

Journal of the Senate

Number 14—Regular Session

Thursday, April 13, 2017

CONTENTS

Bills on Third Reading)5
Call to Order)5
Co-Introducers	1
Committee Substitutes, First Reading)5
Conference Committee Appointments 41	10
Executive Business, Suspension Reports)4
House Messages, First Reading 399, 400, 401, 402, 403, 40)5
Motions)4
Motions Relating to Committee Reference	98
Reports of Committees)4
Resolutions) 5
Special Order Calendar)6

CALL TO ORDER

The Senate was called to order by President Negron at 4:00 p.m. A quorum present—33:

Mr. President	Flores	Powell
Baxley	Gainer	Rader
Bean	Galvano	Rodriguez
Benacquisto	Gibson	Rouson
Book	Grimsley	Simmons
Bradley	Hutson	Simpson
Braynon	Latvala	Stargel
Broxson	Mayfield	Stewart
Campbell	Montford	Thurston
Clemens	Passidomo	Torres
Farmer	Perry	Young

Excused: Senator Hukill

PRAYER

The following prayer was offered by Will Hosford, an employee with the Office of the Secretary of the Senate:

Heavenly Father, we humbly come before you today to ask for your guidance and wisdom as we attend to the business of making the great State of Florida even better. We thank you for this day and the successes we have had in this session so far. I pray that you will guide the Senators throughout the remainder of this session to do what is best for the people of Florida. Amen.

PLEDGE

Senate Page Coordinators Linda Wilkie and Madeline Ault, Office of the Sergeant at Arms, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

ADOPTION OF RESOLUTIONS

At the request of Senator Passidomo—

By Senator Passidomo-

SR 402—A resolution recognizing May 2017 as "Bladder Cancer Awareness Month" in Florida.

WHEREAS, the American Cancer Society's Cancer Statistics Center estimates that, in 2017, 79,030 new cases of urinary bladder cancer will be diagnosed nationwide, with 16,870 people dying from the disease, and

WHEREAS, approximately 587,000 people in the United States are currently living with a diagnosis of urinary bladder cancer, and

WHEREAS, the center estimates that Florida will have 6,430 new cases of urinary bladder cancer in 2017, making it the sixth most common cancer in this state in terms of new cases, and

WHEREAS, although bladder cancer can occur at any age, the center reports that a higher percentage of people suffering from the disease are over the age of 55, with the historical probability of developing urinary bladder cancer highest for those over the age of 70, and

WHEREAS, in keeping with its population ranking and large elderly population, Florida is projected by the center to have the second highest number of new cases of urinary bladder cancer in the 50 states in 2017, and

WHEREAS, the center reports that urinary bladder cancer was the fourth most common cancer in men in Florida for the 5-year period beginning in 2009, with men currently having a 1 in 26 chance of being diagnosed in their lifetimes, while women have only a 1 in 88 chance of being diagnosed, and

WHEREAS, due to a recurrence rate of greater than 50 percent, urinary bladder cancer is one of the most expensive cancers to treat over the lifetime of the patient, and

WHEREAS, smoking, employment in certain professions with chemical exposures, and certain military chemical exposures increase the likelihood that an individual will develop urinary bladder cancer, and

WHEREAS, the diagnosis of urinary bladder cancer in women is often delayed until after common gynecological problems can be ruled out, and

WHEREAS, most people do not know the early, vague signs and symptoms of urinary bladder cancer and should discuss concerns about their urinary systems with their doctor, NOW, THEREFORE,

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

That May 2017 is recognized as "Bladder Cancer Awareness Month" in Florida.

—was introduced, read, and adopted by publication.

BILLS ON THIRD READING

CS for CS for SB 234—A bill to be entitled An act relating to the Land Acquisition Trust Fund; amending s. 375.041, F.S.; requiring a specified appropriation for certain projects related to the St. Johns River and its tributaries or the Keystone Lake Region; requiring the distribution to be reduced by an amount equal to the debt service paid on certain bonds; providing an effective date.

—as amended April 12, was read the third time by title.

On motion by Senator Bradley, **CS for CS for SB 234**, as amended, was passed and certified to the House. The vote on passage was:

Yeas-35

Flores Mr. President Rader Artiles Gainer Rodriguez Baxley Galvano Rouson Bean Gibson Simmons Benacquisto Grimsley Simpson Book Hutson Stargel Bradley Latvala Steube Brandes Mayfield Stewart Braynon Montford Thurston Broxson Passidomo Torres Clemens Perry Young Farmer Powell

Navs-None

Vote after roll call:

Yea-Garcia

SPECIAL ORDER CALENDAR

On motion by Senator Galvano-

CS for SB 532-A bill to be entitled An act relating to public notification of pollution; creating s. 403.076, F.S.; providing a short title; creating s. 403.077, F.S.; providing goals and legislative findings; specifying authority of the Department of Environmental Protection; specifying that the act does not alter or affect the emergency management responsibilities of certain other governmental entities; creating s. 403.078, F.S.; defining the term "reportable pollution release"; requiring an owner or operator of an installation at which a reportable pollution release occurred to provide certain information to the department within 24 hours after the discovery of a reportable pollution release; authorizing the owner or operator to amend such notice; specifying compliance and enforcement requirements; requiring owners or operators to provide notice when a reportable pollution release migrates outside the property boundaries of the installation; requiring the department to publish such information in a specified manner; requiring the department to establish an electronic mailing list; requiring the department to provide a reporting form and e-mail address for such notice; specifying that providing a notice does not constitute an admission of liability or harm; specifying penalties for violations; requiring the department to adopt rules; amending s. 403.121, F.S.; specifying penalties for failure to provide required notice; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for SB 532 was placed on the calendar of Bills on Third Reading.

On motion by Senator Powell-

CS for CS for SB 886—A bill to be entitled An act relating to public records; creating s. 397.6760, F.S.; providing an exemption from public records requirements for petitions for involuntary assessment and stabilization, court orders, related records, and personal identifying information regarding substance abuse impaired persons; providing exceptions authorizing the release of such petitions, orders, records, and identifying information to certain persons and entities; providing applicability; prohibiting a clerk of court from publishing personal identifying information on a court docket or in a publicly accessible file; providing for retroactive application; providing for future 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 886 was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 550 was deferred.

On motion by Senator Clemens-

SB 350—A bill to be entitled An act relating to the Criminal Justice Standards and Training Commission; amending s. 943.12, F.S.; requiring the Criminal Justice Standards and Training Commission to implement, administer, maintain, and revise a basic abilities examination by a specified date; requiring the commission to establish specified procedures and standards; amending s. 943.17, F.S.; requiring the commission to set a fee for the basic abilities examination; requiring a nonrefundable fee for each examination attempt; requiring that examination fees be deposited in the Criminal Justice Standards and Training Trust Fund; providing a condition for when the examination fee takes effect; reenacting s. 943.173(3), F.S., relating to examinations, administration, and materials not being public records, to incorporate the amendment made to s. 943.17, F.S., in a reference thereto; reenacting and amending s. 943.25(2), F.S., relating to criminal justice trust funds; conforming a provision to changes made by the act; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, ${\bf SB~350}$ was placed on the calendar of Bills on Third Reading.

SB 372—A bill to be entitled An act relating to reemployment assistance fraud; amending s. 322.142, F.S.; authorizing reproductions from certain files or digital records maintained by the Department of Highway Safety and Motor Vehicles to be made and issued to the Department of Economic Opportunity pursuant to an interagency agreement for specified purposes; providing an effective date.

—was read the second time by title.

Pending further consideration of **SB 372**, pursuant to Rule 3.11(3), there being no objection, **HB 671** was withdrawn from the Committees on Commerce and Tourism; Transportation; and Rules.

On motion by Senator Stargel-

HB 671—A bill to be entitled An act relating to reemployment assistance fraud; amending s. 322.142, F.S.; adding the Department of Economic Opportunity as an entity that may be issued reproductions from certain files or digital records for specified reasons; providing an effective date.

—a companion measure, was substituted for ${\bf SB~372}$ and read the second time by title.

Pursuant to Rule 4.19, ${\bf HB~671}$ was placed on the calendar of Bills on Third Reading.

CS for CS for SB 172-A bill to be entitled An act relating to guardianship; amending s. 744.331, F.S.; requiring each examining committee member, in a proceeding to determine a person's incapacity, to file his or her report with the clerk of the court within a specified timeframe after appointment; requiring the clerk of the court to serve each report on specified persons within a specified timeframe; requiring the clerk of the court to file a certificate of service in the incapacity proceeding; revising the timeframe within which specified parties must be served with all reports; authorizing parties to agree to waive the timeframe; authorizing the petitioner or the alleged incapacitated person to move for a continuance if service is not timely carried out and to object to the introduction of all or any part of a report by filing and serving a written objection to admissibility on the other party within a specified timeframe; specifying that the admissibility of the report is governed by the rules of evidence; requiring that the adjudicatory hearing be conducted within a specified timeframe after the filing of the last filed report; amending s. 744.367, F.S.; increasing the timeframe within which a guardian has to file a required annual guardianship plan with the court if the court does not require filing on a calendar-year basis; decreasing the timeframe within which a guardian has to file a required annual guardianship plan with the court if the court requires calendar-year filing; amending s. 744.3725, F.S.; removing the requirement that a court first find that a ward's spouse has consented to dissolution of marriage before the court may authorize a guardian to exercise specified rights; amending s. 744.441, F.S.; removing the cap on funeral expenses that may be paid from a ward's estate; reenacting s. 744.3215(4), F.S., relating to the rights of persons determined incapacitated, to incorporate the amendment made to s. 744.3725, F.S., in a reference thereto; providing an effective date.

