The Senate was called to order by President Galvano at 10:00 a.m. A quorum present—37:

Mr. President Farmer Rader
Albritton Gainer Rodriguez
Baxley Gibson Rouson
Bean Gruters Simmons
Benacquisto Harrell Simpson
Berman Hooper Stargel
Book Hutson Stewart
Bradley Mayfield Taddeo
Brandes Montford Thurston
Braynon Passidomo Torres
Broxson Perry Wright
Cruz Pizzo
Diaz Powell

The following prayer was offered by the Reverend Abigail Moon, St. John’s Episcopal Church, Tallahassee:

Lord, keep this nation under your care. Bless the leaders of our land, that we may be a people at peace among ourselves and a blessing to other nations of the earth.

Give grace to your servants, O Lord. Especially to Senators and Representatives, and to those who make our laws in this state, give courage, wisdom, and foresight to provide for the needs of all our people, and to fulfill our obligations in the community of nations.

And finally, teach our people to rely on your strength and to accept their responsibilities to their fellow citizens, that they may be trustworthy leaders and make wise decisions for the well-being of our society; that we may serve you faithfully in our generation and honor your holy name. For yours is the kingdom, O Lord, and you are exalted as head above all. Amen.

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The President recognized Dr. Matthew Connor of Tallahassee as the doctor of the day. Dr. Connor specializes in ear, nose, and throat.

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The following pledge was offered by Amya Miller of Winter Haven:

Allegiance to the flag of the United States of America.
viding a statement of public necessity; providing a contingent effective
date.

—was read the third time by title.

On motion by Senator Stargel, CS for CS for SB 406 was 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—39

Mr. President

Diaz

Pizzo

Albritton

Flores

Powell

Baxley

Gainer

Rader

Bean

Gibson

Rodriguez

Beneagust

Gruters

Reusen

Berman

Harrell

Simmons

Book

Hooper

Simpson

Bracy

Hutson

Stargel

Bradley

Lee

Stewart

Brandes

Mayfield

Taddeo

Braynon

Montford

Thurston

Broxson

Passidomo

Torres

Cruz

Perry

Wright

Nays—1

Farmer

SPECIAL ORDER CALENDAR

On motion by Senator Bean—

CS for CS for SB 124—A bill to be entitled An act relating to custody
of minor children by extended family; amending s. 751.01, F.S.; revising
the purposes of ch. 751, F.S.; amending s. 751.011, F.S.; revising the
definition of the term "extended family member"; amending s. 751.02,
F.S.; revising the requirements for individuals seeking concurrent custody; amending s. 751.03, F.S.; allowing any other provisions related to
the best interest of the child to be considered in a petition for temporary
or concurrent custody; amending s. 751.05, F.S.; authorizing
courts to include provisions requested in petitions for temporary or
concurrent custody which relate to the best interest of the child; au-
thorizing courts to require parties to comply with provisions approved
in the order which relate to the best interest of the child; providing an
effective date.

—was read the second time by title.

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

Amendment 1 (652166) (with title amendment)—Delete lines 68-
102 and insert:

interest of the child, including, but not limited to, a reasonable plan for
transitioning custody.

Section 5. Subsections (4), (6), and (7) of section 751.05, Florida
Statutes, are amended to read:

751.05 Order granting temporary or concurrent custody.—

(4) The order granting:

(a) Concurrent custody of the minor child may not eliminate or
diminish the custodial rights of the child’s parent or parents. The order
must expressly state that the grant of custody does not affect the ability
of the child’s parent or parents to obtain physical custody of the child at
any time, except that the court may approve provisions requested in
the petition which are related to the best interest of the child, including a
reasonable transition plan that provides for a return of custody back to
the child’s parent or parents.

(b) Temporary custody of the minor child to the petitioner may in-
clude provisions requested in the petition which are related to the best
interest of the child, including a reasonable transition plan that provides
for a return of custody back to the parent or parents, and may also grant
visitation rights to the child’s parent or parents, if it is in the best
interest of the child.

(6) At any time, either or both of the child’s parents may petition the
court to modify or terminate the order granting temporary custody.

(a) The court may modify an order granting temporary custody if the
parties consent or if modification is in the best interest of the child.

(b) The court shall terminate the order upon a finding that the
parent is a fit parent, or by consent of the parties, except that the court
may require the parties to comply with provisions approved in the order
which are related to a reasonable plan for transitioning custody before
terminating the order.

(c) If the order granting temporary custody was entered after a
finding that the child’s parent or parents are unfit and the child has been
in the temporary custody of an extended family member for a period of
time the court determines to be significant, the court may, on its own
motion, establish reasonable conditions, which are in the best interests of
the child, for transitioning the child back to the custody of the child’s
parent or parents. In determining such reasonable conditions, the court
shall consider all of the following:

1. The length of time the child lived or resided with the extended
family member.

2. The child’s developmental stage.

3. The length of time reasonably needed to complete the transition
The court may modify an order granting temporary custody if the par-
ties consent or if modification is in the best interest of the child.

(7) At any time, the petitioner or either or both of the child’s parents
may move the court to terminate the order granting concurrent custody.

(a) The court shall terminate the order upon a finding that either or
both of the child’s parents object to the order, except that the court may
require the parties to comply with provisions approved in the order
which are related to a reasonable plan for transitioning custody before
terminating the order.

And the title is amended as follows:

Delete lines 15-17 and insert: the court to order on its own motion
the transition of a child back to the custody of his or her parents in
such proceedings under certain circumstances; requiring the court to
consider specified factors when entering such order; authorizing courts
to require parties to comply with provisions approved in the order which
relate to a reasonable plan for transitioning custody before terminating
the order; providing an effective date.

Pursuant to Rule 4.19, CS for CS for SB 124, as amended, was
ordered engrossed and then placed on the calendar of Bills on Third
Reading.

SB 7006—A bill to be entitled An act relating to penalties for viola-
tions of the constitutional prohibition against abuse of public position;
reenacting s. 112.317, F.S., relating to penalties; providing an effective
date.

—was read the second time by title.

Pending further consideration of SB 7006, pursuant to Rule 3.11(3),
there being no objection, HB 7009 was withdrawn from the Committees
on Ethics and Elections; and Rules.

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

HB 7009—A bill to be entitled An act relating to penalties for viola-
tions of the constitutional prohibition against abuse of public position;
reenacting s. 112.317, F.S., relating to penalties; providing an effective
date.

—a companion measure, was substituted for SB 7006 and by two-
thirds vote, read the second time by title.
Pursuant to Rule 4.19, HB 7009 was placed on the calendar of Bills on Third Reading.

--- CS for SB 356—A bill to be entitled An act relating to the Keep Our Graduates Working Act; creating s. 120.82, F.S.; providing a short title; providing a purpose; defining terms; prohibiting a state authority from suspending or revoking a person's professional license, certificate, registration, or permit solely on the basis of a delinquency or default in the payment of his or her student loan; amending s. 456.072, F.S.; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending ss. 456.074 and 1009.95, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Pending further consideration of CS for SB 356, pursuant to Rule 3.11(3), there being no objection, CS for CS for CS for HB 115 was withdrawn from the Committees on Education; Innovation, Industry, and Technology; and Rules.

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

CS for CS for HB 115—A bill to be entitled An act relating to Keep Our Graduates Working Act; creating s. 120.82, F.S.; providing a short title; providing a purpose; providing definitions; prohibiting a state authority from denying a license, refusing to renew a license, or suspending or revoking a license on the basis of a delinquency or default in the payment of his or her student loan; amending s. 456.072, F.S.; providing an exception to the requirement that certain entities prohibit a candidate from being examined for or issued, or having renewed a license, certificate, or registration to practice a health care profession if he or she is listed on a specified federal list of excluded individuals and entities; amending s. 456.074, F.S.; providing provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending ss. 456.074 and 1009.95, F.S.; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for CS for SB 356 and by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, CS for CS for CS for HB 115 was placed on the calendar of Bills on Third Reading.

MOTIONS RELATING TO COMMITTEE REFERENCE

On motion by Senator Diaz, by two-thirds vote, SR 1604 was withdrawn from further consideration.

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, February 6, 2020: CS for CS for SB 124 and SB 7006.

Respectfully submitted,
Lizbeth Benacquisto, Rules Chair
Kathleen Passidomo, Majority Leader
Audrey Gibson, Minority Leader

The Committee on Judiciary recommends the following pass: SB 1582
The bill was referred to the Committee on Commerce and Tourism under the original reference.

The Committee on Appropriations recommends the following pass: CS for SB 58; SB 348; SB 362; SB 7044
The Committee on Rules recommends the following pass: CS for SB 226; CS for SB 292; CS for SB 326; CS for SB 352; CS for SB 740; CS for SB 604; CS for SB 838; SB 1224; SB 7004; SB 7022
The bills were placed on the Calendar.

The Committee on Commerce and Tourism recommends a committee substitute for the following: CS for SB 474
The Committee on Criminal Justice recommends a committee substitute for the following: CS for SB 728
The Committee on Health Policy recommends a committee substitute for the following: SB 512
The Committee on Infrastructure and Security recommends committee substitutes for the following: SB 412; SB 7040
The Committee on Innovation, Industry, and Technology recommends a committee substitute for the following: CS for SB 810
The bills with committee substitute attached contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Committee on Appropriations recommends the following pass: CS for SB 936
The Committee on Appropriations recommends the following pass: CS for SB 7004
The Committee on Appropriations recommends the following pass: SB 1492 with 1 amendment
The Committee on Appropriations recommends the following pass: SB 850; SB 1140; SR 1704
The Committee on Appropriations recommends the following pass: CS for SB 914; SB 946; SB 1256; SB 1306; SB 1354
The Committee on Military and Veterans Affairs and Space recommends the following pass: SB 936
The bills contained in the foregoing reports were referred to the Committee on Rules under the original reference.

