., relating to appraisal conflicts of interest; providing an appropriation and authorizing positions; providing applicability; providing an effective date.

By the Committee on Community Affairs; and Senator Hays-

CS for SB 660—A bill to be entitled An act relating to local governments; amending s. 163.31801, F.S.; authorizing the use of impact fees to construct new capital facilities or to improve, alter, or expand existing capital facilities; creating s. 201.032, F.S.; authorizing a county or municipality to impose a surcharge on documents taxable under s. 201.02, F.S., for the purpose of funding certain capital improvements and capital facilities in lieu of imposing impact fees; restricting the amount of the surcharge; specifying procedures to enact an ordinance to impose the surcharge and specifying the effective date and termination date of such ordinance; specifying requirements for a county to notify the Department of Revenue when adopting certain ordinances relating to the surcharge; requiring the department to pay certain moneys to a county or municipality that imposes the surcharge; requiring a county or municipality to deposit revenues from the surcharge into a special trust fund and to annually provide certain information about such fund to the department; specifying authorized uses of surcharge revenues; prohibiting a county or municipality that imposes a surcharge for an authorized purpose from also imposing an impact fee for the same purpose; providing applicability; providing for construction; providing an effective date.

By the Committee on Regulated Industries; and Senator Altman-

CS for SB 706—A bill to be entitled An act relating to culinary education programs; amending s. 381.0072, F.S.; providing for the applicability of Department of Health sanitation rules to a licensed culinary education program; defining the term "culinary education program"; including certain culinary education programs under the term "food service establishment" and providing for the applicability of food service protection requirements thereto; conforming provisions to changes made by the act; amending s. 509.013, F.S.; revising the term "public food service establishment" to include a culinary education program; amending s. 561.20, F.S.; authorizing a culinary education program with a public food service establishment license to obtain an alcoholic beverage license under certain conditions; authorizing the Division of Alcoholic Beverages and Tobacco to adopt rules to administer such licenses; providing an effective date.

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

CS for CS for SB 768—A bill to be entitled An act relating to alarm systems; amending s. 489.518, F.S.; exempting certain persons from initial training for burglar alarm system agents; amending s. 489.529, F.S.; providing for written consent to an alarm system monitoring company to contact a law enforcement agency; creating s. 553.7931, F.S.; defining the term "applicable local governmental entity"; providing a uniform process for the registration of home and business alarm systems under certain circumstances; requiring the owner, lessee, or occupant, or an authorized representative thereof, of a property to register an alarm system within 20 days after occupancy or after installation of the alarm system; authorizing the applicable local governmental entity to charge a registration fee; specifying the requirements of the application form; requiring the owner, lessee, or occupant, or an authorized representative thereof, to notify the applicable local governmental agency of a change in the information provided in the application form within 30 days; authorizing the applicable local governmental entity to assess or impose fines or penalties for a failure to

register an alarm system or for excessive false alarms; providing that fines and penalties are the responsibility of the owner, lessee, or occupant of the property; providing an effective date.

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

CS for SB 780—A bill to be entitled An act relating to the provision of pharmaceutical services; creating ss. 627.6442 and 627.6572, F.S.; defining terms; providing that an insured may not be required to obtain a prescription drug for the treatment of a chronic illness exclusively from a mail order pharmacy; providing an exception for excluded drugs; prohibiting the imposition of copayments or conditions on an insured living with a chronic illness if such copayments or conditions are not imposed on an insured who uses a mail order pharmacy that meets certain requirements; requiring certain health insurers to disclose in the outline of coverage that an insured may obtain certain prescription drugs from a retail pharmacy; providing an exception for excluded drugs; providing applicability; amending s. 641.31, F.S.; defining terms; providing that a health maintenance organization subscriber may not be required to obtain a prescription drug for the treatment of a chronic illness exclusively from a mail order pharmacy; providing an exception for excluded drugs; prohibiting the imposition of copayments or conditions on a subscriber living with a chronic illness if such copayments or conditions are not imposed on a subscriber who uses a mail order pharmacy that meets certain requirements; requiring certain health maintenance organizations to disclose in the outline of coverage that a subscriber may obtain certain prescription drugs from a retail pharmacy; providing an exception for excluded drugs; providing applicability; providing an effective date.

By the Committee on Finance and Tax; and Senator Flores-

CS for SB 844—A bill to be entitled An act relating to aviation fuel taxes; amending s. 206.9825, F.S.; revising eligibility criteria for wholesalers and terminal suppliers to receive refunds or credits of previously paid excise taxes; providing for future repeal; revising the rate of the excise tax on certain aviation fuels; providing effective dates.

By the Committee on Health Policy; and Senator Grimsley-

CS for SB 946-A bill to be entitled An act relating to authorized practices of advanced registered nurse practitioners and licensed physician assistants; amending ss. 458.347 and 459.022, F.S.; authorizing a supervisory physician to delegate to a licensed physician assistant the authority to order medications for a patient during his or her care at a licensed nursing home facility; amending s. 464.012, F.S.; authorizing an advanced registered nurse practitioner to order medication for administration to patients in specified facilities; amending s. 893.05, F.S.; authorizing a licensed practitioner to authorize a licensed physician assistant or advanced registered nurse practitioner to order controlled substances for administration to patients in specified facilities under certain circumstances; reenacting ss. 401.445(1) and 766.103(3), F.S., to incorporate the amendment made to s. 464.012, F.S., in references thereto; reenacting s. 893.0551(3)(d), F.S., to incorporate the amendment made to s. 893.05, F.S., in a reference thereto; providing an effective date.

By the Committee on Finance and Tax; and Senator Negron-

CS for SJR 1194—A joint resolution proposing an amendment to Section 6 of Article VII and the creation of a new section in Article XII of the State Constitution to authorize a first responder, who is age 65 or older and totally permanently disabled as a result of an injury sustained in the line of duty, to receive relief from ad valorem taxes assessed on homestead property, if authorized by general law, and to provide an effective date.