-was read the second time by title.

Pending further consideration of **CS for CS for SB 172**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 399** was withdrawn from the Committees on Children, Families, and Elder Affairs; Judiciary; and Rules.

On motion by Senator Passidomo-

CS for HB 399—A bill to be entitled An act relating to guardianship; amending s. 744.331, F.S.; requiring each examining committee member in a proceeding to determine incapacity to file his or her report with the clerk of the court within a specified timeframe after appointment; requiring the clerk of the court to serve each report on specified persons within a specified timeframe; requiring the clerk of the court to file a certificate of service of each report in the incapacity proceeding; revising the timeframe before the hearing on the petition within which specified parties must be served with all reports; authorizing parties to agree to waive the timeframe; authorizing the petitioner and the alleged incapacitated person to move for a continuance if service is not timely effectuated and to object to the introduction of all or any part of a report by filing and serving a written objection to admissibility on the other party within a specified timeframe; specifying that the admissibility of the report is governed by the rules of evidence; requiring that the adjudicatory hearing be conducted within a specified timeframe after the filing of the last filed report; amending s. 744.367, F.S.; increasing the time that a guardian has to file a required annual guardianship plan with the court if the court does not require filing on a calendar year basis; changing the time that a guardian has to file a required annual guardianship plan with the court if the court requires calendar-year filing; amending s. 744.3725, F.S.; eliminating the requirement that a court must first find that a ward's spouse has consented to dissolution of marriage before the court may authorize a guardian to exercise specified rights; amending s. 744.441, F.S.; removing the cap on funeral expenses that may be paid from a ward's estate; reenacting s. 744.3215(4), F.S., relating to the rights of persons determined incapacitated, to incorporate the amendment made to s. 744.3725, F.S., in a reference thereto; providing an effective date.

—a companion measure, was substituted for **CS** for **CS** for **SB** 172 and read the second time by title.

Pursuant to Rule 4.19, ${f CS}$ for ${f HB}$ 399 was placed on the calendar of Bills on Third Reading.

On motion by Senator Flores-

CS for CS for SB 18—A bill to be entitled An act for the relief of "Survivor" and the Estate of "Victim"; providing appropriations to compensate Survivor and the Estate of Victim for injuries and damages sustained as a result of the negligence of the Department of Children and Families, formerly known as the Department of Children and Family Services; providing that the amount already paid by the department and the appropriation satisfy all present and future claims related to the injuries of Survivor and the death of Victim; providing a limitation on the payment of attorney fees; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 18 was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia-

CS for CS for SB 852—A bill to be entitled An act relating to human trafficking; amending s. 39.524, F.S.; requiring the Department of Children and Families or a sheriff's office to conduct a multidisciplinary staffing on child victims of commercial sexual exploitation to determine

the child's service and placement needs; revising the date by which the department or sheriff's office must submit a report to the Legislature on child commercial sexual exploitation and safe-harbor placements; revising the contents of the report, including recommendations by the Office of Program Policy Analysis and Government Accountability study on commercial sexual exploitation of children; requiring the department to maintain certain data on the child victims; amending s. 92.565, F.S.; adding commercial sexual activity as a crime in which the defendant's admission is admissible during trial; amending s. 409.016, F.S.; defining the term "commercial sexual exploitation"; amending s. 409.1678, F.S.; deleting the term "sexually exploited child"; removing an obsolete date; conforming provisions to changes made by the act; amending s. 409.1754, F.S.; requiring the department or sheriff's office to conduct multidisciplinary staffings for child victims; requiring a service plan for all victims of child commercial sexual exploitation; requiring the department or sheriff's office to follow up on all victims of child commercial sexual exploitation within a specified timeframe; amending s. 464.013, F.S.; revising the continuing medical education course requirements for certain relicensures or recertifications to include a course in human trafficking; providing requirements and procedures for the course; amending s. 907.041, F.S.; adding human trafficking to the list of crimes requiring pretrial detention of the defendant; reenacting s. 790.065(2)(c), F.S., relating to the sale and delivery of firearms to incorporate the amendment made to s. 907.041, F.S., in a reference thereto; providing an effective date.

—was read the second time by title.

Senator Garcia moved the following amendment which was adopted:

Amendment 1 (619590)—Delete lines 549-550 and insert: licensees must complete this course for every biennial licensure renewal on or after January 1, 2019.

Pursuant to Rule 4.19, **CS for CS for SB 852**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

CS for CS for SB 550—A bill to be entitled An act relating to public records; amending s. 119.011, F.S.; providing that the personal identifying information of a witness to a murder remains confidential and exempt for a specified period; amending s. 119.071, F.S.; providing an exemption from public records requirements for criminal intelligence or criminal investigative information that reveals the personal identifying information of a witness to a murder for a specified period; authorizing specified entities and parties to receive the information; providing for future legislative review and repeal of the exemption; amending s. 119.0714, F.S.; providing that the public records exemption applies to personal identifying information of a witness to a murder that is made part of a court file; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for CS for SB 550**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 111** was withdrawn from the Committees on Criminal Justice; Judiciary; Governmental Oversight and Accountability, and Rules.

On motion by Senator Bracy—

CS for CS for HB 111—A bill to be entitled An act relating to public records; amending s. 119.011, F.S.; providing that the personal identifying information of a witness to a murder remains confidential and exempt for a specified period; amending s. 119.071, F.S.; providing an exemption from public records requirements for criminal intelligence or criminal investigative information that reveals the personal identifying information of a witness to a murder for a specified period; authorizing specified entities and parties to receive the information; providing for future legislative review and repeal of the exemption; amending s. 119.0714, F.S.; providing that the public records exemption applies to personal identifying information of a witness to a murder that is made part of a court file; providing a statement of public necessity; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 550 and read the second time by title.

On motion by Senator Bracy, by two-thirds vote, **CS for CS for HB** 111 was read the third time by title, passed by the required constitutional two-thirds vote of the members present and voting, and certified to the House. The vote on passage was:

Yeas—34

Mr. President Gainer Rodriguez Garcia Rouson Artiles Baxley Gibson Simmons Grimsley Simpson Bean Benacquisto Hutson Stargel Book Latvala Steube Mayfield Bracy Stewart Montford Thurston Braynon Broxson Passidomo Torres Campbell Perry Young Farmer Powell Flores Rader

Nays-3

Bradley Brandes Clemens

Vote after roll call:

Yea-Galvano

On motion by Senator Hutson-

CS for CS for SB 884—A bill to be entitled An act relating to shark fins; creating s. 379.2426, F.S.; defining terms; prohibiting persons from possessing separated shark fins except under certain conditions; providing penalties; prohibiting persons with suspended or revoked license privileges from engaging in certain activities; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, CS for CS for SB 884 was placed on the calendar of Bills on Third Reading.

At the direction of the President, the Senate resumed consideration of—

CS for CS for SB 1052—A bill to be entitled An act relating to justifiable use of force; amending s. 776.013, F.S.; deleting a requirement that a person first be attacked in his or her dwelling, residence, or vehicle before using or threatening to use force; providing applicability; providing an effective date.

—which was previously considered April 6. Pending **Amendment 2** (799564) by Senator Simmons was adopted.

Senator Rodriguez moved the following amendment which failed:

Amendment 3 (947358) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (2) of section 776.012, Florida Statutes, is amended to read:

776.012 Use or threatened use of force in defense of person.—

(2) A person is justified in using or threatening to use deadly force if he or she reasonably believes that using or threatening to use such force is necessary to prevent imminent death or great bodily harm to himself or herself or another or to prevent the imminent commission of a forcible felony. A person who uses or threatens to use deadly force in accordance with this subsection does not have a duty to retreat and has the right to stand his or her ground if the person using or threatening to use the deadly force is not engaged in a criminal activity, is not excluded under s. 776.041, and is in a place where he or she has a right to be.

Section 2. For the purpose of incorporating the amendment made by this act to section 776.012, Florida Statutes, in a reference thereto, subsection (3) of section 776.013, Florida Statutes, is reenacted to read:

776.013 Home protection; use or threatened use of deadly force; presumption of fear of death or great bodily harm.—

(3) A person who is attacked in his or her dwelling, residence, or vehicle has no duty to retreat and has the right to stand his or her ground and use or threaten to use force, including deadly force, if he or she uses or threatens to use force in accordance with s. 776.012(1) or (2) or s. 776.031(1) or (2).

Section 3. For the purpose of incorporating the amendment made by this act to section 776.012, Florida Statutes, in a reference thereto, subsection (1) of section 776.032, Florida Statutes, is reenacted to read:

776.032 Immunity from criminal prosecution and civil action for justifiable use or threatened use of force.—

(1) A person who uses or threatens to use force as permitted in s. 776.012, s. 776.013, or s. 776.031 is justified in such conduct and is immune from criminal prosecution and civil action for the use or threatened use of such force by the person, personal representative, or heirs of the person against whom the force was used or threatened, unless the person against whom force was used or threatened, unless the person against whom force was used or threatened is a law enforcement officer, as defined in s. 943.10(14), who was acting in the performance of his or her official duties and the officer identified himself or herself in accordance with any applicable law or the person using or threatening to use force knew or reasonably should have known that the person was a law enforcement officer. As used in this subsection, the term "criminal prosecution" includes arresting, detaining in custody, and charging or prosecuting the defendant.