The Committee on Appropriations recommends the following pass: CS for SB 348; SB 362; SB 7044
The Committee on Rules recommends the following pass: CS for SB 226; CS for SB 292; CS for SB 326; CS for SB 352; CS for SB 740; CS for SB 604; CS for SB 838; SB 1224; SB 7004; SB 7022
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The Committee on Military and Veterans Affairs and Space recommends the following pass: SB 936
The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.
The Committee on Infrastructure and Security recommends committee substitutes for the following: SB 108; SB 110; SB 314; SB 316; SB 322; SB 324; SB 328; SB 330; SB 414; SB 956; SB 958; SB 1454; SB 1456

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

The Committee on Environment and Natural Resources recommends a committee substitute for the following: SB 680

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

The Committee on Infrastructure and Security recommends a committee substitute for the following: SB 1148

The Committee on Judiciary recommends a committee substitute for the following: SB 1766

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

The Committee on Environment and Natural Resources recommends a committee substitute for the following: SB 688

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

The Committee on Children, Families, and Elder Affairs recommends a committee substitute for the following: SB 1062

The Committee on Commerce and Tourism recommends committee substitutes for the following: SB 1240; SB 1642

The Committee on Community Affairs recommends a committee substitute for the following: SB 856

The Committee on Innovation, Industry, and Technology recommends a committee substitute for the following: SB 1394

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

The Committee on Banking and Insurance recommends a committee substitute for the following: SB 1606

The Committee on Community Affairs recommends a committee substitute for the following: SB 760

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

The Committee on Community Affairs recommends a committee substitute for the following: SB 1336

The Committee on Criminal Justice recommends a committee substitute for the following: SB 868

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

The Committee on Criminal Justice recommends committee substitutes for the following: SB 302, SB 1886

The Committee on Infrastructure and Security recommends committee substitutes for the following: SB 1018; SB 1416

The Committee on Ethics and Elections recommends a committee substitute for the following: SB 1372

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

The Committee on Commerce and Tourism recommends a committee substitute for the following: SB 660

The Committee on Community Affairs recommends a committee substitute for the following: SB 888

The Committee on Governmental Oversight and Accountability recommends a committee substitute for the following: CS for SB 754

The Committee on Infrastructure and Security recommends a committee substitute for the following: CS for SB 668

The Committee on Community Affairs recommends a committee substitute for the following: SB 888

The Committee on Community Affairs recommends a committee substitute for the following: SB 290; SB 656; SB 1044; SB 1590

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

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

<table>
<thead>
<tr>
<th>Office and Appointment</th>
<th>For Term Ending</th>
</tr>
</thead>
<tbody>
<tr>
<td>Capital Collateral Regional Counsel - Middle Region</td>
<td>09/30/2021</td>
</tr>
<tr>
<td>Appointee: Pinkard, Eric</td>
<td></td>
</tr>
</tbody>
</table>

The Committee on Infrastructure and Security recommends that the Senate confirm the following appointments made by the Governor:

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<th>Office and Appointment</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Florida Transportation Commission</td>
<td>09/30/2023</td>
</tr>
<tr>
<td>Appointee: Burke, Richard</td>
<td></td>
</tr>
</tbody>
</table>

The appointments were referred to the Committee on Ethics and Elections under the original reference.
SB 2500—A bill to be entitled An act making appropriations; providing moneys for the annual period beginning July 1, 2020, and ending June 30, 2021, and supplemental appropriations for the period ending June 30, 2020, to pay salaries, and other expenses, capital outlay - buildings, and other improvements, and for other specified purposes of the various agencies of state government; providing effective dates.

—was placed on the Calendar pursuant to Rule 4.6(1).

By the Committee on Appropriations—

SB 2502—a bill to be entitled An act implementing the 2020-2021 General Appropriations Act; providing legislative intent; incorporating by reference certain calculations of the Florida Education Finance Program; providing that funds for instructional materials must be released and expended as required in specified proviso language; amending s. 1011.62, F.S.; conforming a provision regarding the virtual education contribution to reflect the Teacher Salary Increase Allocation; extending for 1 fiscal year provisions governing the funding compression allocation; suspending the Florida Best and Brightest Teacher and Principal Allocation for the 2020-2021 fiscal year; creating the Teacher Salary Increase Allocation; authorizing for the purpose of the allocation, prescribing the manner in which funds under the allocation may be provided and used; providing for the expiration and reversion of specified statutory text; amending ss. 1012.731 and 1012.732, F.S.; suspending the Florida Best and Brightest Teacher Program and the Florida Best and Brightest Principal Program for the 2020-2021 fiscal year; amending s. 1013.62, F.S.; specifying the source of charter school capital outlay funding; providing that charter schools are ineligible to receive capital outlay funding unless the governing board chair and the school's chief administrative officer provides an annual certification under oath; providing for the expiration and reversion of specified statutory text; creating s. 1004.6499, F.S.; establishing the Florida Institute of Politics at the Florida State University; providing the purpose and goals of the institute; incorporating by reference certain calculations for the Medicaid Disproportionate Share Hospital and Hospital Reimbursement programs; authorizing the Agency for Health Care Administration, in consultation with the Department of Health, to submit a budget amendment to realign funding for a component of the Children's Medical Services program to reflect actual enrollment changes; requiring such realignment; authorizing the agency to request nonoperating budget authority for transferring certain federal funds to the Department of Health; reenacting s. 409.908(23), F.S., relating to the reimbursement of Medicaid providers; extending for 1 fiscal year provisions regarding reimbursement rates; providing for the expiration and reversion of specified statutory text; reenacting s. 409.908(26), F.S., relating to the reimbursement of Medicaid providers; extending for 1 fiscal year a provision regarding the receipt of funds to be used for Low Income Pool Program payments; providing for the expiration and reversion of specified statutory text; amending s. 409.904, F.S.; extending for 1 fiscal year a provision requiring the Agency for Health Care Administration to make payments to Medicaid-covered services; requiring the Agency for Health Care Administration, in consultation with the Department of Children and Families and certain other entities, to submit a report to the Governor and the Legislature by a specified date; specifying requirements for the report; reenacting s. 624.915(5)(b), F.S., relating to the Florida Healthy Kids Corporation; extending for 1 fiscal year a provision requiring the corporation to validate the medical loss ratio and calculate a refund amount pursuant to the provisions of specified statutory text; amending s. 893.055, F.S.; extending for 1 fiscal year a provision prohibiting the Attorney General and the Department of Health from using certain settlement agreement funds to administer the prescription drug monitoring program; amending s. 409.911, F.S.; updating the average of audited disproportionate share data for purposes of calculating disproportionate share payments; extending for 1 fiscal year the requirement that the Agency for Health Care Administration distribute moneys to hospitals that provide a disproportionate share of Medicaid or charity care services, as provided in the General Appropriations Act; amending s. 409.9113, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to teaching hospitals as provided in the General Appropriations Act; amending s. 409.9119, F.S.; extending for 1 fiscal year the requirement that the Agency for Health Care Administration make disproportionate share payments to certain specialty hospitals for children; authorizing the Agency for Health Care Administration to submit a budget amendment to realign Medicaid funding for specified purposes subject to certain conditions; requiring the Agency for Health Care Administration to contract with an organization for the provision of elder care services in specified counties if certain conditions are met; specifying requirements for the program; authorizing the Agency for Health Care Administration and the Department of Health to each submit a budget amendment to realign funding within the Florida Kidcare program appropriation categories or increase budget authority for certain specified purposes; providing for the expiration and reversion of specified statutory text; authorizing the Agency for Health Care Administration to replace emergency rules from specified rulemaking requirements; providing for the expiration and reversion of specified law; requiring the Agency for Health Care Administration to replace the Medicaid Enterprise System; specifying requirements for the replacement system; requiring the agency to take specified action; providing for the establishment of an executive steering committee to oversee implementation of the replacement system; providing for membership, meeting requirements, duties, and responsibilities of the steering committee; authorizing the Department of Children and Families to submit a budget amendment to realign funding for implementation of the Guardianship Assistance Program; requiring the Department of Children and Families to establish a formula for the distribution of funds to implement the Guardianship Assistance Program; amending s. 296.37, F.S.; extending for 1 fiscal year a provision specifying the monthly contribution to residents of a state veterans' nursing home; authorizing the Department of Children and Families to submit a budget amendment to increase budget authority for the Supplemental Nutrition Assistance Program if certain conditions are met; authorizing the Department of Children and Families to submit a budget amendment to realign funds within the Homecare and Nursing Home Reimbursement Program for specified purposes; amending s. 216.262, F.S.; extending for 1 fiscal year the authority of the Department of Corrections to submit a budget amendment to realign additional positions and appropriations under certain circumstances; amending s. 1011.80, F.S.; specifying the manner by which state funds for postsecondary workforce programs may be used for inmate education; providing for the expiration and reversion of specified statutory text; amending s. 215.18, F.S.; extending for 1 fiscal year the authority and related repayment requirements for temporary trust fund loans to the state court system which are sufficient to meet the system's appropriation; requiring the Department of Juvenile Justice to review county juvenile detention payments to determine whether a county has met specified financial responsibilities; requiring amounts owed by a county for the specific responses to the specific requirements from certain county funds; requiring the Department of Revenue to transfer withheld funds to a specified trust fund; requiring the Department of Revenue to ensure that such reductions in amounts distributed do not reduce distributions below amounts necessary for certain payments due on bonds and to comply with bond covenants; requiring the Department of Revenue to notify the Department of Juvenile Justice when funds for certain responses to the specific requirements are deducted from certain county funds; requiring the Department of Health to modify staff positions to achieve reductions in amounts distributed; requiring the Department of Revenue to notify the Department of Juvenile Justice when funds for the Cross-Jurisdictional Death Penalty Pilot Program within the Office of Criminal Conflict and Civil Regional Counsel of the Supreme Court are reduced; specifying that any money paid to indigent defendants who meet specified criteria; providing reporting requirements regarding the pilot program; specifying that repeal of the act does not terminate appointments of counsel made under the pilot.
program; reenacting and amending s. 27.5304, F.S., relating to private
court-appointed counsel; extending for 1 fiscal year limitations on
compensation for representation in criminal proceedings; providing for
the expiration and reversion of specified statutory text; specifying that
clerks of the circuit court are responsible for certain costs related to
juries which exceed a certain funding level; reenacting s. 318.18(9)(c),
F.S., relating to penalty amounts for traffic infractions; extending for 1
fiscal year the authority to transfer funds from the Public Defender's Rev-