By the Committee on Finance and Tax; and Senator Hukill-

CS for SB 1272—A bill to be entitled An act relating to the Florida renewable energy production credit; amending s. 220.193, F.S.; deleting the time limit for the renewable energy production credit against the corporate income tax; revising the total amount of tax credits which may be granted to taxpayers per state fiscal year; revising the permissible use of certain unallocated credit amounts; authorizing the Department of Agriculture and Consumer Services to conduct onsite monitoring; deleting an obsolete provision relating to applicability; providing an effective date.

By the Committee on Health Policy; and Senator Grimsley-

CS for SB 1370—A bill to be entitled An act relating to Medicaid provider overpayments; amending s. 409.908, F.S.; authorizing the Agency for Health Care Administration to certify that a Medicaid provider is out of business and that overpayments made to a provider cannot be collected under state law; amending s. 409.9132, F.S.; revising the manner in which the Medicaid program verifies a vendor's visits for the delivery of home health services; reenacting s. 409.8132(4), F.S., to incorporate the amendment made to s. 409.908, F.S., in a reference thereto; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Banking and Insurance; and Senator Simmons—

CS for CS for SB 1416—A bill to be entitled An act relating to public records; amending s. 624.4212, F.S.; providing an exemption from public records requirements for certain reports and documents submitted to the Office of Insurance Regulation related to an own-risk and solvency assessment by an insurer or insurance group; providing an exemption from public records requirements for a corporate governance annual disclosure and supporting documents submitted to the office; revising the actuarial board to which the office may disclose certain information; providing for and revising future legislative review and repeal; providing a statement of public necessity; providing a contingent effective date.

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

CS for SB 1430—A bill to be entitled An act relating to state technology; amending s. 20.61, F.S.; establishing a chief data officer within the Agency for State Technology who shall be appointed by the executive director; amending s. 282.0051, F.S.; authorizing the Agency for State Technology to oversee the transition of various licenses and identification cards to an optional digital proof of the licenses and identification cards for a specified fee; requiring the agency to develop standards for the digitization of individual licenses and identification cards; requiring the agency to develop a central digital platform that can store or access data for each type of digital proof of license and identification card; requiring state agencies, commissions, and departments to consult with the agency under certain circumstances; authorizing the agency to contract with a third party; providing that the agency has full access to certain data and information within the possession of any state agency, commission, or department under certain circumstances; authorizing the agency to adopt rules governing its access of such data; providing for construction; requiring the agency to direct the chief data officer to establish a governance structure for managing state government data, to establish a certain catalog of such data, and to ensure that such data is available to other state agencies and the public and complies with ch. 119, F.S.; requiring the agency to consult with state agencies on specified factors relating to cloud computing; requiring state agencies to evaluate and consider cloud computing services before making certain investments; amending s. 322.032, F.S.; requiring the Department of Highway Safety and Motor Vehicles, in coordination with the Agency for State Technology, to develop, rather than begin to review and prepare for the development of, a system for issuing an optional digital proof of driver license for a specified fee, subject to certain requirements; providing for deposit of such fees; authorizing the department, in coordination with the agency, to adopt rules to ensure valid authentication of digital proof of driver licenses; providing criteria for digital proof of driver licenses; requiring the department, in coordination with the agency, to implement a digital proof of driver license pilot program by a specified date, subject to certain requirements; requiring the department to provide a report to the Governor and the Legislature by a specified date; adding a penalty for possession of false digital proof of driver license; providing an appropriation; providing an effective date.

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

CS for SB 1454—A bill to be entitled An act relating to vessels; amending s. 327.33, F.S.; revising provisions relating to careless operation of a vessel; amending s. 327.70, F.S.; requiring the issuance and use of a safety inspection decal under certain circumstances; prohibiting law enforcement officers from stopping a vessel for a specified purpose under certain circumstances; providing an exception; providing an effective date.

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

CS for SB 1470—A bill to be entitled An act relating to crustaceans; amending s. 379.365, F.S.; revising the administrative penalties for violations related to stone crab traps; amending s. 379.3671, F.S.; revising the administrative penalties for violations related to spiny lobster traps; amending s. 379.407, F.S.; prohibiting the possession of undersized spiny lobsters by certain persons; specifying that each undersized spiny lobster may be charged as a separate offense of certain violations; specifying maximum penalties for such violations; specifying the criminal and administrative penalties for violations related to undersized spiny lobsters; amending s. 921.0022, F.S.; revising the offense severity ranking chart to include certain violations related to stone crabs and spiny lobsters; providing an effective date.

By the Committee on Health Policy; and Senator Ring-

CS for SB 1472—A bill to be entitled An act relating to prescribing medicinal drugs and controlled substances; amending s. 456.42, F.S.; authorizing certain health care practitioners to include medical conditions on prescriptions if a certain waiver is obtained, and to direct pharmacists and dispensing practitioners to include the conditions on the labels of dispensing containers; providing an effective date.

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

CS for CS for SB 1602—A bill to be entitled An act relating to elevators; creating s. 399.031, F.S.; providing a short title; providing clearance requirements for elevators installed in private residences; requiring certain doors and gates to withstand a specified amount of force; requiring certain doors to reject a sphere of a specified size under certain circumstances; requiring all such elevators to be equipped with a certain device; providing requirements for the device; providing applicability; providing an effective date.

By the Committees on Finance and Tax; and Community Affairs; and Senators Bradley, Bean, and Hutson—

CS for CS for SB 1652—A bill to be entitled An act relating to discretionary sales surtaxes; amending s. 112.64, F.S.; authorizing a county to apply proceeds of a pension liability surtax toward reducing the unfunded liability of a defined benefit retirement plan or system; specifying the method of determining the amortization schedule if a surtax is approved; amending s. 212.055, F.S.; authorizing a county to levy a pension liability surtax by ordinance if certain conditions are met; prescribing the form of the ballot statement; requiring the Department

of Revenue to distribute the surtax proceeds, less administrative fees; specifying the manner in which a local government may use the surtax proceeds; prescribing requirements for the ordinance that provides for the imposition of the surtax; specifying conditions under which the surtax terminates; limiting the combined rate of specified discretionary sales surtaxes; providing an effective date.