Section 4. This act shall take effect July 1, 2017.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to justifiable use of force; amending s. 776.012, F.S.; providing that a person who uses or threatens to use deadly force does not have a duty to retreat and has the right to stand his or her ground if he or she is not otherwise excluded under s. 776.041, F.S., from claiming that the use or threatened use of deadly force was justified; reenacting ss. 776.013(3) and 776.032(1), F.S., relating to use or threatened use of deadly force and immunity from criminal prosecution and civil action for justifiable use or threatened use of force, respectively, to incorporate the amendment made to s. 776.012, F.S., in references thereto; providing an effective date.

Senator Simmons moved the following amendment which was adopted:

Amendment 4 (833056) (with title amendment)—Delete lines 14-22 and insert:

(3) A person who is attacked in a his or her dwelling or, residence in which the person has a right to be, or vehicle has no duty to retreat and has the right to stand his or her ground by using or threatening and use or threaten to use force, including deadly force, if he or she reasonably believes that such conduct is necessary to prevent death or great bodily harm to himself, herself, or another or to prevent the imminent commission of a forcible felony uses or threatens to use force in accordance with s. 776.012(1) or (2) or s. 776.031(1) or (2).

And the title is amended as follows:

Delete lines 3-6 and insert: s. 776.013, F.S.; specifying that a person who is in a dwelling or residence in which he or she has a right to be has no duty to retreat and has the right to stand his or her ground under certain circumstances; providing an effective date.

On motion by Senator Simmons, by two-thirds vote, **CS for CS for SB 1052**, as amended, was read the third time by title, passed, ordered engrossed, and then certified to the House. The vote on passage was:

Yeas-22

Mr. President Flores Perry Artiles Gainer Simmons Baxley Galvano Simpson Bean Grimsley Stargel Benacquisto Latvala Steube Bradley Lee Young

Brandes Mayfield Broxson Passidomo

Nays-15

BookFarmerRodriguezBracyGibsonRousonBraynonMontfordStewartCampbellPowellThurstonClemensRaderTorres

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Hutson, by two-thirds vote, SB 1462 was withdrawn from the committees of reference and further consideration.

On motion by Senator Gibson, by two-thirds vote, **SB 1300**, **SB 366**, and **SB 836** were withdrawn from the committees of reference and further consideration.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5105 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Education Committee and Representative(s) Latvala, Bileca, Fischer, Raburn—

HB 5105—A bill to be entitled An act relating to school improvement; amending s. 1001.42, F.S.; revising provisions relating to school improvements plans; requiring only specified schools to submit a school improvement plan; deleting a requirement that certain information be included in the improvement plans of certain schools; revising the grade levels required to implement an early warning system; revising the required content of an early warning system; requiring a specified team to monitor specified data; authorizing a psychologist to be a member of the team; revising what constitutes an educational emergency and establishing duties of district school boards relating to such emergency; amending s. 1008.33, F.S.; providing that intervention and support services apply consistently to any school meeting specified criteria; revising the required timeline for the implementation of a district-managed turnaround plan; providing turnaround options available to school districts meeting specified criteria; amending s. 1008.345, F.S.; revising the criteria a school must meet to have a community assessment team; revising the duties of a community assessment team; amending 1002.33, F.S.; revising the criteria a charter school must meet to require corrective action; revising requirements for corrective action by charter schools; revising criteria for waiver of automatic charter termination; creating s. 1002.333, F.S., relating to persistently low-performing schools; providing definitions; providing eligibility criteria for hope operators; providing for the designation and redesignation of a hope operator; authorizing hope operators to establish schools of hope in specified areas; providing the process for the establishment of a school of hope; providing the requirements for a performance-based agreement; authorizing a school of hope to be designated as a local education agency; providing that a sponsor is not liable for specified damages; providing that a school of hope may be a private or public employer; authorizing a school of hope to participate in the Florida Retirement System; authorizing a hope operator to employ certain staff; providing specific statutory exemptions for schools of hope; providing requirements for facilities used by schools of hope; requiring districts to annually provide a list of specified property to the Department of Education; providing that schools of hope shall be funded through the Florida Education Finance Program; establishing additional funding sources and guidelines for eligible expenditures; providing a mechanism to address school district noncompliance; providing authority and obligations of the State Board of Education; providing a mechanism for the resolution of disputes; providing for rulemaking; creating s. 1001.291, F.S.; establishing the Schools of Hope Revolving Loan Program; providing criteria for administration of the program; providing for severability; providing effective dates.

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5105** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5105—A bill to be entitled An act relating to school improvement; amending s. 1001.42, F.S.; revising provisions relating to school improvements plans; requiring only specified schools to submit a school improvement plan; deleting a requirement that certain information be included in the improvement plans of certain schools; revising the grade levels required to implement an early warning system; revising the required content of an early warning system; requiring a specified team to monitor specified data; authorizing a psychologist to be a member of the team; revising what constitutes an educational emergency and establishing duties of district school boards relating to such emergency; amending s. 1008.33, F.S.; providing that intervention and support services apply consistently to any school meeting specified criteria; revising the required timeline for the implementation of a district-managed turnaround plan; providing turnaround options available to school districts meeting specified criteria; amending s. 1008.345, F.S.; revising the criteria a school must meet to have a community assessment team; revising the duties of a community assessment team; amending 1002.33, F.S.; revising the criteria a charter school must meet to require corrective action; revising requirements for corrective action by charter schools; revising criteria for waiver of automatic charter termination; creating s. 1002.333, F.S., relating to persistently low-performing schools; providing definitions; providing eligibility criteria for hope operators; providing for the designation and redesignation of a hope operator; authorizing hope operators to establish schools of hope in specified areas; providing the process for the establishment of a school of hope; providing the requirements for a performance-based agreement; authorizing a school of hope to be designated as a local education agency; providing that a sponsor is not liable for specified damages; providing that a school of hope may be a private or public employer; authorizing a school of hope to participate in the Florida Retirement System; authorizing a hope operator to employ certain staff; providing specific statutory exemptions for schools of hope; providing requirements for facilities used by schools of hope; requiring districts to annually provide a list of specified property to the Department of Education; providing that schools of hope shall be funded through the Florida Education Finance Program; establishing additional funding sources and guidelines for eligible expenditures; providing a mechanism to address school district noncompliance; providing authority and obligations of the State Board of Education; providing a mechanism for the resolution of disputes; providing for rulemaking; creating s. 1001.291, F.S.; establishing the Schools of Hope Revolving Loan Program; providing criteria for administration of the program; providing for severability; providing effective dates.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, ${\bf HB~5105}$ was read the second time by title.

 $Senator\ Latvala\ moved\ the\ following\ amendment\ which\ was\ adopted:$

 $\begin{array}{lll} \textbf{Amendment 1} & \textbf{(156506)} \\ \textbf{--} \\ \textbf{Delete everything after the enacting clause and insert:} \end{array}$

On motion by Senator Latvala, by two-thirds vote, **HB 5105**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President Farmer Powell Baxley Flores Rader Gainer Rodriguez Bean Galvano Benacquisto Rouson Book Gibson Simmons Bracy Grimsley Simpson Bradley Latvala Stargel Brandes Lee Stewart Mayfield Thurston Braynon Broxson Montford Torres Campbell Passidomo Young Clemens Perry

Nays-None

Vote after roll call:

Yea—Steube

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5203 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Health Care Appropriations Subcommittee and Representative(s) Brodeur—

HB 5203—A bill to be entitled An act relating to the prescription drug monitoring program; amending s. 893.055, F.S.; authorizing the use of state funds for administration of the program; deleting a requirement that implementation of the program is contingent on nonstate funding; providing an effective date.

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5203** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5203—A bill to be entitled An act relating to the prescription drug monitoring program; amending s. 893.055, F.S.; authorizing the use of state funds for administration of the program; deleting a requirement that implementation of the program is contingent on nonstate funding; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **HB 5203** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

 $\begin{array}{lll} \textbf{Amendment 1} & \textbf{(192274)} \\ \textbf{--} \\ \textbf{Delete everything after the enacting clause and insert:} \end{array}$

On motion by Senator Latvala, by two-thirds vote, **HB 5203**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—36

Mr. President Bradley Farmer Baxley Brandes Flores Braynon Gainer Bean Benacquisto Broxson Galvano Book Campbell Gibson Bracy Clemens Grimsley

Latvala	Powell	Stargel
Lee	Rader	Steube
Mayfield	Rodriguez	Stewart
Montford	Rouson	Thurston
Passidomo	Simmons	Torres
Perry	Simpson	Young
Nays-None		

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5205 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Health Care Appropriations Subcommittee and Representative(s) Brodeur—

HB 5205—A bill to be entitled An act relating to the Department of Veterans' Affairs; terminating the State Homes for Veterans Trust Fund within the department; providing for the disposition of balances in, revenues of, and outstanding appropriations of the trust fund; prescribing termination procedures; amending s. 20.375, F.S.; revising provisions for use and administration of funds in the department's Operations and Maintenance Trust Fund; conforming provisions to changes made by the act; amending s. 296.11, F.S.; revising purposes for the expenditure of moneys in the trust fund; amending s. 296.37, F.S.; revising income requirements for certain contributions by residents of a veterans' nursing home; amending ss. 296.38, 320.02, 320.08058, 320.089, 320.0891, and 322.08, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5205** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5205—A bill to be entitled An act relating to the Department of Veterans' Affairs; terminating the State Homes for Veterans Trust Fund within the department; providing for the disposition of balances in, revenues of, and outstanding appropriations of the trust fund; prescribing termination procedures; amending s. 20.375, F.S.; revising provisions for use and administration of funds in the department's Operations and Maintenance Trust Fund; conforming provisions to changes made by the act; amending s. 296.11, F.S.; revising purposes for the expenditure of moneys in the trust fund; amending s. 296.37, F.S.; revising income requirements for certain contributions by residents of a veterans' nursing home; amending ss. 296.38, 320.02, 320.08058, 320.089, 320.0891, and 322.08, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **HB 5205** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