enue Trust Fund to the Indigent Criminal Defense Trust Fund; re-

enacting s. 817.568(12)(b), F.S., relating to the criminal use of personal
identification information; extending for 1 fiscal year the redirection of
revenues from the Public Defenders Revenue Trust Fund to the In-
digent Criminal Defense Trust Fund; providing for the expiration and
reversion of specified statutory text; requiring the Department of Man-
agement Services to use tenured broker services to renegotiate or
reprocure certain private lease agreements for office or storage space;
requiring the Department of Management Services to provide a report
to the Governor and Legislature by a specified date; prohibiting an
agency from transferring funds from a data processing category to an-
arother category that is not a data processing category; authorizing the
Executive Office of the Governor to transfer funds appropriated for data
processing projects between departments for a specified purpose;
authorizing the Executive Office of the Governor to transfer funds be-
tween departments for purposes of aligning amounts paid for risk
management insurance and for human resources services; requiring the
Department of Financial Services to replace specified components of the
Florida Accounting Information Resource Subsystem (FLAIR) and the
Cash Management Subsystem (CMS); specifying certain actions to be
taken by the Department of Financial Services regarding FLAIR and
CMS replacement; providing for the composition of an executive steer-
ing committee to oversee FLAIR and CMS replacement; prescribing

duties and responsibilities of the executive steering committee;
amending s. 216.181, F.S.; extending for 1 fiscal year the authority for
the Legislative Budget Commission to increase amounts appropriated to
the Fish and Wildlife Conservation Commission or the Department of
Environmental Protection for certain fixed capital outlay projects from
specified sources; amending s. 215.18, F.S.; extending for 1 fiscal year
the authority of the Governor, if there is a specified temporary defi-
cency in a land acquisition trust fund in the Department of Agriculture
and Consumer Services, the Department of Environmental Protection,
the Department of State, or the Fish and Wildlife Conservation Com-
mission, to transfer funds from other trust funds in the State Treasury
as a temporary loan to such trust fund; providing a deadline for the
repayment of a temporary loan; requiring the Department of Environ-
mental Protection to transfer designated proportions of the revenues
deposited in the Land Acquisition Trust Fund within the department to
land acquisition trust funds in the Department of Agriculture and
Consumer Services; placing a monetary cap on lodging expenses for state
employees to travel to certain meetings organized or sponsored by a state
agency or the judicial branch; requiring employees to expend their own funds
for lodging expenses in excess of the monetary caps; prohibiting state
agencies from entering into contracts containing certain nondisclosure
agreements; providing conditions under which the veto of certain ap-
propriations or proviso language in the General Appropriations Act
voids language that implements such appropriations; providing for the
continued operation of certain provisions notwithstanding a future re-
peal or expiration provided by the act; providing severability; providing
effective dates.

—was placed on the Calendar pursuant to Rule 4.6(1).

By the Committee on Appropriations—

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

—was placed on the Calendar pursuant to Rule 4.6(1).

By the Committee on Appropriations—

SB 2506—A bill to be entitled An act relating to the Correctional
Medical Authority; transferring the State of Florida Correctional
Medical Authority from the Executive Office of the Governor to the
Department of Health by a type two transfer; amending s. 945.602, F.S.,
conforming provisions to changes made by the act; providing an effec-
tive date.

—was placed on the Calendar pursuant to Rule 4.6(1).
COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Infrastructure and Security; and Senator Rader—

CS for SB 108—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Florida State Beekeepers Association license plate; providing for distribution and use of fees collected from the sale of such plates; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Stewart—

CS for SB 110—A bill to be entitled An act relating to fees; amending s. 320.08056, F.S.; creating a fee for a certain specialty license plate; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Rader—

CS for SB 290—A bill to be entitled An act relating to stopping for a school bus safety; amending s. 318.18, F.S.; revising civil penalties for certain violations relating to stopping for a school bus; providing an effective date.

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

CS for SB 302—A bill to be entitled An act relating to adoption records; amending s. 63.162, F.S.; providing that the name and identity of a birth parent, an adoptive parent, and an adoptee may be disclosed from adoption records without a court order under certain circumstances; providing an effective date.

By the Committee on Infrastructure and Security; and Senator Stewart—

CS for SB 314—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Toastmasters license plate; providing for the distribution and use of fees collected from the sale of such plates; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Stewart—

CS for SB 316—A bill to be entitled An act relating to fees; amending s. 320.08056, F.S.; creating a fee for a certain specialty license plate; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Stewart—

CS for SB 322—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Gopher Tortoise license plate; providing for distribution and use of fees collected from the sale of the plate; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Stewart—

CS for SB 328—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop an Orlando United license plate; providing for distribution and use of fees collected from the sale of such plates; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Stewart—

CS for SB 330—A bill to be entitled An act relating to fees; amending s. 320.08056, F.S.; creating a fee for a certain specialty license plate; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senators Bean and Harrell—

CS for SB 412—A bill to be entitled An act relating to license plates; amending s. 320.06, F.S.; providing an exception to a design requirement for dealer license plates; amending s. 320.0657, F.S.; providing an exception to a design requirement for fleet license plates; authorizing fleet companies to purchase specialty license plates in lieu of standard fleet license plates; requiring fleet companies to be responsible for certain costs; amending s. 320.08, F.S.; authorizing dealer companies to purchase specialty license plates in lieu of standard dealer license plates; requiring dealer companies to be responsible for certain costs; amending s. 320.08053, F.S.; revising requirements for presale and issuance of specialty license plates; amending s. 320.08056, F.S.; allowing the Department of Highway Safety and Motor Vehicles to authorize dealer and fleet specialty license plates; authorizing a dealer or fleet company to purchase specialty license plates under certain circumstances; providing requirements for such plates; making technical changes; deleting fees relating to the American Red Cross, Donate Organs-Pass It On, St. Johns River, and Hispanic Achievers license plates to conform to changes made by the act; providing additional procedures and requirements for discontinuing issuance of a specialty license plate; conforming cross-references; prohibiting use fees received by any entity from being used for certain purposes; requiring certain organizations to establish endowments based in this state for providing scholarships to Florida residents and to provide documentation of consent to use certain images; revising, as of a specified date, the criteria, procedures, and exceptions under which the department is required to discontinue the issuance of an approved specialty license plate; amending s. 320.08058, F.S.; revising the design of the Special Olympics Florida license plate; revising the distribution of fees collected from the sale of such plates; deleting provisions requiring the department to develop the American Red Cross license plate; revising the authorized use of proceeds from the sale of the Live the Dream license plate; deleting provisions requiring the department to develop the Donate Organs-Pass It On license plate; revising the authorized use of proceeds from the sale of the In God We Trust license plate; deleting provisions requiring the department to develop the St. Johns River and the Hispanic Achievers license plates; revising the authorized use of proceeds from the sale of the Fallen Law Enforcement Officers license plate; requiring the department to develop certain specialty license plates; providing for distribution and use of fees collected from the sale of such plates; amending s. 320.08062, F.S.; directing the department to audit certain organizations that receive funds from the sale of specialty license plates; amending s. 320.08068, F.S.; requiring distribution of a specified percentage of motorcycle specialty license plate annual use fees to Preserve Vision Florida, Inc.; creating s. 320.0875, F.S.; providing for a special motorcycle license plate to be issued to a recipient of the Purple Heart under certain circumstances; providing requirements for the plate; authorizing a certain design for the plate; amending s. 320.089, F.S.; providing for a special license plate to be issued to a recipient of the Bronze Star; providing for distribution of certain annual use fees withheld by the department; providing contingent effective dates.

By the Committee on Infrastructure and Security; and Senators Bean and Harrell—

CS for SB 414—A bill to be entitled An act relating to fees; amending s. 320.08056, F.S.; creating a uniform annual use fee collected for a
specialty license plate unless otherwise specified; adding annual use fees for certain specialty license plates; providing a contingent effective date.