REFERENCE CHANGES **PURSUANT TO RULE 4.7(2)**

By the Committee on Finance and Tax; and Senators Legg and Simpson-

CS for SB 324—A bill to be entitled An act relating to utility projects; providing a short title; defining terms; authorizing certain local governmental entities to finance the costs of a utility project by issuing utility cost containment bonds upon application by a local agency; specifying application requirements; requiring a successor entity of a local agency to assume and perform the obligations of the local agency with respect to the financing of a utility project; providing procedures for local agencies to use when applying to finance a utility project using utility cost containment bonds; authorizing an authority to issue utility cost containment bonds for specified purposes related to utility projects; authorizing an authority to form alternate entities to finance utility projects; requiring the governing body of the authority to adopt a financing resolution and impose a utility project charge on customers of a publicly owned utility as a condition of utility project financing; specifying required and optional provisions of the financing resolution; specifying powers of the authority; requiring the local agency or its publicly owned utility to assist the authority in the establishment or adjustment of the utility project charge; requiring that customers of the public utility specified in the financing resolution pay the utility project charge; providing for adjustment of the utility project charge; establishing ownership of the revenues of the utility project charge; requiring the local agency or its publicly owned utility to collect the utility project charge; conditioning a customer's receipt of public utility services on payment of the utility project charge; authorizing a local agency or its publicly owned utility to use available remedies to enforce collection of the utility project charge; providing that the pledge of the utility project charge to secure payment of bonds issued to finance the utility project is irrevocable and cannot be reduced or impaired except under certain conditions; providing that a utility project charge constitutes utility project property; providing that utility project property is subject to a lien to secure payment of costs relating to utility cost containment bonds; establishing payment priorities for the use of revenues of the utility project property; providing for the issuance and validation of utility cost containment bonds; securing the payment of utility cost containment bonds and related costs; providing that utility cost containment bonds do not obligate the state or any political subdivision and are not backed by their full faith and credit and taxing power; requiring that certain disclosures be printed on utility cost containment bonds; providing that financing costs related to utility cost containment bonds are an obligation of the authority only; providing limitations on the state's ability to alter financing costs or utility project property under certain circumstances; prohibiting an authority with outstanding payment obligations on utility cost containment bonds from becoming a debtor under certain federal or state laws; providing for construction; endowing public entities with certain powers; amending s. 153.03, F.S.; clarifying that counties may initiate eminent domain over water utilities under certain circumstances; amending s. 367.072, F.S.; revising legislative findings; authorizing counties to initiate condemnation proceedings under certain circumstances; requiring the Florida Public Service Commission to notify counties of petitions to revoke a certificate of authorization; revising how the commission must respond to such petitions; requiring dismissal of condemnation proceedings under certain circumstances; providing an effective date.

—was referred to the Committees on Communications, Energy, and Public Utilities; and Appropriations.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

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:

Office and Appointment	For Term Ending	
Board of Athletic Training Appointee: Schwartzberg, Randy S., Winter Springs	10/31/2019	
Florida Building Commission Appointee: Swope, Brian, Wesley Chapel	05/01/2019	
Construction Industry Licensing Board Appointees: Evetts, James C., New Port Richey Thomason, Scott, Confidential pur- suant to s. 119.071(4), F.S.	10/31/2019 10/31/2018	
Board of Professional Engineers Appointee: Bracken, William C., Lutz	10/31/2019	
Board of Governors of the State University System Appointee: Valverde, Fernando J., Miami	01/06/2019	
Board of Medicine Appointee: Romanello, Nicholas William, Confidential pursuant to s. 119.071(4), F.S.	10/31/2016	
Public Employees Relations Commission Appointee: Bax, James A., Tallahassee	01/01/2017	
Board of Trustees, Florida A & M University Appointee: Lawrence, David, Jr., Coral Gables	01/06/2021	
Board of Trustees, New College of Florida Appointee: Lenger, Charlene "Charlie" J., Sarasota	01/06/2020	
Referred to the Committee on Ethics and Elections.		

Referred to the Committee on 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 103, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Health & Human Services Committee and Representative(s) Fullwood, Campbell, Murphy, Stafford, Torres-

CS for HB 103—A bill to be entitled An act relating to transactions in fresh produce markets; creating s. 414.456, F.S.; providing definitions; authorizing certain owners and operators of farmers' markets, community farmers' markets, flea markets, and other open-air markets selling fresh produce to allow authorized Food and Nutrition Service groups, associations, and third-party organizations to operate electronic benefits transfer systems in such markets; providing restrictions on the use of Supplemental Nutrition Assistance Program benefits in such markets; providing applicability; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 163, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Judiciary Committee, Justice Appropriations Subcommittee, Criminal Justice Subcommittee and Representative(s) Gaetz, Baxley, Combee, Drake, Eagle, Fant, Gonzalez, Ingram, O'Toole, Renner, Smith, Stone, Tobia, Trumbull, Van Zant—

CS for CS for CS for HB 163—A bill to be entitled An act relating to weapons and firearms; creating s. 790.0015, F.S.; providing that certain persons and public entities that infringe on specified rights of an individual may be subject to liability under specified provisions and have no immunity; providing an exception; providing construction; creating s. 790.0016, F.S.; providing that an employer may direct an employee regarding weapons; providing that an employee has no cause of action against an employer regarding such direction; providing construction; amending s. 790.02, F.S.; specifying that a law enforcement officer may arrest a person for the unlicensed carrying of a concealed weapon only upon reasonable suspicion or probable cause that such a violation is being committed; amending s. 790.053, F.S.; providing that a person licensed to carry a concealed firearm or concealed weapon may also openly carry such firearm or weapon as long as such person is in compliance with specified provisions; authorizing a public hospital to prohibit the open carrying of weapons and firearms; providing requirements for openly carrying such firearm; specifying circumstances under which a person may not openly carry a firearm; providing that a person illegally present in the United States is ineligible for a license to carry a concealed weapon or a concealed firearm; providing that a person illegally present in the United States is ineligible for a license to carry a concealed weapon or a concealed firearm; amending s. 790.06, F.S.; providing that certain legislators may carry a concealed weapon or firearm in meetings of the Legislature; amending s. 790.25, F.S.; revising legislative findings concerning the possession and carrying of weapons and firearms; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 241 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Harrell—