Amendment 1 (398442)—Delete everything after the enacting clause and insert:

On motion by Senator Latvala, by two-thirds vote, **HB 5205**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Bradley	Farmer
Baxley	Brandes	Flores
Bean	Braynon	Gainer
Benacquisto	Broxson	Galvano
Book	Campbell	Gibson
Bracy	Clemens	Grimsley

LatvalaPowellStargelLeeRaderSteubeMayfieldRodriguezStewartMontfordRousonThurstonPassidomoSimmonsTorres

Perry Simpson

Nays-None

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5301 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Government Operations & Technology Appropriations Subcommittee and Representative(s) Ingoglia—

HB 5301-A bill to be entitled An act relating to state agency information technology reorganization; transferring all powers, duties, functions, records, offices, personnel, associated administrative support positions, property, pending issues and existing contracts, administrative authority, certain administrative rules, trust funds, and unexpended balances of appropriations, allocations, and other funds of the state data center within the Agency for State Technology to the Department of Management Services and the Agency for State Technology to the Office of Technology and Data Solutions, respectively, by a type two transfer; providing that untransferred rules of the Agency for State Technology are repealed; providing that certain binding contracts and interagency agreements continue for remainder of terms; amending ss. 17.0315 and 20.055, F.S.; conforming provisions to changes made by the act; amending s. 20.22, F.S.; establishing the State Data Center Program and the Office of Technology and Data Solutions within the Department of Management Services; repealing s. 20.61, F.S., relating to the Agency for State Technology; amending ss. 97.0525, 110.205, 215.322, 215.96, and 216.292, F.S.; conforming provisions to changes made by the act; amending s. 282.003, F.S.; revising a short title; amending s. 282.0041, F.S.; revising and providing definitions; amending s. 282.0051, F.S.; transferring powers, duties, and functions of the Agency for State Technology to the Office of Technology and Data Solutions and revising such powers, duties, and functions; providing for the appointment of and requirements for the state chief information officer, the chief data officer, and the chief information security officer; removing requirements that the office publish certain policies and standards; removing a requirement that the office provide certain training opportunities to state agencies; requiring the office to review state agency project oversight deliverables and provide certain recommendations to the Governor and the Legislature; requiring state agencies to submit project oversight deliverables to the office for certain information technology projects; removing certain reporting requirements; requiring the office, in collaboration with the department, to recommend best practices for the procurement of commercial cloud computing services and an information technology policy for information technology-related state contracts; requiring the development of and providing requirements for an enterprise data inventory; removing a requirement that the office conduct certain annual assessments; removing a requirement that the office provide operational management and oversight of the state data center; removing requirements that the office make certain recommendations; removing a requirement that the office provide project oversight on certain information technology projects of specified departments; amending s. 282.00515, F.S.; requiring specified departments to adopt certain standards and authorizing such departments to consult with the office; requiring specified departments to submit project oversight deliverables to the office for certain information technology projects; conforming a cross-reference; amending s. 282.201, F.S.; transferring the state data center from the Agency for State Technology to the Department of Management Services and revising state data center duties; revising the method of hosting data center services; requiring the Secretary of Management Services to appoint a director of the state data center; deleting legislative intent; requiring the state data center to develop and implement necessary operating guidelines and procedures for a cost recovery mechanism; requiring the state data center, in collaboration with the Department of Law Enforcement, to develop and implement a process for detecting, reporting, and responding to information technology security incidents, breaches, and threats; requiring the state data center to establish a commercial cloud computing services in certain circumstances; requiring the state data center to provide a biennial report on the use of cloud computing by state agency customer entities to the Governor, the Legislature, and the Office of Technology and Data Solutions; removing obsolete language; creating s. 282.206, F.S.; requiring a state agency customer entity to notify the state data center biannually of changes in anticipated use of state data center services; requiring a state agency customer entity to develop a plan that includes specified elements to address its applications located at the state data center; requiring the use of commercial cloud computing services in certain circumstances; amending ss. 282.318, 287.057, 287.0591, 445.011, 445.045, 668.50, and 943.0415, F.S.; conforming provisions to changes made by the act; creating the Florida Cybersecurity Task Force; providing membership and duties of the task force; requiring the cooperation of executive branch departments and agencies; requiring a report to be submitted to the Governor and the Legislature; providing for expiration; specifying that certain transfers do not require Legislative Budget Commission approval; providing appropriations; providing for the allocation of appropriated funds; providing an effective date.

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5301** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5301-A bill to be entitled An act relating to state agency information technology reorganization; transferring all powers, duties, functions, records, offices, personnel, associated administrative support positions, property, pending issues and existing contracts, administrative authority, certain administrative rules, trust funds, and unexpended balances of appropriations, allocations, and other funds of the state data center within the Agency for State Technology to the Department of Management Services and the Agency for State Technology to the Office of Technology and Data Solutions, respectively, by a type two transfer; providing that untransferred rules of the Agency for State Technology are repealed; providing that certain binding contracts and interagency agreements continue for remainder of terms; amending ss. 17.0315 and 20.055, F.S.; conforming provisions to changes made by the act; amending s. 20.22, F.S.; establishing the State Data Center Program and the Office of Technology and Data Solutions within the Department of Management Services; repealing s. 20.61, F.S., relating to the Agency for State Technology; amending ss. 97.0525, 110.205, 215.322, 215.96, and 216.292, F.S.; conforming provisions to changes made by the act; amending s. 282.003, F.S.; revising a short title; amending s. 282.0041, F.S.; revising and providing definitions; amending s. 282.0051, F.S.; transferring powers, duties, and functions of the Agency for State Technology to the Office of Technology and Data Solutions and revising such powers, duties, and functions; providing for the appointment of and requirements for the state chief information officer, the chief data officer, and the chief information security officer: removing requirements that the office publish certain policies and standards; removing a requirement that the office provide certain training opportunities to state agencies; requiring the office to review state agency project oversight deliverables and provide certain recommendations to the Governor and the Legislature; requiring state agencies to submit project oversight deliverables to the office for certain information technology projects; removing certain reporting requirements; requiring the office, in collaboration with the department, to recommend best practices for the procurement of commercial cloud computing services and an information technology policy for information technology-related state contracts; requiring the development of and providing requirements for an enterprise data inventory; removing a requirement that the office conduct certain annual assessments; removing a requirement that the office provide operational management and oversight of the state data center; removing requirements that the office make certain recommendations; removing a requirement that the office provide project oversight on certain information technology projects of specified departments; amending s. 282.00515, F.S.; requiring specified departments to adopt certain standards and authorizing such departments to consult with the office; requiring specified departments to submit project oversight deliverables to the office for certain information technology projects; conforming a cross-reference; amending s. 282.201, F.S.; transferring the state data center from the Agency for

State Technology to the Department of Management Services and revising state data center duties; revising the method of hosting data center services; requiring the Secretary of Management Services to appoint a director of the state data center; deleting legislative intent; requiring the state data center to develop and implement necessary operating guidelines and procedures for a cost recovery mechanism; requiring the state data center, in collaboration with the Department of Law Enforcement, to develop and implement a process for detecting, reporting, and responding to information technology security incidents, breaches, and threats; requiring the state data center to establish a commercial cloud computing services in certain circumstances; requiring the state data center to provide a biennial report on the use of cloud computing by state agency customer entities to the Governor, the Legislature, and the Office of Technology and Data Solutions; removing obsolete language; creating s. 282.206, F.S.; requiring a state agency customer entity to notify the state data center biannually of changes in anticipated use of state data center services; requiring a state agency customer entity to develop a plan that includes specified elements to address its applications located at the state data center; requiring the use of commercial cloud computing services in certain circumstances; amending ss. 282.318, 287.057, 287.0591, 445.011, 445.045, 668.50, and 943.0415, F.S.; conforming provisions to changes made by the act; creating the Florida Cybersecurity Task Force; providing membership and duties of the task force; requiring the cooperation of executive branch departments and agencies; requiring a report to be submitted to the Governor and the Legislature; providing for expiration; specifying that certain transfers do not require Legislative Budget Commission approval; providing appropriations; providing for the allocation of appropriated funds; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **HB 5301** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

Amendment 1 (100366)—Delete everything after the enacting clause and insert:

On motion by Senator Latvala, by two-thirds vote, **HB 5301**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Galvano	Rouson
Book	Gibson	Simmons
Bracy	Grimsley	Simpson
Bradley	Latvala	Stargel
Brandes	Lee	Steube
Braynon	Mayfield	Stewart
Broxson	Montford	Thurston
Campbell	Passidomo	Torres
Clemens	Perry	
Nays—None		

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5401 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Agriculture & Natural Resources Appropriations Subcommittee and Representative(s) Clemons—

HB 5401—A bill to be entitled An act relating to pesticide registration; amending s. 487.041, F.S.; removing provisions relating to supplemental registration fees for certain pesticides that contain active ingredients for which the United States Environmental Protection