By the Committees on Commerce and Tourism; and Innovation, Industry, and Technology; and Senator Albritton—

CS for CS for SB 474—A bill to be entitled An act relating to the deregulation of professions and occupations; providing a short title; amending the Department of Highway Safety and Motor Vehicles to waive the requirement to pass the Commercial Driver License Skills Tests for certain and veteran applicants; waiving any application fee; certifying any applicant who holds a specified license to practice cosmetology; certain continuing education hours required for certain contractors; amending the term "servicemember"; requiring provisions to changes made by the act; amending the right of franchise of a member of a labor organization; repealing s. 447.06, F.S.; relating to required registration of labor organizations; amending s. 447.08, F.S.; deleting certain prohibited actions relating to the right of franchise of a member of a labor organization; repealing s. 447.12, F.S., relating to registration fees; repealing s. 447.16, F.S., relating to applicability; amending s. 447.305, F.S.; deleting a provision that requires notification of registrations and renewals to the Department of Business and Professional Regulation; amending s. 455.213, F.S.; requiring the department or a board to enter into reciprocal licensing agreements with other states under certain circumstances; providing requirements; amending s. 456.072, F.S.; specifying that the failure to repay certain student loans is not considered a failure to perform a statutory or legal obligation for which certain disciplinary action can be taken; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners who are in default on student loan or scholarship obligations; amending s. 456.074, F.S.; deleting a provision relating to the suspension of a license issued by the Department of Health for defaulting on certain student loans; amending s. 468.385, F.S.; revising requirements relating to businesses auctioning or offering to auction property in this state; amending s. 468.603, F.S.; revising which inspectors are included in the definition of the term "categories of building code inspectors"; amending s. 468.613, F.S.; providing for waiver of specified requirements; amending s. 474.207, F.S.; revising the definition of the term "categories of building code inspectors"; amending s. 474.207, F.S.; revising the definition of the term "servicemember"; requiring provisions to changes made by the act; amending s. 481.201, F.S.; requiring the department or a board to enter into reciprocal licensing agreements with other states under certain circumstances; requiring provisions to changes made by the act; amending s. 481.219, F.S.; deleting provisions permitting the practice of or offer to practice interior design through certain business organizations; deleting provisions requiring certificates of authorization for certain business organizations offering interior design services to the public; requiring a licentisee or applicant in the practice of architecture to qualify as a certificate of authorization; amending s. 481.225, F.S.; requiring provisions to changes made by the act; requiring registered architects and certain business organizations to display certain license numbers in specified advertisements; amending s. 481.223, F.S.; providing construction; conforming provisions to changes made by the act; amending s. 481.2251, F.S.; revising the acts that constitute grounds for disciplinary actions relating to interior designers; conforming provisions to changes made by the act; amending s. 481.229 and 481.231, F.S.; conforming provisions to changes made by the act; amending s. 481.303, F.S.; deleting the definition of the term "certificate of authorization"; amending s. 481.310, F.S.; providing that an applicant who holds certain degrees is not required to demonstrate 1 year of practical experience for licensure; amending s. 481.311, F.S.; revising requirements for certification of licensure by endorsement for a certain applicant to engage in the practice of landscape architecture; amending s. 481.313, F.S.; authorizing a landscape architect to receive hour-for-hour credit for certain approved continuing education courses under certain circumstances; amending s. 481.317, F.S.; conforming provisions to changes made by the act; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to receive hour-for-hour credit for certain approved continuing education courses under certain circumstances; amending s. 481.321, F.S.; requiring a landscape architect to display a certain certificate number in specified advertisements; amending s. 481.329, F.S.; conforming a cross-reference; amending s. 489.103, F.S.; revising certain contract prices for exemption; amending s. 489.111, F.S.; revising provisions relating to eligibility for licensure; amending s. 489.115, F.S.; requiring the Construction Industry Licensing Board to certify any applicant who holds a specified license to practice contracting issued by another state or territory of the United States under certain circumstances; requiring such applicant to complete certain training by a specified time after receiving a license; amending s. 489.511, F.S.; requiring the board to certify as qualified for certification by endorsement any applicant who holds a specified license to practice contracting issued by another state or territory of the United States under certain circumstances; requiring such applicant to complete certain training by a specified time after receiving a license; amending s. 489.517, F.S.; providing a reduction in certain continuing education hours required for certain contractors; amending s. 489.518, F.S.; requiring a person to have completed a specified amount of training within a certain time period to perform the duties of a "mobile food dispensing vehicle"; preempting certain regulation of mobile food dispensing vehicles to the state; prohibiting certain entities from prohibiting mobile food dispensing vehicles from operating within the entirety of such entities' jurisdictions; providing construction; amending s. 548.003, F.S.; deleting the requirement that the Florida State Banking and Businesslonic Control Board to submit documents for the issuance of a building permit; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or an announcer; amending s. 553.5141, F.S.; conforming provisions to changes made by the act; amending s. 553.74, F.S.; revising the mem-
hership and qualifications of the Florida Building Commission; amending s. 823.15, F.S.; authorizing certain persons to implant dogs and cats with specified microchips under certain circumstances; amending ss. 558.002, 559.25, and 287.055, F.S.; conforming provisions to changes made by the act; providing effective dates.

By the Committee on Health Policy; and Senator Hutson—

CS for SB 512—A bill to be entitled An act relating to nonembryonic stem cell banks; creating s. 381.06017, F.S.; defining terms; providing that a nonembryonic stem cell bank that performs certain functions is deemed a clinic; requiring such nonembryonic stem cell banks to comply with specified requirements; prohibiting an entity other than a nonembryonic stem cell bank or pharmacist from dispensing certain compounded drugs or products, with exceptions; prohibiting certain health care practitioners from practicing in a nonembryonic stem cell bank that is not licensed with the agency; providing for disciplinary action; requiring health care practitioners to adhere to specified regulations in the performance of certain procedures; requiring the agency to adopt specified rules; providing an effective date.

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

CS for SB 656—A bill to be entitled An act relating to arrests; amending s. 901.15, F.S.; authorizing warrantless arrests when a law enforcement officer has probable cause to believe that a minor has violated s. 790.22, F.S.; providing an effective date.

By the Committee on Commerce; and Senator Pizzo—

CS for SB 660—A bill to be entitled An act relating to the Uniform Commercial Real Estate Receivership Act; creating chapter 714, F.S., relating to the Uniform Commercial Real Estate Receivership Act; providing a short title; defining terms; prohibiting a court from issuing certain receiver orders; requiring an entity to meet certain requirements for certain court orders; providing construction and applicability; specifying that a court has exclusive jurisdiction to direct receivers and determine controversies under certain circumstances; providing requirements and authorizations relating to the appointment of a receiver; authorizing certain parties to move to dissolve or modify certain orders; requiring that such motions be heard within a specified timeframe; specifying when a person is or is not disqualified from appointment as a receiver; authorizing certain persons to nominate someone to serve as a receiver; specifying that the court is not bound by such nomination; requiring a receiver to post a bond with the court which meets certain requirements; providing an exception; prohibiting a claim against a receiver’s bond or alternative security from being made after a certain time; providing that an appointed receiver has certain statuses of a lien creditor; providing that certain property is subject to specified security agreements; providing requirements relating to the collection and turnover of receivership property; providing for powers and duties of a receiver; authorizing the court to expand, modify, or limit such powers and duties; providing for duties of an owner; authorizing a court to take certain actions if a person knowingly fails to perform a duty; authorizing a court to take certain actions relating to stays and injunctions; authorizing certain persons to apply for relief from a stay or injunction; requiring that certain motions be heard within a specified timeframe; specifying when an order does not operate as a stay or injunction; authorizing receivers to engage and compensate certain professionals under certain circumstances; requiring certain persons to file an itemized statement with the court; requiring a receiver to pay an amount approved by the court; defining the term “good faith”; authorizing a receiver to use or transfer receivership property other than in the ordinary course of business under certain circumstances; providing for the service of notice to lienholders who are not parties to the action; defining the term “timeshare interest”; authorizing a receiver to adopt or reject an executory contract of the owner relating to receivership property under certain circumstances; requiring that a claim of damages for rejection of a contract be submitted within a specified timeframe; authorizing a purchaser to take certain actions if a receiver rejects an executory contract under certain circumstances; prohibiting a receiver from rejecting unexpired leases of certain property under certain circumstances; providing for defenses and immunities of a receiver; providing requirements for interim reports filed by a receiver; providing requirements relating to notices of appointment; authorizing the court to enter certain orders if the court concludes that receivership property is likely to be insufficient to satisfy certain claims; providing requirements for certain distributions of receivership property; authorizing a court to award fees and expenses; authorizing a court to order certain persons to pay fees and expenses; providing for the removal and replacement of a receiver and the termination of a court’s administration of the receivership property under certain circumstances; requiring a receiver to file a final report containing certain information upon completion of the receiver’s duties; specifying that a receiver is discharged if certain requirements are met; authorizing a court to appoint ancillary receivers under certain circumstances; providing for rights, powers, and duties of an ancillary receiver; specifying that certain requests, appointments, and applications by a mortgagee do not have certain effects; providing construction and applicability; providing an effective date.