HB 241—A bill to be entitled An act relating to the Children and Youth Cabinet; amending s. 402.56, F.S.; revising the membership of the cabinet; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Education Pre-K - 12; and Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 299 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Economic Affairs Committee and Representative(s) Nuñez-

CS for HB 299—A bill to be entitled An act relating to expressway authorities; amending s. 348.0003, F.S.; revising qualifications for

membership on the governing body of certain expressway authorities; providing for termination from an authority's governing body upon a finding of a violation of specified ethical conduct provisions or failure to comply with a notice of failure to comply with financial disclosure requirements; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 325 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Health Quality Subcommittee and Representative(s) Campbell, Plasencia, Pilon, Rehwinkel Vasilinda—

CS for HB 325—A bill to be entitled An act relating to involuntary examinations under the Baker Act; amending s. 394.463, F.S.; authorizing physician assistants and advanced registered nurse practitioners to initiate involuntary examinations under the Baker Act of persons believed to have mental illness; amending s. 394.455, F.S.; providing definitions; amending ss. 39.407, 394.495, 394.496, 394.9085, 409.972, and 744.704, F.S.; conforming cross-references; providing an effective date

—was referred to the Committees on Health Policy; Judiciary; and Appropriations.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 351 and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee and Representative(s) Drake—

CS for HB 351—A bill to be entitled An act relating to contaminated sites; amending s. 376.301, F.S.; defining the terms "background concentration" and "long-term natural attenuation"; amending s. 376.30701, F.S.; exempting nonprogram petroleum-contaminated sites from the application of risk-based corrective action principles under certain circumstances; requiring the Department of Environmental Protection to include protocols for the use of long-term natural attenuation where site conditions warrant; requiring specified interactive effects of contaminants to be considered as cleanup criteria; revising how cleanup target levels are applied where surface waters are exposed to contaminated groundwater; authorizing the use of relevant data and information when assessing cleanup target levels; providing that institutional controls are not required under certain circumstances if alternative cleanup target levels are used; amending s. 376.79, F.S.; defining the terms "background concentration" and "long-term natural attenuation"; amending s. 376.81, F.S.; providing additional contamination cleanup criteria for brownfield sites and brownfield areas; amending ss. 196.1995, 287.0595, and 288.1175, F.S.; conforming crossreferences; 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 CS/HB 381 by the required Constitutional two-thirds vote of the members voting and requests concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee and Representative(s) Raburn—

CS for HB 381—A bill to be entitled An act relating to public records; amending s. 548.062, F.S.; revising an exemption from public records requirements with respect to certain proprietary confidential business information obtained by the Florida State Boxing Commission; extending the period for legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 675, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Judiciary Committee, Civil Justice Subcommittee and Representative(s) Metz, Baxley, Broxson, Combee, Costello, Drake, Eagle, Gaetz, Gonzalez, Mayfield, McBurney, Passidomo, Pigman, Pilon, Renner, Rodrigues, R., Santiago, Stevenson, Stone, Tobia—

CS for CS for HB 675—A bill to be entitled An act relating to federal immigration enforcement; providing a short title; creating chapter 908, F.S., relating to federal immigration enforcement; providing legislative findings and intent; providing definitions; prohibiting sanctuary policies; requiring state entities, local governmental entities, and law enforcement agencies to comply with and support the enforcement of federal immigration law; prohibiting restrictions by such entities and agencies on taking certain actions with respect to information regarding a person's immigration status; authorizing a law enforcement agency to transport an unauthorized alien under certain circumstances; providing an exception to reporting requirements for crime victims or witnesses; requiring recordkeeping relating to crime victim and witness cooperation in certain investigations; authorizing a board of county commissioners to adopt an ordinance to recover costs for complying with an immigration detainer; authorizing local governmental entities and law enforcement agencies to petition the Federal Government for reimbursement of certain costs; requiring reporting of violations; providing penalties for failing to report a violation; providing whistle-blower protections for persons who report violations; providing for investigation of possible violations; providing for injunctive relief and civil penalties; requiring written findings; prohibiting the expenditure of public funds for specified purposes; requiring the Attorney General to prescribe the format for submitting complaints; providing a cause of action for personal injury or wrongful death attributed to a sanctuary policy; providing that a trial by jury is a matter of right; requiring written findings; providing for implementation; requiring repeal of existing sanctuary policies within a specified period; providing effective dates.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 695 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Regulatory Affairs Committee and Representative(s) Boyd—

CS for HB 695—A bill to be entitled An act relating to title insurance; amending s. 625.111, F.S.; revising the reserves that certain title insurers must set aside after a certain date; revising the manner in which reserves must be released; revising reserve requirements for a title insurer who transfers domicile to this state; requiring the calculation of an adjusted statutory premium reserve; requiring increases to statutory premium reserves under certain circumstances; authorizing the release of reserves to surplus in certain circumstances; providing an effective date.

—was referred to the Committees on Banking and Insurance; Commerce and Tourism; and Fiscal Policy.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 875 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Insurance & Banking Subcommittee and Representative(s) Stark, Santiago, McGhee—

CS for HB 875—A bill to be entitled An act relating to motor vehicle service agreement companies; amending s. 634.011, F.S.; revising and providing definitions; providing an effective date.