Agency has established food tolerance limits; providing an effective date

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5401** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5401—A bill to be entitled An act relating to pesticide registration; amending s. 487.041, F.S.; removing provisions relating to supplemental registration fees for certain pesticides that contain active ingredients for which the United States Environmental Protection Agency has established food tolerance limits; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **HB 5401** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

Amendment 1 (331650)—Delete everything after the enacting clause and insert:

On motion by Senator Latvala, by two-thirds vote, **HB 5401**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Galvano	Rouson
Book	Gibson	Simmons
Bracy	Grimsley	Simpson
Bradley	Latvala	Stargel
Brandes	Lee	Steube
Braynon	Mayfield	Stewart
Broxson	Montford	Thurston
Campbell	Passidomo	Torres
Clemens	Perry	

Navs-None

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5403 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Agriculture & Natural Resources Appropriations Subcommittee and Representative(s) Harrison—

HB 5403—A bill to be entitled An act relating to trust funds; terminating the Environmental Laboratory Trust Fund within the Department of Environmental Protection; providing for the disposition of balances in, revenues of, and all outstanding appropriations of the trust fund; prescribing procedures for the termination of the trust fund; amending s. 20.25501, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5403** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5403—A bill to be entitled An act relating to trust funds; terminating the Environmental Laboratory Trust Fund within the Department of Environmental Protection; providing for the disposition of balances in, revenues of, and all outstanding appropriations of the trust

fund; prescribing procedures for the termination of the trust fund; amending s. 20.25501, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **HB 5403** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

Amendment 1 (916860)—Delete everything after the enacting clause and insert:

On motion by Senator Latvala, by two-thirds vote, **HB 5403**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Farmer	Powell
Flores	Rader
Gainer	Rodriguez
Galvano	Rouson
Gibson	Simmons
Grimsley	Simpson
Latvala	Stargel
Lee	Steube
Mayfield	Stewart
Montford	Thurston
Passidomo	Torres
Perry	
	Flores Gainer Galvano Gibson Grimsley Latvala Lee Mayfield Montford Passidomo

Nays-None

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 5501 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Transportation & Tourism Appropriations Subcommittee and Representative(s) Ingram—

HB 5501—A bill to be entitled An act relating to displaced homemakers; terminating the Displaced Homemaker Trust Fund within the Department of Economic Opportunity; providing for the disposition of balances in and revenues of such trust fund; provides procedures for the termination of the trust fund; repealing ss. 446.50, 446.51, 446.52, and 1010.84, F.S., relating to displaced homemaker programs, prohibited discrimination and confidentiality of information related to such programs, and the Displaced Homemaker Trust Fund, respectively; amending ss. 20.60, 28.101, 187.201, 445.003, 445.004, 741.01, and 741.011, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

Pursuant to Rule 3.11(3), there being no objection, **HB 5501** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

HB 5501—A bill to be entitled An act relating to displaced homemakers; terminating the Displaced Homemaker Trust Fund within the Department of Economic Opportunity; providing for the disposition of balances in and revenues of such trust fund; provides procedures for the termination of the trust fund; repealing ss. 446.50, 446.51, 446.52, and 1010.84, F.S., relating to displaced homemaker programs, prohibited discrimination and confidentiality of information related to such programs, and the Displaced Homemaker Trust Fund, respectively; amending ss. 20.60, 28.101, 187.201, 445.003, 445.004, 741.01, and 741.011, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **HB 5501** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

Amendment 1 (828896)—Delete everything after the enacting clause and insert:

On motion by Senator Latvala, by two-thirds vote, **HB 5501**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas-35

Mr. President	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Galvano	Rouson
Book	Gibson	Simmons
Bracy	Grimsley	Simpson
Bradley	Latvala	Stargel
Brandes	Lee	Steube
Braynon	Mayfield	Stewart
Broxson	Montford	Thurston
Campbell	Passidomo	Torres
Clemens	Perry	
Nays—None		

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7069 and requests that the Senate pass the bill as passed by the House or agree to include the bill in the budget conference.

Portia Palmer, Clerk

By Appropriations Committee, Education Committee and Representative(s) Diaz, M., Fischer—

CS for HB 7069—A bill to be entitled An act relating to the best and brightest teachers and principals; amending s. 1012.731, F.S.; revising the eligibility criteria for the Florida Best and Brightest Teacher Scholarship Program; providing for retention of a classroom teacher's scholarship eligibility under certain circumstances; requiring each school district to annually submit certain information to the Department of Education; deleting the scheduled expiration of the section; creating s. 1012.732, F.S.; creating the Florida Best and Brightest Principal Scholarship Program; providing legislative intent; providing for funding of the program; providing for certain school principals to receive a scholarship under the program; providing eligibility requirements; requiring the department to annually identify eligible school principals and disburse funds to school districts by a specified date; requiring each eligible school principal to receive a scholarship; requiring scholarships to be prorated under certain circumstances; requiring school districts to annually award scholarships to eligible school principals by a specified date; requiring school districts to provide best and brightest principals with specified additional authority and responsibilities; defining the term "school district"; providing an effective

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

Pursuant to Rule 3.11(3), there being no objection, **CS for HB 7069** was withdrawn from the Committees on Appropriations; and Rules.

On motion by Senator Latvala-

CS for HB 7069—A bill to be entitled An act relating to the best and brightest teachers and principals; amending s. 1012.731, F.S.; revising the eligibility criteria for the Florida Best and Brightest Teacher Scholarship Program; requiring certain classroom teachers to submit an official transcript with a specified honor to demonstrate eligibility; providing for retention of a classroom teacher's scholarship eligibility under certain circumstances; requiring each school district to annually

submit certain information to the Department of Education; deleting the scheduled expiration of the section; creating s. 1012.732, F.S.; creating the Florida Best and Brightest Principal Scholarship Program; providing legislative intent; providing for funding of the program; providing for certain school principals to receive a scholarship under the program; providing eligibility requirements; requiring the department to annually identify eligible school principals and disburse funds to school districts by a specified date; requiring each eligible school principal to receive a scholarship; requiring scholarships to be prorated under certain circumstances; requiring school districts to annually award scholarships to eligible school principals by a specified date; requiring school districts to provide best and brightest principals with specified additional authority and responsibilities; defining the term "school district"; providing an effective date.

—was read the first time by title. On motion by Senator Latvala, by two-thirds vote, **CS for HB 7069** was read the second time by title.

Senator Latvala moved the following amendment which was adopted:

 $\begin{array}{lll} \textbf{Amendment 1} & \textbf{(223676)} \\ \textbf{--} \\ \textbf{Delete everything after the enacting clause and insert:} \end{array}$

On motion by Senator Latvala, by two-thirds vote, **CS for HB 7069**, as amended, was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President	Farmer	Powell
Baxley	Flores	Rader
Bean	Gainer	Rodriguez
Benacquisto	Galvano	Rouson
Book	Gibson	Simmons
Bracy	Grimsley	Simpson
Bradley	Latvala	Stargel
Brandes	Lee	Steube
Braynon	Mayfield	Stewart
Broxson	Montford	Thurston
Campbell	Passidomo	Torres
Clemens	Perry	

Nays-None

MOTIONS

On motion by Senator Latvala, the Senate, having refused to pass **HB** 5105, **CS** for **HB** 7069, **HB** 5401, **HB** 5403, **HB** 5501, **HB** 5203, **HB** 5205, and **HB** 5301 as passed by the House, acceded to the request for a conference committee.

On motion by Senator Benacquisto, by two-thirds vote, **HB 5105**, **CS** for **HB 7069**, **HB 5401**, **HB 5403**, **HB 5501**, **HB 5203**, **HB 5205**, and **HB 5301** were ordered immediately certified to the House.

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 Thursday, April 13, 2017: CS for SB 532, CS for CS for SB 886, CS for CS for SB 550, SB 350, SB 372, CS for CS for SB 172, CS for CS for SB 18, CS for CS for SB 852, CS for CS for SB 884.

Respectfully submitted, Lizbeth Benacquisto, Rules Chair Wilton Simpson, Majority Leader Oscar Braynon II, Minority Leader

The Committee on Banking and Insurance recommends the following pass: SB 1766

The bill was referred to the Appropriations Subcommittee on Health and Human Services under the original reference. The Committee on Appropriations recommends the following pass: CS for SB 730; SCR 1360; CS for SB 1402

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

The Committee on Appropriations recommends the following pass: SB 114; SB 256

The Committee on Rules recommends the following pass: CS for SB 36; CS for SJR 76; CS for SB 530; CS for CS for SB 724; CS for SB 1136; CS for CS for SB 1330; SB 1620; SB 7026

The bills were placed on the Calendar.

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1768

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

The Committee on Rules recommends a committee substitute for the following: SB 7024

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

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Finance and Tax recommends the following pass: CS for SB 90; CS for SB 1442

The Appropriations Subcommittee on Pre-K - 12 Education recommends the following pass: CS for SB 772; SB 1222

The Appropriations Subcommittee on Transportation, Tourism, and Economic Development recommends the following pass: CS for SB 1086; SB 1390; SB 1416

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

REPORTS OF COMMITTEE RELATING TO EXECUTIVE BUSINESS

EXECUTIVE ORDER NUMBER 17-97

(Executive Order of Suspension)

WHEREAS, James A. Harris, Jr., is currently serving as the Tax Collector of Franklin County, Florida; and

WHEREAS, on March 31, 2017, James A. Harris, Jr. was arrested, and was charged by Information on April 3, 2017, with one count of Unlawful Sexual Activity with a Minor, a second-degree felony in violation of section 794.05(1), Florida Statutes; and

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

WHEREAS, it is in the best interests of the residents of Franklin County, and the citizens of the State of Florida, that James A. Harris, Jr., be immediately suspended from the public office he now holds, upon the grounds set forth in this executive order.