By the Committees on Governmental Oversight and Accountability; and Children, Families, and Elder Affairs; and Senators Book and Torres—

CS for CS for SB 668—A bill to be entitled An act relating to recreation programs; amending s. 402.302, F.S.; revising the definition of the term “child care facility” to exclude government-sponsored recreation programs; defining terms; creating s. 402.3132, F.S.; providing that certain requirements imposed on child care facilities do not apply to summer day camps and summer 24-hour camps, with an exception; requiring such camps to meet any minimum local requirements imposed which relate to health, sanitation, and safety and specified screening requirements; authorizing the Department of Children and Families or the local licensing agency, as applicable, to commence certain actions and proceedings for specified purposes; requiring summer day camps and summer 24-hour camps to register with the department and be included in a specified listing in order to be recognized as complying; amending s. 775.21, F.S.; defining the term “government-sponsored recreation program”; including government-sponsored recreation programs in the notification and penalty provisions of the Florida Sexual Predators Act; amending s. 775.215, F.S.; defining the term “government-sponsored recreation program”; prohibiting persons convicted of certain sex offenses from residing within a specified distance of government-sponsored recreation programs; providing an exception; expanding penalty provisions to conform to changes made by the act; amending s. 899.13, F.S.; prohibiting persons from selling, manufacturing, or delivering a controlled substance within a specified distance of government-sponsored recreation programs; providing effective dates.

By the Committee on Environment and Natural Resources; and Senators Hutson, Gruters, Stewart, Berman, and Book—

CS for SB 680—A bill to be entitled An act relating to shark fins; amending s. 379.2426, F.S.; prohibiting the import and export of shark fins; providing an effective date.

By the Committee on Environment and Natural Resources; and Senator Wright—

CS for SB 688—A bill to be entitled An act relating to the illegal taking, possession, and sale of bears; amending s. 379.401, F.S.; providing that a person commits specified violations for the illegal taking, possession, and sale of bears; creating s. 379.4041, F.S.; prohibiting the illegal taking, possession, and sale of bears; providing penalties; providing an effective date.

By the Committees on Criminal Justice; and Infrastructure and Security; and Senators Stargel and Hutson—

CS for CS for SB 728—A bill to be entitled An act relating to threats; amending s. 790.102, F.S.; decreasing the criminal penalty for threatening to throw, project, place, or discharge any destructive device with intent to do bodily harm to any person or with intent to do damage to any property of any person; prohibiting threats to use a firearm or weapon with specified intent; providing applicability; providing crim-
inal penalties; amending s. 921.0022, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Health Policy; and Senators Hooper and Gruters—

CS for SB 744—A bill to be entitled An act relating to pediatric medicine; amending ss. 458.347 and 459.022, F.S.; providing that a supervising physician may authorize a licensed physician assistant to perform services under the direction of a licensed pediatric physician under certain circumstances; specifying that the supervising physician is liable for the performance and the acts and omissions of such physician assistant; amending s. 458.3485, F.S.; defining the term “physician” to include pediatric physicians; amending s. 461.007, F.S.; authorizing the Board of Podiatric Medicine to require a specified number of continuing education hours related to the safe and effective prescribing of controlled substances as a condition for licensure renewal; creating s. 461.0145, F.S.; authorizing a licensed physician assistant to perform services under the direction of a licensed podiatric physician under certain circumstances; creating s. 461.0155, F.S.; providing for governance of podiatric physicians who are supervising medical assistants; amending s. 624.27, F.S.; revising the definition of the term “health care provider” to include podiatric physicians; providing an effective date.

By the Committees on Infrastructure and Security; and Education; and Senator Baxley—

CS for CS for SB 754—A bill to be entitled An act relating to school crossing guards; amending s. 316.75, F.S.; authorizing a school crossing guard employed by a private school, upon approval of the sheriff of the county in which such private school is located, to direct traffic at certain locations under certain circumstances; providing that the school crossing guard is not required to meet specified uniform minimum standards; authorizing the school crossing guard to perform his or her duties without the immediate supervision of a fully qualified law enforcement officer if approved by the sheriff of the county; providing an effective date.

By the Committee on Community Affairs; and Senator Brandes—

CS for SB 760—A bill to be entitled An act relating to fire control districts and firefighter pensions; amending s. 175.041, F.S.; revising applicability of the Firefighters’ Pension Trust Fund; authorizing a municipality that provides fire protection services to a municipal service taxing unit under an interlocal agreement to receive property insurance premium taxes; authorizing a county to enact an ordinance levying a tax on behalf of a municipal services taxing unit receiving fire protection services; amending s. 175.101, F.S.; authorizing a municipal services taxing unit that enters into an interlocal agreement for fire protection services with a municipality to impose an excise tax on property insurance premiums; amending s. 175.111, F.S.; requiring a municipal services taxing unit to provide the Division of Retirement of the Department of Management Services with a certified copy of an ordinance assessing and imposing certain taxes; amending ss. 175.121, 175.122, and 175.351, F.S.; revising provisions relating to the disbursement of moneys by the division and the Department of Revenue and the limitation of disbursement to conform to changes made by the act; amending s. 175.411, F.S.; authorizing a municipal services taxing unit to revoke its participation and cease to receive property insurance premium taxes under certain circumstances; amending s. 191.006, F.S.; requiring an independent special fire control district to have, and authorizing the board of such district to exercise by majority vote, specified powers; amending ss. 175.032, 175.071, 175.381, and 633.422, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Innovation, Industry, and Technology; and Senators Simmons and Flores—

CS for CS for SB 810—A bill to be entitled An act relating to tobacco and nicotine products; amending s. 210.15, F.S.; revising the age limits for permits relating to cigarettes; amending s. 386.212, F.S.; revising age and time restrictions relating to the prohibition of smoking and vaping near school property; amending s. 569.002, F.S.; revising the definition of the term “tobacco products”; deleting the term “any person under the age of 18”; amending s. 569.003, F.S.; revising the age limits for retail tobacco products dealer permits; amending s. 569.007, F.S.; revising prohibitions on the sale of tobacco products from vending machines; conforming provisions to federal law; amending s. 569.101, F.S.; requiring that the age of persons purchasing tobacco products be verified in certain circumstances; repealing s. 877.112, F.S., relating to nicotine products and nicotine dispensing devices; amending s. 210.095, F.S.; conforming provisions to federal law; making technical changes; amending ss. 569.0075, 569.008, 569.11, 569.12, 569.14, and 569.19, F.S.; conforming provisions to changes made by the act; providing a contingent effective date.

By the Committee on Community Affairs; and Senator Pizzo—

CS for SB 856—A bill to be entitled An act relating to affordable housing tax reductions; amending s. 163.31801, F.S.; authorizing counties, municipalities, and special districts to provide an exception or waiver of impact fees for certain not-for-profit corporations for specified purposes; defining the term “supportive housing” for certain purposes; amending s. 196.1978, F.S.; defining terms; providing legislative findings; providing a tax reduction to certain entities that provide affordable housing to identified groups; providing criteria for receiving such reduction; providing a formula for determining the amount of the reduction; requiring a taxpayer to include a covenant for recording which provides specified information; requiring a taxpayer who receives a tax reduction to file an annual report; providing specifications for such report; providing penalties for falsification of reports; authorizing a county to limit the number of qualifying projects that may be approved under specified conditions; requiring a taxpayer to pay back taxes, penalties, and interest under specified circumstances; providing exceptions; providing an effective date.

By the Committee on Community Affairs; and Senator Brandes—

CS for SB 868—A bill to be entitled An act relating to liens and bonds; amending s. 255.05, F.S.; requiring that a copy of a notice of nonpayment be served on the surety; prohibiting a person from requiring a claimant to furnish a certain waiver in exchange for or to induce certain payments; providing that specified provisions in certain waivers are unenforceable; providing an exception; amending s. 337.18, F.S.; providing that certain waivers apply to certain contracts; amending s. 713.01, F.S.; revising definitions; amending s. 713.09, F.S.; authorizing a lienor to record one claim of lien for multiple direct contracts; amending s. 713.10, F.S.; providing that the interest of a lessor is not subject to liens for certain improvements made by certain lessees who are mobile home owners; amending s. 713.13, F.S.; revising information to be included in a notice of commencement; amending s. 713.132, F.S.; revising requirements for a notice of termination; amending s. 713.18, F.S.; specifying the manner in which documents relating to certain construction bonds must be served; providing that service of a document may be by hand delivery; providing that service of a document is effective on the date of mailing or shipping; making technical changes; amending ss. 713.20 and 713.235, F.S.; prohibiting a person from requiring a lienor to furnish a certain waiver or release in exchange for or to induce certain payments; providing that specified provisions in certain waivers or releases are unenforceable; providing an exception; amending s. 713.23, F.S.; requiring that a copy of a notice of nonpayment be served on the surety; amending s. 713.29, F.S.; authorizing a lienor to record one claim of lien for multiple direct contracts; amending s. 713.36, F.S.; revising provisions relating to liens and bonds relating to certain public improvements; providing an effective date.

By the Committee on Community Affairs; and Senator Perry—

CS for SB 888—A bill to be entitled An act relating to public nuisances; amending s. 60.05, F.S.; revising notice requirements for the filing of temporary injunctions relating to the enjoyment of certain nuisances; extending the period of notice before a lien may attach to certain real estate; amending s. 823.05, F.S.; making technical changes; declaring that the use of a location by a criminal gang, criminal gang members, or criminal gang associates for criminal gang-related activity is a public nuisance; declaring that any place or premises that has been used on more than two occasions during a certain period as the site of specified violations is a nuisance and may be abated or enjoined pur-
suant to specified provisions; providing a property owner an opportunity to remedy a nuisance before specified legal actions may be taken against the property under certain circumstances; amending s. 893.138, F.S.; declaring that any place or premises that has been used on more than two occasions during a certain period as the site of any combination of specified violations may be declared to be a nuisance and may be abated pursuant to specified procedures; providing a property owner an opportunity to remedy a nuisance before specified legal actions may be taken against the property under certain circumstances; providing an effective date.