—was referred to the Committees on Banking and Insurance; Commerce and Tourism; and Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 4001 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Representative(s) Steube, Rehwinkel Vasilinda, Avila, Baxley, Boyd, Combee, Drake, Eagle, Fant, Gaetz, McBurney, Renner, Smith, Stone, Sullivan, Trumbull, Van Zant, Wood—

HB 4001—A bill to be entitled An act relating to licenses to carry concealed weapons or firearms; amending s. 790.06, F.S.; deleting a provision prohibiting concealed carry licensees from openly carrying a handgun or carrying a concealed weapon or firearm into a college or university facility; providing an effective date.

—was referred to the Committees on Criminal Justice; Higher Education; Judiciary; and Rules.

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 7007, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee, Agriculture & Natural Resources Appropriations Subcommittee, Agriculture & Natural Resources Subcommittee and Representative(s) Raburn, Artiles, Jacobs, Mayfield, Van Zant, Watson, C.—

CS for CS for HB 7007—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; creating s. 15.0521, F.S.; designating tupelo honey as the official state honey; amending s. 482.111, F.S.; revising requirements for issuance of an original pest control operator's certificate; amending s. 482.1562, F.S.; revising the date by which an application for recertification of a limited certification for urban landscape commercial fertilizer application is required; removing provisions imposing late renewal charges; providing a grace period for such recertification; amending s. 500.03, F.S.; revising the definition of the term "food" and defining the term "vehicle" for purposes of the Florida Food Safety Act; amending s. 500.10, F.S.; providing that food transported under specified conditions or containing ingredients for which there is inadequate information is deemed adulterated; providing conditions under which a dietary supplement or its ingredients is deemed adulterated; amending s. 500.11, F.S.; providing that a food is deemed misbranded for noncompliance with specified allergen information; creating s. 500.90, F.S.; preempting to the department the regulatory authority for the use and sale of polystyrene products by certain entities; providing applicability; amending s. 570.07, F.S.; revising powers and duties of the department to include sponsoring events; authorizing the department to secure letters of patent, copyrights, and trademarks on work products and to engage in acts accordingly; amending s. 570.30, F.S.; removing electronic data processing

and management information systems support for the department as a power and duty of the Division of Administration; amending s. 570.441, F.S.; authorizing the use of funds in the Pest Control Trust Fund for activities of the Division of Agricultural Environmental Services; amending s. 570.53, F.S.; revising duties of the Division of Marketing and Development to remove enforcement of provisions relating to dealers in agricultural products; amending s. 570.544, F.S.; revising duties of the director of the Division of Consumer Services to include enforcement of provisions relating to dealers in agricultural products and grain dealers; creating s. 570.68, F.S.; authorizing the Commissioner of Agriculture to create an Office of Agriculture Technology Services; providing duties of the office; amending s. 570.681, F.S.; revising legislative findings with regard to the Florida Agriculture Center and Horse Park; amending s. 570.685, F.S.; authorizing, rather than requiring, the department to provide administrative and staff support services, meeting space, and record storage for the Florida Agriculture Center and Horse Park Authority; amending s. 571.24, F.S.; providing legislative intent for the Florida Agricultural Promotional Campaign to serve as a marketing program for certain purposes; removing an obsolete provision relating to the designation of a Division of Marketing and Development employee as a member of the Advertising Interagency Coordinating Council; amending s. 571.27, F.S.; removing obsolete provisions relating to the authority of the department to adopt rules for entering into contracts with advertising agencies for services which are directly related to the Florida Agricultural Promotional Campaign; amending s. 571.28, F.S.; revising provisions specifying membership criteria of the Florida Agricultural Promotional Campaign Advisory Council; amending s. 576.041, F.S.; revising the frequency of fertilizer sales reports and the payment of related inspection fees; providing for such reports and fees to be made through the department's website; revising the time by which such reports must be made and fees must be paid; creating s. 580.0365, F.S.; providing legislative intent with regard to regulation of commercial feed and feedstuff; preempting to the department the regulatory authority for commercial feed and feedstuff; amending s. 581.181, F.S.; providing applicability of provisions requiring treatment or destruction of infested or infected plants and plant products; creating s. 581.189, F.S.; creating the Grove Removal or Vector Elimination (GROVE) Program within the department to provide cost-share funding for the removal or destruction of abandoned citrus groves; providing definitions; providing program procedures and requirements; directing the department to adopt rules; specifying that funding for the program is contingent upon specific legislative appropriation; amending s. 582.01, F.S.; revising definitions; amending s. 582.02, F.S.; revising legislative findings and intent with regard to the purpose of soil and water conservation districts; repealing s. 582.03, F.S., relating to the consequences of soil erosion; repealing s. 582.04, F.S., relating to appropriate corrective methods for conservation, development, and use of soil and water resources; repealing s. 582.05, F.S., relating to legislative policy for the conservation, development, and use of such resources; amending s. 582.055, F.S.; revising provisions relating to powers and duties of the department with regard to soil and water conservation districts; amending s. 582.06, F.S.; revising provisions relating to powers and duties of the Soil and Water Conservation Council; repealing s. 582.08, F.S., relating to additional powers of the department with regard to soil and water conservation districts; repealing s. 582.09, F.S., relating to the employment of an administrative officer of soil and water conservation; amending s. 582.16, F.S.; revising provisions for modifying soil and water conservation district boundaries; repealing s. 582.17, F.S., relating to the presumption that districts are established in accordance with specified provisions; amending s. 582.20, F.S.; revising provisions relating to powers and duties of soil and water conservation districts and district supervisors; repealing s. 582.21, F.S., relating to the adoption of land use regulations by soil and water conservation district supervisors; repealing s. 582.22, F.S., relating to the content of land use regulations adopted by soil and water conservation district supervisors; repealing s. 582.23, F.S., relating to the performance of work under land use regulations adopted by soil and water conservation district supervisors; repealing s. 582.24, F.S., relating to the board of adjustment; repealing s. 582.25, F.S., relating to rules of procedure of the board of adjustment; repealing s. 582.26, F.S., relating to petitions to the board of adjustment for land use variances; amending s. 582.29, F.S.; revising provisions directing state agencies and other governmental subdivisions of the state that manage publicly owned lands to cooperate with soil and water conservation district supervisors in implementing district programs and operations; repealing s. 582.331, F.S., relating to the establishment of a watershed improvement district within a soil and water conservation district; repealing s.