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

A. James A. Harris, Jr., is, and at all times material hereto was, serving as the Tax Collector of Franklin County.

B. The office of Tax Collector of Franklin County, Florida, is within the purview of the suspension powers of the Governor, pursuant to Article IV, Section 7, of the Florida Constitution.

C. On March 31, 2017, James A. Harris, Jr., was arrested, and was been charged by Information on April 3, 2017, with Unlawful Sexual Activity with a Minor, a second-degree felony in violation of section 794.05(1), Florida Statutes, as evidenced by the attached Information, which is incorporated as if fully stated in this Executive Order.

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

Section 1. James A. Harris, Jr., is suspended from the public office that he now holds, to wit: Tax Collector of Franklin County, Florida.

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



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Florida to be affixed at Tallahassee, this 3rd day of April, 2017.

April 13, 2017

Rick Scott **GOVERNOR**

ATTEST: Ken Detzner SECRETARY OF STATE

[Referred to the Committee on Ethics and Elections.]

The Honorable Joe Negron President of the Senate 409, The Capitol Tallahassee, FL 32399-1100

Suspension of: HARRIS, JR., James A.

Tax Collector of Franklin County, Florida

Dear President Negron:

RE:

The Committee on Ethics and Elections submits this final report on the matter of the suspension of James A. Harris, Jr.

By Executive Order Number 17-97 filed with the Secretary of State on April 3, 2017, and pursuant to Article IV, section 7(a) of the Florida Constitution, the Honorable Rick Scott, Governor, suspended James A. Harris, Jr., as Tax Collector of Franklin County, Florida, alleging that he committed one felony count of Unlawful Sexual Activity with a Minor, in violation of s. 794.05(1), Florida Statutes. By letter dated April 3, 2017, Mr. Harris resigned from office. Therefore, this matter is

Based on the foregoing, I advise and recommend that the Senate take no action on the above-named suspension during the 2017 Regular Session of the Florida Legislature, and consider the matter closed.

> Sincerely, Kathleen Passidomo, Chair

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Banking and Insurance; and Senator Lee-

CS for SB 1768—A bill to be entitled An act relating to public records; amending s. 324.242, F.S.; revising an exemption from public records requirements to exempt certain information held by the Department of Highway Safety and Motor Vehicles relating to medical payments coverage and liability motor vehicle insurance policies, rather than relating to personal injury protection and property damage liability insurance policies; requiring the department to provide certain policy numbers to specified parties; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committees on Rules; and Banking and Insurance—

CS for SB 7024—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 626.84195, F.S.; revising the definition of the term "proprietary business information" as used in an exemption from public record requirements relating to information provided by title insurance agencies and insurers to the Office of Insurance Regulation; removing the scheduled repeal of an exemption; providing an effective date.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 101 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Quality Subcommittee and Representative(s) Cortes, B., Burgess, Fischer, Grall, Magar, Mariano, Plakon, Spano, Yarborough-

CS for CS for HB 101-A bill to be entitled An act relating to certificates of nonviable birth; creating the "Grieving Families Act"; amending s. 382.002, F.S.; providing a definition; amending 382.008, F.S.; authorizing the State Registrar of the Office of Vital Statistics of the Department of Health to electronically receive a certificate of nonviable birth; authorizing certain health care practitioners and health care facilities to electronically file a registration of nonviable birth within a specified timeframe; amending s. 382.0085, F.S.; conforming a cross-reference; creating s. 382.0086, F.S.; requiring the Department of Health to issue a certificate of nonviable birth within a specified timeframe upon the request of a parent; requiring the person registering the nonviable birth to advise the parent that a certificate of nonviable birth is available, that the certificate of nonviable birth is a public record, and that certain information is exempt from disclosure; requiring the request for a certificate of nonviable birth to be on a form prescribed by the department and to include certain information; providing requirements for the certificate of nonviable birth; authorizing a parent to request a certificate of nonviable birth regardless of the date on which the nonviable birth occurred; designating the refusal to issue a certificate of nonviable birth to certain persons as final agency action that is not subject to administrative review; prohibiting the use of certificates of nonviable birth to calculate live birth statistics; prohibiting specified provisions from being used in certain civil actions; authorizing the department to adopt rules; amending s. 382.0255, F.S.; authorizing the department to collect fees for processing and filing a new certificate of nonviable birth; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 103 by the required Constitutional two-thirds vote of the members voting and requests concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee and Representative(s) Cortes, B., Fischer, Mariano—

CS for HB 103—A bill to be entitled An act relating to public records; amending s. 382.008, F.S.; providing procedures for the registration of a nonviable birth; requiring nonviable birth certificates to contain information required for legal, social, and health research purposes; directing the Department of Health to authorize the issuance of certain records; providing that certain information included in nonviable birth certificates is confidential and exempt from public records requirements; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was referred to the Committees on Health Policy; Governmental Oversight and Accountability; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 129 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Quality Subcommittee and Representative(s) Plasencia—

CS for CS for HB 129—A bill to be entitled An act relating to health care practitioner regulation; amending s. 400.9905, F.S.; revising the definition of the term "medical director" to include certain physician assistants and advanced registered nurse practitioners; amending ss. 458.347 and 459.022, F.S.; authorizing a physician assistant to sign, certify, stamp, verify, or endorse a document that requires the signature, certification, stamp, verification, or endorsement of a physician; providing an exception; amending s. 464.012, F.S.; authorizing an advanced registered nurse practitioner to sign, certify, stamp, verify, or endorse a document that requires the signature, certification, stamp, verification, or endorsement of a physician; providing an exception; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 209, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Quality Sub-committee and Representative(s) Miller, A., Diamond, Fine, Massullo—

CS for CS for HB 209-A bill to be entitled An act relating to medical faculty and medical assistant certification; amending s. 456.013, F.S.; requiring the Department of Health to process certain applications for a temporary certificate using a personal identification number in lieu of a social security number under specified circumstances; amending s. 458.3137, F.S.; revising the circumstances under which a visiting physician may be issued a temporary certificate to obtain limited medical privileges for instructional purposes; amending s. 458.3145, F.S.; revising the list of schools at which certain faculty members are eligible to receive a medical faculty certificate; authorizing a certificateholder to practice at certain specialty-licensed children's hospitals; revising provisions to allow the medical director of certain specialty-licensed children's hospitals to request the provision of medical care and treatment in connection with education; amending s. 458.3485, F.S.; providing a requirement to earn a certified medical assistant credential; amending s. 483.291, F.S.; revising qualifications for employment as a medical assistant in a multiphasic health testing center; providing an effective date.

—was referred to the Committees on Health Policy; Education; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 221, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Government Accountability Committee and Representative(s) Sprowls, Grant, J., Abruzzo, Avila, Eagle, Fischer, Jones, Massullo, Payne, Toledo, White, Williamson—

CS for HB 221—A bill to be entitled An act relating to transportation network companies; creating s. 627.748, F.S.; defining terms; providing for construction; providing that a transportation network company (TNC) driver is not required to register certain vehicles as commercial motor vehicles or for-hire vehicles; requiring a TNC to designate and maintain an agent for service of process in this state; providing fare requirements; providing requirements for a TNC's digital network; providing for an electronic receipt, subject to certain requirements; providing automobile insurance requirements for a TNC and a TNC driver; providing requirements for specified proof of coverage for a TNC driver under certain circumstances; providing certain disclosure requirements for a TNC driver in the event of an accident; requiring a TNC to cause its insurer to issue certain payments directly to certain parties; requiring a TNC to make specified disclosures in writing to TNC drivers under certain circumstances; authorizing specified insurers to exclude certain coverage, subject to certain limitations; providing that the right to exclude coverage applies to any coverage included in an automobile insurance policy; providing applicability; providing for construction; providing that specified automobile insurers have a right of contribution against other insurers that provide automobile insurance to the same TNC drivers in satisfaction of certain coverage requirements under certain circumstances; requiring a TNC to provide specified information upon request by certain parties during a claims coverage investigation; requiring certain insurers to disclose specified information upon request by any other insurer involved in the particular claim; providing that TNC drivers are independent contractors if specified conditions are met; requiring a TNC to implement a zero-tolerance policy for drug or alcohol use, subject to certain requirements; providing TNC driver requirements; requiring a TNC to conduct a certain background check for a TNC driver after a specified period; requiring a TNC to submit an examination report prepared by a certified public accountant to the Department of Financial Services to verify certain compliance; requiring the department to impose specified fines for noncompliance; providing for disposition and use of moneys received; authorizing petition for an administrative proceeding; authorizing the department to seek injunctive relief under certain circumstances; authorizing the department to adopt rules; providing construction; prohibiting a TNC driver from accepting certain rides or soliciting or accepting street hails; prohibiting a TNC from altering presentation of information on its digital network to an enforcement official; requiring a TNC to adopt a policy of nondiscrimination with respect to riders and potential riders and to notify TNC drivers of such policy; requiring TNC drivers to comply with the nondiscrimination policy and certain applicable laws regarding nondiscrimination and accommodation of service animals; prohibiting a TNC from imposing additional charges for providing services to persons who have physical disabilities; requiring a TNC that contracts with a governmental entity to provide paratransit services to comply with certain state and federal laws; requiring a TNC to reevaluate a decision to remove a TNC driver's authorization to access its digital network in certain instances; requiring a TNC to maintain specified records; providing legislative intent; specifying that TNCs, TNC drivers, and TNC vehicles are governed exclusively by state law; prohibiting local governmental entities and subdivisions from taking specified actions; providing applicability; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 239 by the required Constitutional two-thirds vote of the members voting and requests concurrence of the Senate.