By the Committee on Infrastructure and Security; and Senator Perry—

CS for SB 956—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Solar Power license plate; providing for distribution and use of fees collected from the sale of such plates; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Perry—

CS for SB 958—A bill to be entitled An act relating to fees; amending s. 320.08056, F.S.; creating a fee for a certain specialty license plate; providing a contingent effective date.

By the Committee on Criminal Justice; and Senator Stewart—

CS for SB 1018—A bill to be entitled An act relating to exposure of sexual organs; amending s. 800.03; increasing criminal penalties for exposure of sexual organs for a second or subsequent offense; providing exceptions; amending s. 901.15, F.S.; authorizing warrantless arrests when a law enforcement officer has probable cause to believe that a person has violated s. 800.03, F.S.; providing an effective date.

By the Committee on Judiciary; and Senators Pizzo, Stewart, Gruters, Perry, Harrell, Torres, Diaz, Albritton, Farmer, Flores, Powell, Cruz, Book, Hooper, Mayfield, Taddeo, Rodriguez, and Montford—

CS for SB 1044—A bill to be entitled An act relating to animal cruelty; providing a short title; creating s. 828.124, F.S.; defining the term "treatment provider"; providing immunity from criminal and civil liability for certain persons and entities who report animal cruelty; prohibiting the alteration or destruction of certain records; providing criminal penalties; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senators Harrell and Perry—

CS for SB 1062—A bill to be entitled An act relating to involuntary examinations of minors; amending s. 381.0056, F.S.; revising parent and guardian notification requirements that must be met before an involuntary examination of a minor; amending s. 394.463, F.S.; revising data reporting requirements for the Department of Children and Families; amending s. 1001.212, F.S.; revising data reporting requirements for the Office of Safe Schools; amending s. 1002.20, F.S.; revising parent and guardian notification requirements that must be met before conducting an involuntary examination of a minor who is removed from school, school transportation, or a school-sponsored activity; providing an exception; amending s. 1002.35, F.S.; revising parent and guardian notification requirements that must be met before an involuntary examination of a minor who is removed from a charter school, charter school transportation, or a charter school-sponsored activity; providing an exception; amending s. 1006.07, F.S.; creating reporting requirements for schools relating to involuntary examinations of minors; amending s. 1006.12, F.S.; revising training requirements for school safety officers; amending s. 1011.62, F.S.; requiring that certain plans include procedures to assist certain mental and behavioral health providers in attempts to verbally de-escalate certain crisis situations before initiating an involuntary examination; requiring the procedures to include certain strategies; creating requirements for memoranda of un-

By the Committee on Health Policy; and Senator Harrell—

CS for SB 1206—A bill to be entitled An act relating to applied behavior analysis services; amending s. 393.17, F.S.; authorizing the Agency for Persons with Disabilities to establish a certification process for registered behavior technicians; requiring the agency to recognize the certification of registered behavior technicians awarded by a non-profit corporation that meets specified requirements; amending s. 400.9905, F.S.; providing an exemption from licensure requirements for certain individuals who are employed or under contract with certain entities providing applied behavior analysis services; amending s. 1003.572, F.S.; revising the definition of the term "private instructional personnel" to include certain registered behavior technicians; amending ss. 456.47, 627.6686, and 641.31098, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

CS for SB 1240—A bill to be entitled An act relating to a corporate income tax credit; creating s. 220.197, F.S.; defining the term "NAICS"; providing a credit against the corporate income tax, for a specified amount and for a specified taxable year, for taxpayers classified in the sales financing or passenger car rental or leasing industries which meet certain criteria; providing for retroactive operation; providing an effective date.

By the Committee on Criminal Justice; and Senators Brandes and Bracy—

CS for SB 1308—A bill to be entitled An act relating to criminal justice; providing a short title, amending s. 775.082, F.S.; authorizing the resentencing and release of certain persons who are eligible for sentence review under specified provisions; reenacting and amending s. 921.1402, F.S.; revising the circumstances under which a juvenile of-
fender is not entitled to a review of his or her sentence after a specified timeframe; creating s. 921.14021, F.S.; providing legislative intent; providing for retroactive application of a specified provision relating to a review of sentence for juvenile offenders convicted of murder; providing for immediate review of certain sentences; creating s. 921.1403, F.S.; defining the term “young adult offender”; precluding eligibility for a sentence review for young adult offenders who previously committed, or conspired to commit, murder; providing timeframes within which young adult offenders who commit specified crimes are entitled toward the 12-month residency requirement for tuition purposes; requiring the Office of Government Accountability to conduct a study to evaluate the various opportunities available to persons returning to the community from imprisonment; providing study requirements; requiring OPPAGA to submit a report to the Governor and the Legislature by a specified date; providing an effective date.

By the Committee on Community Affairs; and Senator Perry—

CS for SB 1336—A bill to be entitled An act relating to preemption of local occupational licensing; creating s. 163.21, F.S.; defining terms; preempting licensing of occupations to the state; providing exceptions; prohibiting local governments from requiring additional licensing requirements or modifying licensing unless specified conditions are met; specifying that certain local licensing that does not meet specified criteria does not apply and may not be enforced; providing construction; amending s. 489.117, F.S.; specifying that certain specialty contractors are not required to register with the Construction Industry Licensing Board; prohibiting local governments from requiring certain specialty contractors to obtain a license under specified circumstances; specifying job scopes for which a local government may not require a license; amending ss. 489.1455 and 489.5335, F.S.; authorizing counties and municipalities to issue certain journeyman licenses; providing an effective date.

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

CS for SB 1372—A bill to be entitled An act relating to elections; amending s. 101.043, F.S.; deleting a provision that prohibits the use of an address appearing on identification presented by an elector at the polls as a basis to confirm an elector’s legal residence; amending s. 101.121, F.S.; revising requirements for eligibility to serve as a poll watcher; amending s. 101.5612, F.S.; revising the timeframes for conducting public prelection testing of automatic tabulating equipment; amending s. 101.5614, F.S.; removing the requirement that duplicate ballots be made of vote-by-mail ballots containing overvoted races; amending s. 101.6103, F.S.; revising the timeframe in which the supervisor of elections must mail ballots in elections conducted under the Mail Ballot Election Act; amending s. 103.981, F.S.; authorizing a qualifying period to accommodate and hold qualifying periods for candidates for political party executive committees before the beginning of the qualifying period; amending s. 106.08, F.S.; preempting counties, municipalities, and other local governmental entities from enacting or adopting any limitation or restriction involving certain contributions and expenditures; providing an effective date.

By the Committee on Innovation, Industry, and Technology; and Senator Simmons—

CS for SB 1394—A bill to be entitled An act relating to fees; amending s. 569.002, F.S.; expanding the definition of the term “tobacco products” to include vapor-generating electronic devices and components, parts, and accessories of such devices and to include substances that may be aerosolized or vaporized by such devices; defining the term “vapor-generating electronic device”; providing a contingent effective date.

By the Committee on Criminal Justice; and Senator Simmons—

CS for SB 1396—A bill to be entitled An act relating to driving under the influence; creating s. 316.19395, F.S.; requiring each judicial circuit to establish a Driving Under the Influence Diversion Pilot Program; providing the purpose of the pilot program; requiring the state attorney of each judicial circuit to develop and operate the pilot program; requiring the policies and procedures of the pilot program to be published on the website of the office of the state attorney; providing eligibility requirements for such circuit to apply and program requirements; requiring that a person who completes the pilot program be offered a certain plea agreement; providing for withholding of adjudication; authorizing the state attorney to discharge a person who fails to complete the pilot program and pursue prosecution of driving under the influence; requiring state attorneys to annually report certain information to the Governor and the Legislature, by a specified date; requiring the Department of Highway Safety and Motor Vehicles to establish a certain statewide database, by a certain date; requiring judicial circuits to provide a certain monthly report to the department; providing an effective date.

By the Committee on Criminal Justice; and Senator Perry—

CS for SB 1416—A bill to be entitled An act relating to assaults on specified persons; creating s. 341.0611, F.S.; requiring public transit providers to post a specified sign concerning assaulting a transit operator; requiring public transit providers to create and implement a risk reduction program; specifying minimum requirements for such a program; requiring the Department of Highway Safety and Motor Vehicles to establish a certain statewide database, by a certain date; requiring judicial circuits to provide a certain monthly report to the department; promoting the offense of assault on specified persons; providing an effective date.