582.34, F.S., relating to the petition for establishment of a watershed improvement district within a soil and water conservation district; repealing s. 582.35, F.S., relating to notice and hearing on petition for establishment of a watershed improvement district within a soil and water conservation district and determination of need for such district; repealing s. 582.36, F.S., relating to determination of feasibility and referendum for a watershed improvement district within a soil and water conservation district; repealing s. 582.37, F.S., relating to consideration of referendum results for determination of feasibility and declaration of organization of a watershed improvement district within a soil and water conservation district; repealing s. 582.38, F.S., relating to organization of a watershed improvement district within a soil and water conservation district; repealing s. 582.39, F.S., relating to establishment of a watershed improvement district situated in more than one soil and water conservation district; repealing s. 582.40, F.S., relating to change of district boundaries including additions, detachments, transfers of land from one district to another, and change of district name; repealing s. 582.41, F.S., relating to the board of directors of a soil and water conservation district; repealing s. 582.42, F.S., relating to officers, agents, and employees of a watershed improvement district within a soil and water conservation district and issuance of surety bonds by, and annual audits of, such district; repealing s. 582.43, F.S., relating to the power of a watershed improvement district within a soil and water conservation district to levy taxes and to construct, operate, improve, and maintain works of improvement in such district and to obtain necessary lands or interests therein; repealing s. 582.44, F.S., relating to procedures for a watershed improvement district within a soil and water conservation district to levy taxes; repealing s. 582.45, F.S., relating to the fiscal power of the board of directors of a watershed improvement district within a soil and water conservation district to issue bonds; repealing s. 582.46, F.S., relating to additional powers of the board of directors of a watershed improvement district within a soil and water conservation district; repealing s. 582.47, F.S., relating to the authority of a watershed improvement district within a soil and water conservation district to coordinate work with flood control districts; repealing s. 582.48, F.S., relating to discontinuance of a watershed improvement district within a soil and water conservation district; repealing s. 582.49, F.S., relating to discontinuance of a soil and water conservation district; repealing s. 589.26, F.S., relating to the authority of the Florida Forest Service to dedicate and reserve state park lands for public use; amending s. 595.402, F.S.; defining terms relating to school food and nutrition service programs; conforming a reference to changes made by the act; amending s. 595.404, F.S.; revising powers and duties of the department with regard to school food and nutrition programs; authorizing the department to conduct, supervise, and administer a farmers' market nutrition program for certain purposes; directing the department to collect and publish data on food purchased through specified programs; authorizing the department to enter into agreements with federal and state agencies to implement nutrition programs; amending s. 595.405, F.S.; revising requirements for school nutrition programs; providing for breakfast meals to be available to all students in schools that serve specified grade levels; conforming a reference to changes made by the act; amending s. 595.406, F.S.; renaming the "Florida Farm Fresh Schools Program" as the "Florida Farm to School Program"; authorizing the department to establish by rule a recognition program for certain sponsors; amending s. 595.407, F.S.; revising provisions of the children's summer nutrition program to include certain schools that serve specified grade levels; revising provisions relating to the duration of the program; authorizing school districts to exclude holidays and weekends; amending s. 595.408, F.S.; conforming references to changes made by the act; amending s. 595.501, F.S.; requiring entities to complete corrective action plans required by the department or a federal agency to be in compliance with school food and nutrition service programs; amending s. 595.601, F.S.; correcting a cross-reference; amending s. 601.31, F.S.; requiring citrus inspectors to be licensed and certified by the department rather than by the United States Department of Agriculture; amending s. 604.21, F.S.; revising affidavit requirements for an agricultural products dealer who files a complaint against another such dealer; amending s. 604.33, F.S.; removing provisions requiring grain dealers to submit monthly reports; authorizing, rather than requiring, the department to make at least one spot check annually of each grain dealer; providing an effective date.

—was referred to the Committees on Agriculture; 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 7013, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Agriculture & Natural Resources Subcommittee and Representative(s) Combee, Artiles, Raschein, Watson, C.—