By Civil Justice & Claims Subcommittee and Representative(s) Lee, McGhee. Mercado—

CS for HB 239—A bill to be entitled An act relating to public records; amending s. 119.0714, F.S.; providing an exemption from public records requirements for petitions, and the contents thereof, for certain protective injunctions that are dismissed in certain circumstances; providing a statement of public necessity; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 357 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Civil Justice & Claims Subcommittee, Careers & Competition Subcommittee and Representative(s) Moraitis—

CS for CS for HB 357—A bill to be entitled An act relating to self-service storage facilities; amending s. 83.806, F.S.; providing that a lien sale may be conducted on certain websites; providing that a facility or unit owner is not required to hold a license to post property for online sale; limiting the maximum value of certain property under certain circumstances; providing options for the disposition of motor vehicles or watercraft claimed to be subject to a lien; amending s. 83.808, F.S.; authorizing a facility or unit owner to charge a tenant certain fees under certain conditions; amending s. 713.78, F.S.; conforming a provision to changes made by the act; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 363 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Civil Justice & Claims Subcommittee and Representative(s) White, Williams, Albritton, Fine, Grant, M., Harrell, Ponder, Rodrigues, Slosberg, Spano, Stevenson, Yarborough—

CS for CS for HB 363—A bill to be entitled An act relating to the temporary care of a child; creating s. 409.1761, F.S.; providing legislative findings; providing definitions; authorizing qualified nonprofit organizations to establish programs to provide temporary respite care for children; providing duties and recordkeeping requirements for such organizations; providing screening requirements for certain persons; requiring notification to the Department of Children and Families under certain circumstances; authorizing a volunteer respite family to enter into a contract for care to provide temporary respite care for a child; specifying the duration of a contract for care; specifying the form and execution of the contract; authorizing inspection of documents by the Department of Children and Families; providing eligibility; authorizing the department to refer a child for such care; providing applicability; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; Judiciary; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 373 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Grant, M.—

HB 373—A bill to be entitled An act relating to education; amending s. 1012.335, F.S.; prohibiting a district school board from awarding an annual contract for instructional personnel under certain circumstances; prohibiting a district school board from altering or limiting its authority to award or not award an annual contract; providing applicability; providing a directive to the Division of Law Revision and Information; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 379, as amended, and requests the concurrence of the Senate

Portia Palmer, Clerk

By Representative(s) Leek, Payne, Yarborough—

HB 379—A bill to be entitled An act relating to underground facilities; amending s. 556.103, F.S.; revising the information that must be submitted to the Legislature annually by the board of directors of Sunshine State One-Call of Florida, Inc.; amending s. 556.105, F.S.; requiring excavators to call the 911 emergency telephone number under certain circumstances; requiring member operators to file a report with the free-access notification system under certain circumstances; providing reporting frequencies and required data to be submitted; amending s. 556.107, F.S.; specifying how certain civil penalties issued by state law enforcement officers shall be distributed; deleting a requirement that certain citations be deposited into the fine and forfeiture fund; providing an effective date.

—was referred to the Committees on Environmental Preservation and Conservation; Communications, Energy, and Public Utilities; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 467 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee, Agriculture & Property Rights Sub-committee and Representative(s) Raburn, Albritton, Clemons, McGhee—

CS for CS for HB 467—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 288.1175, F.S.; specifying that applications for funding for certain agriculture education and promotion facilities be postmarked or electronically submitted by a certain date; amending s. 472.003, F.S.; specifying that certain persons under contract with registered or certified surveyors and mappers are not subject to the provisions of ch. 472, F.S.; amending s. 472.005, F.S.; redefining the terms "practice of surveying and mapping" and "subordinate"; amending s. 472.013, F.S.; revising the standards for when an applicant is eligible to take the licensure examination to practice as a surveyor and mapper; amending s. 472.015, F.S.; revising the qualifications for licensure by endorsement for surveyors and mappers; amending s. 472.018, F.S.; revising the continuing education requirements for new surveyor and mapper licensees and renewal of surveyor and mapper licenses; authorizing the board to provide by rule the method of delivery of, criteria for, and provisions to carryover hours for continuing education requirements; deleting a requirement that the board approve courses; requiring the board to issue cease and desist orders and enact certain penalties for continuing education providers failing to conform to board rules; requiring the department to establish a system for the administration of continuing education requirements adopted by the board; amending s. 472.025, F.S.; deleting a requirement that registrant seals be of impression-type metal; amending s. 472.0366, F.S.; revising the requirements for copies of evaluation certificates that must be submitted to the Division of Emergency Management within the Executive Office of the Governor; requiring that certain copies of evaluation certificates be retained in the surveyor and mapper's records; amending s. 487.2041, F.S.; requiring the department to adopt by rule certain United States Environmental Protection Agency regulations relating to labeling requirements for pesticides and devices; amending s. 493.6101, F.S.; specifying that a manager of a private investigative agency may manage up to three offices, subject to certain requirements; amending s. 493.6105, F.S.; exempting certain partners and corporate officers from fingerprint retention requirements; revising the submission requirements for applications for Class "K" licenses; amending s. 493.6107, F.S.; deleting a specification that license fees are biennial; amending s. 493.6108, F.S.; providing an authorization to the Department of Law Enforcement to release certain mental health and substance abuse history of applicants and licensees for the purpose of determining licensure eligibility; requiring licensees to notify their employer of an arrest within a specified period; amending s. 493.6112, F.S.; revising the notification requirements for changes of certain partners, officers, and employees of private investigative, security, and recovery agencies; amending s. 493.6113, F.S.; specifying that Class "G" licensees must complete requalification training for each type and caliber of firearm carried in the course of performing regulated duties; conforming terminology; amending s. 493.6115, F.S.; correcting a cross-reference regarding the conditions under which a Class "G" licensee may carry a concealed weapon; revising the conditions under which the department may issue a temporary Class "G" license; amending s. 493.6118, F.S.; providing that failure of a licensee to timely notify his or her employer of an arrest is grounds for disciplinary action by the Department of Agriculture and Consumer Services; requiring the department to suspend specified licenses of a licensee arrested or formally charged with certain crimes until disposition of the case; requiring the department to notify a licensee of administrative hearing rights; specifying that any hearing must be limited to a determination as to whether the licensee has been arrested or charged with a disqualifying crime; providing that the suspension may be lifted under certain circumstances; requiring the department to proceed with revocation under certain circumstances; amending s. 493.6202, F.S.; deleting a specification that license fees are biennial; amending s. 493.6203, F.S.; deleting a requirement that certain training be provided in two parts; deleting obsolete provisions; amending s. 493.6302, F.S.; deleting a specification that license fees are biennial; amending s. 493.6303, F.S.; deleting a requirement that certain training must be provided in two parts; deleting obsolete provisions; making technical changes; amending s. 493.6304, F.S.; making technical changes; amending s. 493.6402, F.S.; deleting a specification that license fees are biennial; amending s. 493.6403, F.S.; requiring that applicants for Class "E" and "EE" licenses submit proof of successful completion of certain training, not just complete such training; deleting an obsolete provision; amending s. 501.013, F.S.; exempting certain programs and facilities from health studio regulations; amending s. 501.059, F.S.; removing a limitation on the length of time for which the department must place certain persons on a no-solicitation list; amending s. 507.04, F.S.; making a technical change; amending s. 531.37, F.S.; revising a definition; amending s. 531.61, F.S.; removing an exemption from commercial use permit requirements for taximeters and transportation measurement systems; amending s. 531.63, F.S.; removing a limitation on annual commercial use permit fees for taximeters; amending s. 534.021, F.S.; specifying that a detailed drawing, rather than a facsimile, must accompany an application for the recording of certain marks and brands; amending s. 534.041, F.S.; extending the renewal period for certain mark or brand certificates; eliminating a renewal fee; repealing s. 534.061, F.S., relating to the transfer of ownership of cattle; amending s. 570.07, F.S.; authorizing the department to perform certain food safety inspection services relating to raw agricultural commodities; amending s. 573.118, F.S.; specifying that the Division of Fruit and Vegetables, rather than the Division of Marketing and Development, must file a specified certification; amending s. 590.02, F.S.; specifying that the department has exclusive authority to enforce the Florida Building Code as it relates to Florida Forest Service facilities under the jurisdiction of the department; amending s. 597.004, F.S.; authorizing certain saltwater products dealers to sell certain aquaculture products without restriction under a specified circumstance; amending s. 604.16, F.S.; specifying that dealers in agricultural products who pay by credit card are exempt from certain dealer requirements; amending s. 790.06, F.S.; revising the requirements to obtain a license to carry a concealed weapon or firearm; re-

vising the requirements of the application form; reducing the fees for concealed weapon or firearm licenses; providing an effective date.