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

CS for SB 1440—A bill to be entitled An act relating to children’s mental health; amending s. 394.493, F.S.; requiring the Department of Children and Families and the Agency for Health Care Administration to identify certain children and adolescents who use crisis stabilization services during specified fiscal years; requiring the department and agency to collaboratively meet the behavioral health needs of such children, and adolescents and substantial compliance with the agency’s specifications and requirements; amending s. 394.495, F.S.; including crisis response services provided through mobile response teams in the array of services available to children and adolescents; requiring the department to contract with managing entities for mobile response teams to provide certain services to children, adolescents, and young adults; specifying requirements for such contracts; requiring the department to establish policies and procedures for managing entities when procuring mobile response teams; creating s. 394.4955, F.S.; requiring managing entities to develop a plan promoting the development of a coordinated system of care for certain services; providing requirements for the planning process; requiring each managing entity to submit such plan by a specified date; requiring the entities involved in the planning process to implement such plan by a specified date; providing requirements for the planning process; requiring each managing entity to submit such plan by a specified date; requiring the entities involved in the planning process to implement such plan by a specified date; providing requirements for the planning process; requiring such plan be reviewed and updated periodically; amending s. 394.9082, F.S.; requiring the duties of the department relating to priority populations that will benefit from
care coordination; requiring that a managing entity’s behavioral health care needs assessment include certain information regarding gaps in certain services; requiring a managing entity to promote the use of available crisis intervention services; amending s. 409.175, F.S.; revising requirements relating to preservice training for foster parents; amending s. 409.967, F.S.; requiring the agency to conduct, or contract for, the testing of provider network databases maintained by Medicaid managed care plans for specified purposes; amending s. 409.988, F.S.; revising the duties of a lead agency relating to individuals providing care for dependent children; amending s. 958.601, F.S.; requiring the Department of Juvenile Justice to participate in the planning process for promoting a coordinated system of care for children and adolescents; amending s. 1003.02, F.S.; requiring each district school board to participate in the planning process for promoting a coordinated system of care; amending s. 1004.44, F.S.; requiring the Louis de la Parte Florida Mental Health Institute to develop, in consultation with other entities, a model response protocol for schools; amending s. 1006.04, F.S.; requiring the educational multiagency network to participate in the planning process for school district funding under the mental health assistance allocation; requiring the Department of Children and Families and the Agency for Health Care Administration to assess the quality of care provided in crisis stabilization units to certain children and adolescents; requiring the department and agency to review current standards of care for certain settings and make recommendations; requiring the department and agency to jointly submit a report to the Governor and the Legislature by a specified date; providing an effective date.

By the Committee on Infrastructure and Security; and Senators Powell and Harrell—

CS for SB 1454—A bill to be entitled An act relating to specialty license plates; amending s. 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Highwaymen license plate; providing for distribution and use of fees collected from the sale of the plates; providing a contingent effective date.

By the Committee on Infrastructure and Security; and Senator Po- well—

CS for SB 1456—A bill to be entitled An act relating to specialty license plate fees; amending s. 320.08056, F.S.; establishing a fee for a certain specialty license plate; providing a contingent effective date.

By the Committee on Criminal Justice; and Senators Bral-cy, Rosen, and Bracy—

CS for SB 1504—A bill to be entitled An act relating to sentencing; creating s. 322.3401, F.S.; providing legislative intent; defining terms; requiring certain persons convicted of driving while license suspended, revoked, canceled, or disqualified committed before a specified date to be sentenced in a specified manner in accordance with the amendments in chapter 2019-167, Laws of Florida; requiring resentencing for persons who committed such violations before a specified date and are serving terms of imprisonment or supervision; specifying the procedures for such resentencing; requiring outstanding fines, fees, and costs to be waived; requiring certain persons convicted of driving while license suspended, revoked, canceled, or disqualified to have such conviction treated as a misdemeanor for specified purposes; creating s. 493.0587, F.S.; defining terms; providing that persons who meet specified criteria are eligible to petition a court to expunge a criminal history record for convictions of driving while license suspended, revoked, canceled, or disqualified; requiring such persons to apply to the Department of Law Enforcement for a certificate of eligibility for expungement; requiring the department to adopt rules; requiring the department to issue such certificates if specified conditions are met; providing for the timeframe during which a certificate is valid; providing requirements for such petitions; providing criminal penalties; providing court procedures relating to a petition to expunge; providing for the effects of expiration orders; providing effective dates.

By the Committee on Criminal Justice; and Senators Brandes and Bracy—

CS for SB 1506—A bill to be entitled An act relating to public records; amending s. 943.0587, F.S.; providing a public records exemption to include the expungion of specified convictions of certain persons convicted of driving while license suspended, revoked, canceled, or disqualified; providing for legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

By the Committee on Health Policy; and Senator Albritton—

CS for SB 1544—A bill to be entitled An act relating to long-term care; amending s. 409.979, F.S.; requiring aging resource center personnel to annually rescreen certain individuals with high priority scores for purposes of the statewide wait list for enrollment for home and community-based services; authorizing such personnel to administer rescreening for certain individuals with low priority scores; requiring the Department of Elderly Affairs to maintain contact information for individuals with low priority scores for rescreening purposes; requiring aging resource center personnel to inform such individuals of community resources; amending s. 430.205, F.S.; authorizing community-care-for-the-elderly services providers to dispute certain referrals; providing that a referral decision by adult protective service prevails; providing an effective date.

By the Committee on Children, Families, and Elder Affairs; and Senators Perry and Hutson—

CS for SB 1548—A bill to be entitled An act relating to child welfare; amending s. 25.385, F.S.; requiring the Florida Court Educational Council to establish certain standards for instruction of specified circuit court judges; amending s. 39.205, F.S.; deleting a requirement for the Department of Children and Families to report certain information to the Legislature; amending s. 39.302, F.S.; requiring the department to review certain reports under certain circumstances; amending s. 39.407, F.S.; transferring certain duties to the department from the Agency for Health Care Administration; creating s. 39.5035, F.S.; providing court procedures and requirements relating to deceased parents of a dependent child; providing requirements for petitions for adjudication and permanent commitment for certain children; amending s. 39.521, F.S.; deleting provisions relating to protective supervision; deleting provisions relating to the court’s authority to enter an order ending its jurisdiction over a child under certain circumstances; amending s. 39.522, F.S.; providing requirements for a modification of placement of a child under the supervision of the department; amending s. 39.6011, F.S.; providing timeframes in which case plans must be filed with the court and be provided to specified parties; creating s. 39.63, F.S.; providing procedures and requirements for closing a case under chapter 39; amending s. 39.806, F.S.; conforming cross-references; amending s. 39.811, F.S.; expanding conditions under which a court retains jurisdiction; providing when certain decisions relating to adoption are reviewable; amending s. 39.812, F.S.; authorizing the department to take certain actions without a court order; authorizing certain persons to file a petition to adopt a child without the department’s consent; providing standing requirements; providing a standard of proof; providing responsibilities of the court in such cases; amending s. 39.820, F.S.; revising the definition of the term “guardian ad litem”; amending s. 63.062, F.S.; requiring the department to consent to certain adoptions; providing exceptions; amending s. 63.082, F.S.; providing construction; amending s. 402.302, F.S.; revising definitions; amending s. 402.305, F.S.; requiring a certain number of staff persons at child care facilities to be certified in certain safety techniques; requiring child care facilities to provide certain information to parents at the time of initial enrollment and annually thereafter; revising minimum standards for child care facilities, family day care homes, and large family child care homes; requiring the department to transport children in certain situations; amending s. 402.313, F.S.; requiring family day care homes to provide certain information to parents at the time of enrollment and annually thereafter; amending s. 402.3131, F.S.; requiring large family child care homes to provide certain information to parents at the time of enrollment and annually thereafter; amending s. 409.1451, F.S.; deleting a reporting
By the Committee on Judiciary; and Senator Powell—

CS for SB 1590—A bill to be entitled An act relating to juror sanctions; amending s. 40.23, F.S.; revising available sanctions for any person who fails to attend court as a juror without any sufficient excuse; restricting a court from imposing a term of imprisonment on any person who fails to attend as a juror without any sufficient excuse and is found in contempt of court unless the person is able to obtain legal representation; providing an effective date.

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

CS for SB 1606—A bill to be entitled An act relating to insurance; amending s. 316.646, F.S.; requiring law enforcement officers, after a certain timeframe and under certain circumstances, to access information from the motor vehicle insurance online verification system for certain purposes; amending s. 320.02, F.S.; authorizing the use of the online verification of insurance for motor vehicle registration purposes; creating s. 324.252, F.S.; requiring the Department of Highway Safety and Motor Vehicles to establish an online verification system for motor vehicle insurance; providing system requirements; providing powers and duties of the department; providing requirements for insurers and law enforcement officers; providing immunity from civil liability to insurers for certain good faith efforts; providing applicability; defining the term “commercial motor vehicle coverage”; authorizing the department to adopt rules; creating s. 324.255, F.S.; creating the Motor Vehicle Insurance Online Verification Task Force within the department; providing duties of the task force; specifying the composition of the task force; providing meeting requirements; requiring the department to provide certain support to the task force; requiring that task force members shall serve without compensation and are not entitled to certain reimbursement; providing the date by which the task force must complete its work and submit its final report to the department and the Legislature; providing for expiration of the task force; providing contingent effect; providing an effective date.

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

CS for SB 1624—A bill to be entitled An act relating to economic self-sufficiency; amending s. 11.45, F.S.; requiring the Auditor General to perform audits of specified programs at specified intervals; requiring the audits to review specified elements of such programs; requiring the Auditor General to make a specified determination, if possible; providing reporting requirements for the results of such audits; amending s. 1002.87, F.S.; revising the criteria for a child to be given priority for participation in the school readiness program; providing an effective date.

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

CS for SB 1642—A bill to be entitled An act relating to tax exemptions; amending s. 196.1978, F.S.; revising the affordable housing property exemption to exempt from ad valorem taxation, rather than provide a discount to, certain multifamily projects after a certain timeframe; making clarifying changes; amending s. 212.08, F.S.; providing a sales tax exemption for certain aircraft equipment used as part of certain governmental contracts; providing, construction; providing a sales tax exemption for parts and accessories necessary for the continued operation of certain industrial machinery or equipment; amending s. 220.191, F.S.; redefining terms; defining the term “intellectual property”; providing a credit against the corporate income tax, the sales and use tax, or a stated combination of the two taxes to a qualifying business that establishes a qualifying project for the creation of intellectual property which meets certain capital investment criteria; specifying the calculation of the credit; authorizing the carryover or transfer of credits, subject to certain conditions; conforming provisions to changes made by the act; amending s. 288.1089, F.S.; revising the definition of the term “cumulative investment” to conform to changes made by the act; providing effective dates.