HB 7013—A bill to be entitled An act relating to the Fish and Wildlife Conservation Commission; amending s. 379.2223, F.S.; revising penalties for violations of commission rules or regulations relating to control and management of state game lands; amending s. 379.2257, F.S.; revising penalties for violations of wildlife management area rules and regulations on United States Forest Service lands; amending s. 379.2425, F.S.; authorizing spearfishing in specified areas by commission rule or order; providing a penalty for violations of commission rules or orders relating to spearfishing; amending s. 379.2431, F.S.; prohibiting certain possession of any marine turtle species or hatchling or parts thereof; providing penalties; amending s. 379.29, F.S.; revising penalties for violations relating to the contamination of fresh waters; amending s. 379.295, F.S.; providing a penalty for violations relating to the use of explosives and other substances or force in fresh waters; amending s. 379.33, F.S.; deleting base penalty provisions for violation of or failure to comply with any commission rule; amending s. 379.3502, F.S.; deleting violation provisions for altering or changing, in any manner, a license or permit; providing a penalty for violations relating to loaning or transferring a license or permit to another person or using a borrowed or transferred license or permit; amending s. 379.3503, F.S.; revising penalties for violations of swearing or affirming to a false statement on a license or permit application; amending s. 379.3504, F.S.; revising penalties for violations relating to entering false information on a license or permit; amending s. 379.3511, F.S.; revising penalties relating to the sale of specified licenses and permits by appointed subagents; amending s. 379.354, F.S.; providing a penalty for violations relating to possession of recreational hunting, fishing, and trapping licenses, permits, and authorization numbers; amending s. 379.357, F.S.; revising penalties for violations relating to the purchase of a tarpon tag and the sale of tarpon; amending s. 379.359, F.S.; authorizing, rather than requiring, the commission to retain a portion of voluntary contributions to Southeastern Guide Dogs, Inc.; amending s. 379.363, F.S.; providing a penalty for violations relating to freshwater fish dealers' licenses; amending s. 379.364, F.S.; providing a penalty for violations relating to fur and hide dealers' licenses; amending s. 379.365, F.S.; deleting penalty provisions for violations of stone crab regulations by persons other than commercial harvesters; amending s. 379.3751, F.S.; providing a penalty for violations relating to trapping licenses for taking and possessing alligators; amending s. 379.3752, F.S.; providing a penalty for violations relating to the tagging of alligators and hides; amending s. 379.401, F.S.; providing penalties for violations relating to filing reports and documents by persons who hold alligator licenses and permits; reducing the penalties for failure to return CITES tags issued under the Statewide Alligator Harvest Program and the Stateside Nuisance Alligator Program; providing an alternative penalty for specified violations relating to recreational fishing, hunting, and trapping licenses; increasing the civil penalty amount for Level One repeat violations; providing that the unlawful use of any trap is a Level Two violation; providing that violations relating to record requirements for alligators is a Level Two violation; providing that violations relating to the return of CITES tags issued in a program other than the Statewide Alligator Harvest Program or the Statewide Nuisance Alligator Program is a Level Two violation; deleting penalty provisions for the sale, purchase, harvest, or attempted harvest of any saltwater product with intent to sell; providing additional criminal penalties for Level Four violations; providing additional penalties for the illegal taking of fish and wildlife while trespassing; repealing s. 379.403, F.S., relating to the illegal killing, taking, possessing, or selling of wildlife or game; amending s. 379.409, F.S.; revising penalties for the illegal killing, possessing, or capturing of alligators or other crocodilia or their eggs; amending s. 379.411, F.S.; revising penalties for the intentional killing or wounding of any species designated as endangered, threatened, or of special concern; amending s. 379.4115, F.S.; revising penalties for violations relating to killing a Florida or wild panther; 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 7027 and requests the concurrence of the Senate.

Bob Ward, Clerk

By Transportation & Ports Subcommittee and Representative(s) Rooney, Artiles, Miller—

HB 7027—A bill to be entitled An act relating to the Department of Transportation; amending ss. 311.07 and 311.09, F.S.; revising the minimum amount of funds that the department must request for the Florida Seaport Transportation and Economic Development Program; amending s. 316.003, F.S.; defining the term "port-of-entry" for purposes of the Florida Uniform Traffic Control Law; amending s. 316.545, F.S.; providing fines for certain commercial motor vehicles that obtain a specified temporary registration permit; amending s. 334.044, F.S.; authorizing the department to assume certain responsibilities of the United States Department of Transportation with respect to highway projects within the state; authorizing the department to enter into certain agreements related to the federal surface transportation project delivery program under specified federal law; authorizing the department to adopt rules and relevant federal environmental standards; providing a limited waiver of sovereign immunity to civil suit in federal court; amending s. 334.30, F.S.; revising requirements for the development and approval of a proposal to finance or refinance a transportation project; authorizing the Division of Bond Finance of the State Board of Administration to make certain recommendations to the Governor; creating s. 337.027, F.S., relating to highway project contracts; authorizing the department to establish a program that would assist small businesses; defining the term "small business"; authorizing the department to adopt rules; amending s. 338.165, F.S.; removing certain facilities from a list of facilities whose toll revenues may be used to secure bonds; amending s. 338.231, F.S., relating to the turnpike system; revising the length of time that a prepaid toll account must be inactive before reverting to unclaimed property; creating s. 339.0809, F.S.; establishing the Florida Department of Transportation Financing Corporation; providing for a board of directors; providing for membership and organization; providing powers and duties of the corporation; authorizing the corporation to borrow money; providing for effect of dissolution with respect to property owned by the corporation; amending s. 339.135, F.S.; revising requirements for amendments to the department's adopted work program to be submitted to the Legislative Budget Commission; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed HB 7059, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By State Affairs Committee and Representative(s) Caldwell, Van Zant—

HB 7059—A bill to be entitled An act relating to election dates for municipal office; amending s. 100.3605, F.S.; requiring municipal elections to be held on certain dates determined by the supervisor of elections or on alternative fixed dates agreed to by the supervisor of elections and all municipalities within the county; providing applicability; preempting to the state the authority to establish election dates for municipal elections; providing construction; amending s. 100.361, F.S.; requiring municipal recall elections to be held concurrently with municipal elections under certain conditions; repealing s. 101.75, F.S., relating to change of dates for cause in municipal elections; providing that

the terms of incumbent elected municipal officers are extended until the next municipal election; providing an effective date.

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

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 7061, as amended, and requests the concurrence of the Senate.

Bob Ward, Clerk

By Economic Affairs Committee, Transportation & Economic Development Appropriations Subcommittee, Transportation & Ports Subcommittee and Representative(s) Santiago, Cortes, B., Hill—