—was referred to the Committees on Commerce and Tourism; Judiciary; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 509 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Post-Secondary Education Subcommittee and Representative(s) Ponder, Ahern, Antone, Asencio, Harrell, Mercado, Russell, Sullivan—

CS for HB 509—A bill to be entitled An act relating to postsecondary fee waivers; amending s. 1009.26, F.S.; authorizing a Florida College System institution to waive any portion of certain postsecondary fees for active duty members of the Armed Forces of the United States using military tuition assistance; requiring each institution to report to the State Board of Education the number and value of fee waivers granted annually; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 521 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Davis-

HB 521—A bill to be entitled An act relating to vote-by-mail ballots; amending s. 101.64, F.S.; authorizing an absent elector to personally deliver his or her completed vote-by-mail ballot to an early voting site during specified hours; requiring the Division of Elections to adopt rules; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 557 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Quality Sub-committee and Representative(s) Duran, Donalds, Edwards, Jacobs, Jenne, Jones, Mercado, Silvers, Willhite—

CS for CS for HB 557—A bill to be entitled An act relating to the controlled substance prescribing; amending s. 456.44, F.S.; defining the term "acute pain"; limiting prescribing of opioids for acute pain in certain circumstances; amending s. 893.055, F.S.; revising requirements for reporting the dispensing of controlled substances; limiting an exception to reporting requirements for certain facilities dispensing controlled substances; authorizing certain employees of the United States Department of Veterans Affairs access to certain information in the prescription drug monitoring program's database; specifying when a revised reporting requirement takes effect; amending s. 463.0055, F.S.; revising a cross-reference; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 591 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Education Committee and Representative(s) Massullo, Donalds, Fischer, Grall, McClain, Renner, Stevenson, Yarborough—

CS for HB 591—A bill to be entitled An act relating to maximum class size; amending s. 1002.31, F.S.; deleting a provision relating to compliance with maximum class size requirements for certain public schools of choice; amending s. 1002.33, F.S.; revising requirements for charter school compliance with maximum class size requirements; amending s. 1002.451, F.S.; revising requirements for district innovation school of technology compliance with maximum class size requirements; amending s. 1003.03, F.S.; calculating a school district's class size categorical allocation reduction at the school average when maximum class size requirements are not met; requiring a school district that exceeds class size maximums to post its plan for compliance on the district website and provide the plan to the school advisory council of each noncompliant school; authorizing a noncompliant school to post the plan on its website; providing an exemption from the reduction of a school district's class size categorical allocation for specified fiscal years; requiring an updated plan for compliance with class size requirements from certain districts for a specified fiscal year; amending s. 1011.6202, F.S.; revising requirements for compliance with maximum class size requirements for a school participating in the Principal Autonomy Pilot Project Program; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; Appropriations; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 601, as amended, and requests the concurrence of the Senate

Portia Palmer, Clerk

By Transportation & Infrastructure Subcommittee and Representative(s) Williamson, Miller, A.—

CS for HB 601—A bill to be entitled An act relating to personal delivery devices; amending s. 316.003, F.S.; revising and providing definitions; amending s. 316.008, F.S.; authorizing operation of personal delivery devices within a county or municipality under certain circumstances; providing construction; providing exceptions; creating s. 316.2071, F.S.; providing requirements for the operation of such devices; requiring specified insurance coverage; amending ss. 320.01, 324.021, and 324.022, F.S.; excluding such devices from the definition of the term "motor vehicle"; amending s. 320.02, F.S.; exempting such devices from certain registration and insurance requirements; amending ss. 316.2128, 316.545, 316.613, and 655.960, F.S.; conforming cross-references; providing an effective date.

-was referred to the Committees on Transportation; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 719 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Roth-

HB 719—A bill to be entitled An act relating to municipal conversion of independent special districts; amending s. 165.0615, F.S.; adding a minimum population standard for qualified electors of an independent special district to commence a certain municipal conversion proceeding; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 741 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Trumbull—

HB 741—A bill to be entitled An act relating to Department of Business and Professional Regulation fees; amending s. 455.271, F.S.; revising the delinquency fee that a professional board or the department imposes on a delinquent status licensee; amending s. 553.721, F.S.; revising the surcharge that the department assesses on building permits; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 779 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Criminal Justice Subcommittee and Representative(s) Combee, Altman, Byrd, Drake, Eagle, Fischer, Grant, M., Rodrigues—

CS for HB 779—A bill to be entitled An act relating to weapons and firearms; amending s. 790.053, F.S.; deleting a statement of applicability relating to violations of carrying a concealed weapon or firearm; reducing the penalties applicable to a person licensed to carry a concealed weapon or firearm for a first or second violation of specified provisions relating to openly carrying weapons; making a fine payable to the clerk of the court; amending s. 790.06, F.S.; providing that a person licensed to carry a concealed weapon or firearm does not violate certain provisions if the firearm is temporarily and openly displayed; reenacting ss. 943.051(3)(b) and 985.11(1)(b), F.S., both relating to fingerprinting of a minor for violating specified provisions, to incorporate the amendment made to s. 790.053, F.S., in references thereto; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 781 and requests the concurrence of the Senate.

Portia Palmer. Clerk

By Representative(s) Porter—

HB 781—A bill to be entitled An act relating to designation of school grades; amending s. 1008.34, F.S.; revising the requirements for certain schools to receive a school grade designation of a K-3 feeder pattern school; providing that a majority of students must be scheduled to be assigned to a certain school for a feeder pattern to exist; providing an effective date.

—was referred to the Committees on Education; Appropriations Subcommittee on Pre-K - 12 Education; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 827, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Education Committee and Representative(s) Porter, Fischer—

CS for HB 827—A bill to be entitled An act relating to teacher bonuses; amending s. 1011.62, F.S.; deleting provisions relating to caps imposed on the amounts of bonuses awarded to teachers based on student performance on certain course examinations; providing that a specified amount of funds generated by a certain bonus be allocated to the school program that generated the funds; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 849 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Criminal Justice Subcommittee and Representative(s) Combee, Altman, Byrd, Drake, Fischer, Grant, M., Harrell, Plasencia, Rodrigues-

CS for HB 849-A bill to be entitled An act relating to concealed weapons and firearms on private school property; amending s. 790.115, F.S.; providing that persons licensed to carry a concealed weapon and concealed firearm are not prohibited by specified laws from such carrying on certain private school property; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 965 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Donalds, Rodrigues-

HB 965—A bill to be entitled An act relating to the sales and use tax on investigation and detective services; amending ss. 212.05, 790.06, and 790.062, F.S.; providing that fingerprint services required for a license to carry a concealed weapon or firearm are not subject to the tax; providing an effective date.

was referred to the Committees on Appropriations Subcommittee on Finance and Tax; and Appropriations.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 969 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Quality Subcommittee and Representative(s) Toledo, Byrd, Fine, Fischer, Grall, Grant, M., Magar, Rodrigues, Yarborough-

CS for CS for HB 969-A bill to be entitled An act relating to the pregnancy support and wellness services; creating s. 381.96, F.S.; providing definitions; requiring the Department of Health to contract with a not-for-profit statewide alliance of organizations to provide pregnancy support and wellness services through subcontractors; providing duties of the department; providing contract requirements; requiring the contractor to spend a specified percentage of funds on direct client services; requiring the contractor to annually monitor subcontractors; providing for subcontractor background screenings under certain circumstances; specifying the entities eligible for a subcontract; requiring services to be provided in a noncoercive manner and forbidding inclusion of religious content; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 1233 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) White, Ahern, Byrd, Grall-

HB 1233-A bill to be entitled An act relating to cottage food operations; amending s. 500.80, F.S.; increasing the annual gross sales limitation for exempting cottage food operations from certain food and building permitting requirements; authorizing cottage food products to be advertised, sold, and paid for over the Internet; requiring such products to be delivered in person directly to the consumer or to a specific event venue; providing an effective date.

-was referred to the Committees on Agriculture; Commerce and Tourism; and Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1347 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Insurance & Banking Subcommittee and Representative(s) Jones-

CS for HB 1347—A bill to be entitled An act relating to application of the Florida Deceptive and Unfair Trade Practices Act to credit unions; amending s. 501.212, F.S.; exempting credit unions from regulation under the Florida Deceptive and Unfair Trade Practices Act; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 6031 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Geller, Edwards, Mercado—

HB 6031—A bill to be entitled An act relating to elections; repealing s. 99.0615, F.S., relating to write-in candidate residency requirements; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 7087 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Oversight, Transparency & Administration Subcommittee and Representative(s) Davis, Daniels—

HB 7087—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending ss. 741.30 and 784.046, F.S., which provide exemptions from public record requirements for personal identifying and location information of a petitioner requesting notification of service of an injunction for protection against domestic violence, repeat violence, sexual violence, and dating violence and other court actions related to the injunction held by the clerks and law enforcement agencies; extending the repeal dates; providing an effective date.

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

HOUSE CONFEREES APPOINTED

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives insists on House Amendment 1 (837981) and has acceded to the request of the Senate for the appointment of a conference committee for CS/SB

The Speaker has appointed the following Representatives to the Conference Committee: Representative J. Diaz, Chair; Representatives Geller, La Rosa, Metz, Moskowitz, and Speaker pro tempore Nuñez.

Portia Palmer, Clerk

CORRECTION AND APPROVAL OF JOURNAL

The Journal of April 12 was corrected and approved.

CO-INTRODUCERS

Senators Bracy—SCR 920; Bradley—CS for SB 668; Brandes—CS for SB 278, SB 606; Braynon—SB 1114; Campbell—CS for SB 168, SB 464; Mayfield—CS for SB 1146, CS for SB 1592; Passidomo—SB 1416;

Perry—SCR 920; Rodriguez—SB 464; Stargel—SB 916; Stewart—CS for SB 1624; Torres—SCR 920, SB 1114, SB 1622

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 5:29 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Tuesday, April 18 or upon call of the President.