CS for CS for HB 7061-A bill to be entitled An act relating to transportation; amending s. 311.12, F.S.; establishing the Seaport Security Advisory Committee directed by the Florida Seaport Transportation and Economic Development Council; providing for membership and duties; directing the council to establish a Seaport Security Grant Program to assist in implementation of security at specified seaports; directing the council to adopt rules; amending s. 316.003, F.S.; revising and providing definitions; creating s. 316.2069, F.S.; authorizing a municipality or county to permit the use of commercial megacycles; providing requirements; providing applicability; amending s. 316.235, F.S.; revising specifications for bus deceleration lighting systems; amending s. 316.303, F.S.; providing exceptions to a prohibition of a viewer or screen visible from the driver's seat of a motor vehicle; amending s. 320.525, F.S.; revising the definition of the term "port vehicles and equipment"; amending s. 332.08, F.S.; revising the maximum period of time for which certain municipalities may lease airports, navigation facilities, or related real property; amending s. 333.01, F.S.; revising and providing definitions of terms used in provisions relating to airport safety regulation; amending s. 333.025, F.S.; revising requirements for a permit to construct or alter an obstruction; revising procedures for issuing such permit; revising duties of the department relating to issuance of the permit; providing for administrative review of a denial of a permit; amending s. 333.03, F.S.; revising requirements and procedures for certain local political subdivisions to adopt and enforce airport zoning regulations; directing the department to provide assistance to political subdivisions with regard to federal obstruction standards; providing minimum requirements for airport land use compatibility zoning regulations; directing political subdivisions to provide the department with copies of airport zoning regulations; providing applicability and effect; amending s. 333.04, F.S.; revising provisions for incorporation of zoning regulations with a political subdivision's comprehensive regulations; revising provisions for a conflict between airport zoning regulations and other regulations; amending s. 333.05, F.S.; revising procedure for adoption of zoning regulations; revising provisions relating to an airport zoning commission; amending s. 333.06, F.S.; revising airport zoning regulation requirements; revising requirements for adoption of an airport master plan and amendments thereto; amending s. 333.07, F.S.; requiring a permit to construct, alter, or allow an airport obstruction in an airport hazard area under certain circumstances; providing conditions for issuance or denial of such permit; revising provisions to compel conformance; removing provisions for obtaining a variance to zoning regulations; removing reference to a board of adjustment; revising provisions directing a political subdivision to require an owner to install and maintain certain lighting or marking of obstructions; amending s. 333.09, F.S.; revising requirements for administration of airport protection zoning regulations; requiring the political subdivision to provide a process for permitting, notifications to the department, and enforcement; providing for appeal of decisions made by the political subdivision; amending s. 333.11, F.S.; revising provisions for judicial review of decisions by a political subdivision; revising jurisdiction of the court relating to decisions of the political subdivision; removing reference to a board of adjustment; requiring certain procedures before an appeal to a court; amending s. 333.12, F.S.; revising provisions for acquisition of property when a nonconforming obstruction is determined to be an airport hazard; amending s. 333.13, F.S.; revising penalty provisions; creating s. 333.135, F.S.; providing a

timeframe for compliance by political subdivisions; repealing ss. 333.065, 333.08, 333.10, and 333.14, F.S., relating to guidelines regarding land use near airports, appeals, boards of adjustment, and a short title; reenacting s. 350.81(6), F.S., relating to communications services offered by governmental entities, to incorporate changes made by the act in a reference thereto; amending s. 337.18, F.S., relating to contracts for construction or maintenance; revising conditions for waiver of a required surety bond; amending 338.165, F.S.; removing an option to issue certain bonds secured by toll revenues collected on certain facilities; authorizing the department to transfer the Pinellas Bayway System to the Florida Turnpike; providing applicability; repealing chapter 85-364, Laws of Florida, as amended, relating to the Pinellas Bayway; amending s. 338.231, F.S., relating to the Florida Turnpike; removing a provision that authorizes the department to use revenues from the turnpike system for the payment of principal and interest of certain bonds and the operation and maintenance expenses of the Sawgrass Expressway; amending s. 339.175, F.S., relating to the Tampa Bay Area Regional Transportation Authority; revising provisions for a coordinating committee composed of metropolitan planning organizations; designating the committee as the "TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee"; revising membership of the committee; providing duties of the authority, M.P.O.'s, and the department; amending s. 339.2818, F.S., relating to the Small County Outreach Program; revising the definition of the term "small county"; amending s. 339.55, F.S., relating to the State Infrastructure Bank; revising the types of projects eligible for consideration for state infrastructure loans; repealing s. 341.0532, F.S., relating to statewide transportation corridors; amending s. 341.301, F.S.; revising definitions relating to rail programs; amending s. 341.302, F.S., relating to the rail program; revising provisions for assumption of obligations and liability in conjunction with the acquisition, ownership, construction, operation, maintenance, and management of a rail corridor; amending s. 343.92, F.S.; revising membership of the governing board of the Tampa Bay Area Regional Transportation Authority; providing for the Secretary of Transportation to appoint two advisors to the board; amending s. 343.922, F.S., relating to powers and duties of such authority; revising the time period for updating the authority's master plan; directing the authority to provide administrative support and direction to the TBARTA Metropolitan Planning Organizations Chairs Coordinating Committee; amending s. 348.565, relating to the Tampa-Hillsborough County Expressway Authority; revising provisions that authorize certain projects to be financed by revenue bonds; amending s. 348.753, F.S., relating to the Central Florida Expressway Authority; revising provisions for membership on the authority; removing a provision for appointment of a secretary of the authority; amending s. 565.02, F.S., authorizing the Division of Alcoholic Beverages and Tobacco of the Department of Business and Professional Regulation to issue a license for the sale of beer and wine on certain commercial megacycles; amending s. 810.09, F.S.; providing enhanced criminal penalties for a trespass upon the operational area of an airport with specified intent if specified signage is posted; providing a definition; directing the Office of Economic and Demographic Research to determine the economic benefits of the Department of Transportation's adopted work program; directing the department to provide access to necessary data; requiring a report to the Legislature; directing the department to study the operation of driver-assistive truck platooning technology; authorizing the department to conduct a pilot project to test such operation; providing security requirements; requiring a report to the Governor and Legislature; directing the department to conduct a feasibility study of state interchange improvements; requiring a report to the Governor and Legislature; amending ss. 212.05, 316.1303, 316.545, 316.605, 316.6105, 316.613, 316.622, 316.650, 316.70, 320.01, 320.08, 320.0801, 320.38, 322.031, 450.181, 559.903, 655.960, 732.402, and 860.065, F.S.; conforming cross-references; providing an effective

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

RETURNING MESSAGES — FINAL ACTION

The Honorable Andy Gardiner, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 130.

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 CS/SB 158.

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 CS/SB 228.

Bob Ward, Clerk

The bill contained in the foregoing message was ordered enrolled.

CORRECTION AND APPROVAL OF JOURNAL

The Journals of February 2 and February 9 were corrected and approved.

ADJOURNMENT

On motion by Senator Simmons, the Senate adjourned at 5:27 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Thursday, February 11 or upon call of the President.