By the Committee on Health Policy; and Senator Albritton—

CS for SB 1676—A bill to be entitled An act relating to direct care workers; amending s. 400.141, F.S.; authorizing a nursing home facility to use paid feeding assistants in accordance with specified federal law under certain circumstances; providing training program requirements; authorizing the Agency for Health Care Administration to adopt rules; amending s. 400.23, F.S.; providing paid feeding assistants from counting toward compliance with minimum staffing standards; amending s. 400.462, F.S.; revising the definition of the term “home health aide”; amending s. 400.490, F.S.; creating a home health agency that authorizes a registered nurse to delegate tasks to a certified nursing assistant to ensure that certain requirements are met; amending s. 400.488, F.S.; authorizing an unlicensed person to assist with self-administration of certain treatments; revising the requirements for such assistance; creating s. 400.489, F.S.; authorizing a home health aide to administer certain prescription medications under certain conditions; requiring the home health aide to meet certain training and competency requirements; requiring the training, determination of competency, and annual validations of home health aides to be conducted by a registered nurse or a physician; requiring a home health aide to complete annual in-service training in medication administration and medication error prevention, in addition to existing annual in-service training requirements; requiring the Agency for Health Care Administration, in consultation with the Board of Nursing, to establish by rule standards and procedures for medication administration by home health aides; creating s. 400.490, F.S.; authorizing a certified nursing assistant or home health aide to perform tasks delegated by a registered nurse; creating s. 400.52, F.S.; creating the Excellence in Home Health Program within the agency; requiring the agency to adopt rules establishing program criteria; requiring the agency to annually evaluate certain home health agencies that apply for a program designation; providing program designation criteria; providing an exception; requiring that a program designation is not transferrable, with an exception; providing for the expiration of awarded designations; requiring home health agencies to reapply biennially to renew the awarded program designation; authorizing a program designation award recipient to use the designation in advertising and marketing; prohibiting a home health agency from using a program designation in advertising or marketing under certain conditions; requiring licensees to submit such survey before the agency renews their licenses; requiring the agency to annually evaluate the results of such surveys and publish such results; requiring the agency to use the designation in advertising and marketing; prohibiting a home health agency that authorizes a registered nurse to delegate tasks to a certified nursing assistant or home health aide under certain conditions; providing the criteria that a registered nurse must consider in determining if a task may be delegated to a certified nursing assistant or a home health aide; authorizing a registered nurse to delegate prescription medication administration to a certified nursing assistant or home health aide under certain conditions; requiring the registration of a registered nurse to be discipline for a registered nurse to be discipline for submitting false information about their employees in a survey; amending s. 316.646, F.S.; revising the affordable housing property exemption to exempt from ad valorem taxation, rather than provide a discount to, certain multifamily projects after a certain timeframe; making clarifying changes; amending s. 212.08, F.S.; providing a sales tax exemption for certain aircraft equipment used as part of certain governmental contracts; providing, construction; providing a sales tax exemption for parts and accessories necessary for the continued operation of certain industrial machinery or equipment; amending s. 220.191, F.S.; redefining terms; defining the term “intellectual property”; providing a credit against the corporate income tax, the sales and use tax, or a stated combination of the two taxes to a qualifying business that establishes a qualifying project for the creation of intellectual property which meets certain capital investment criteria; specifying the calculation of the credit; authorizing the carryover or transfer of credits, subject to certain conditions; conforming provisions to changes made by the act; amending s. 288.1089, F.S.; revising the definition of the term “cumulative investment” to conform to changes made by the act; providing effective dates.
By the Committee on Criminal Justice; and Senators Brandes, Pizzo, and Bracy—

CS for SB 1716—A bill to be entitled An act relating to sentencing; amending s. 775.082, F.S.; revising the required sentencing structure for prison releasee reoffenders upon proof from a state attorney which establishes that a defendant is a prison releasee reoffender; deleting a provision that prohibits a prison releasee reoffender from eligibility for any form of early release and that requires a prison releasee reoffender to serve 100 percent of the court-imposed sentence; providing legislative intent; defining a term for the purpose of establishing applicability of a specified provision; applying the revised sentencing structure to certain persons under certain circumstances; providing resentencing requirements; requiring that law enforcement officers have access to a certain database; requiring certain state agencies and state attorneys to cooperate in the oversight and enforcement of school-based diversion programs; requiring the department to contract with certain entities; providing in-hospital and out-of-hospital births; amending s. 467.016, F.S.; revising definitions; amending ss. 39.301, 39.302, 39.402, 39.501, and 39.603, F.S.; making technical changes and conforming provisions to changes made by the act; providing an effective date.

By the Committee on Health Policy; and Senator Flores—

CS for SB 1748—A bill to be entitled An act relating to child welfare; amending s. 39.01, F.S.; revising definitions; amending s. 39.0135, F.S.; requiring that child support payments be deposited into specified trust funds; amending s. 39.202, F.S.; authorizing the Agency for Health Care Administration to access certain records; amending s. 39.6011, F.S.; requiring certain documentation in the case plan when a child is placed in a qualified residential treatment program; amending s. 39.6221, F.S.; revising the conditions under which a court determines permanent guardian placement for a child; amending s. 39.6251, F.S.; specifying certain facilities that are not considered a supervised living arrangement; requiring a supervised living arrangement to be voluntary; amending s. 61.30, F.S.; providing a presumption for child support in certain proceedings under ch. 39; amending s. 409.145, F.S.; requiring certain screening requirements for residential group home employees; requiring a written agreement to modify foster care room and board rates; providing an exception; amending s. 409.1676, F.S.; revising legislative intent; revising and providing definitions; revising a provision requiring the department to contract with certain entities; revising requirements for lead agencies, not-for-profit corporations, and local government entities with which the department is contracted; deleting a provision authorizing the department to transfer casework responsibilities for certain children to specified entities; providing responsibilities for lead care agencies; providing placement timeframes for the qualified residential treatment program; deleting a provision requiring that certain provisions be implemented to the extent of available appropriations contained in the annual General Appropriations Act; amending s. 409.1678, F.S.; revising a requirement and an authorization for safe houses; repealing s. 409.1679, F.S., relating to comprehensive residential group care requirements and reimbursement; amending s. 409.175, F.S.; revising definitions; amending ss. 39.301, 39.302, 39.402, 39.501, and 39.603, F.S.; making technical changes and conforming provisions to changes made by the act; providing an effective date.

By the Committee on Criminal Justice; and Senators Lee and Perry—

CS for SB 1776—A bill to be entitled An act relating to growing management; amending s. 70.001, F.S.; revising notice of claim requirements for property owners; creating a presumption that certain settlement offers protect the public interest; specifying that property owners retain the option to have a court determine awards of compensation; authorizing property owners to bring claims against governmental entities in certain circumstances; providing that property owners are not required to submit formal development applications or proceed through formal application processes to bring claims in specified circumstances; amending s. 70.45, F.S.; defining the terms “imposed” and “imposition”; authorizing property owners to bring actions to declare prohibited exactions invalid; providing applicability; amending s. 337.25, F.S.; requiring the Department of Transportation to afford a right of first refusal to the previous property owner before disposing of property in certain circumstances; providing requirements relating to such rights of first refusal; providing an effective date.

By the Committee on Environment and Natural Resources; and Senators Bradley and Mayfield—

CS for SB 1787—A bill to be entitled An act relating to environmental protection; creating s. 375.477, F.S.; requiring a minimum annual appropriation for Everglades restoration and the protection of water resources in this state beginning in a specified fiscal year; specifying requirements for the allocation of such funding; providing for future repeal of the appropriation unless reviewed and saved from repeal through reenactment by the Legislature; amending s. 375.041, F.S.; revising the minimum annual appropriation for certain appropriations from the Land Acquisition Trust Fund; providing that such provisions expire on a specified date; providing an effective date.

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

CS for SB 1886—A bill to be entitled An act relating to grandparent visitation rights; amending s. 752.011, F.S.; authorizing a grandparent of a minor child whose parent was the victim of a murder to petition the court for court-ordered visitation with the child under certain circumstances; removing the requirement that a grandparent petitioning the court for court-ordered visitation with a minor child make a prima facie showing of significant harm to the child in a preliminary hearing on such petition and instead requiring the grandparent to make a prima facie showing of other specified conditions; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Infrastructure and Security; and Education—

CS for SB 7040—A bill to be entitled An act relating to implementation of the recommendations of the Marjory Stoneman Douglas High School Public Safety Commission; amending s. 30.15, F.S.; authorizing a sheriff to contract for services to provide training under the Coach Aaron Feis Guardian Program; revising training and evaluation requirements for school guardians; expanding the program to include the training and certification of school security guards; requiring the review and approval of evaluations and results; amending s. 943.082, F.S.; adding penalties for persons who knowingly submit false information to a law enforcement agency; amending s. 943.687, F.S.; revising a provision requiring certain documentation in the case plan when a child is placed in a qualified residential treatment program; deleting a provision requiring that certain provisions be implemented to the extent of available appropriations contained in the annual General Appropriations Act; amending s. 39.6221, F.S.; revising the conditions under which a court determines permanent guardian placement for a child; amending s. 39.6251, F.S.; specifying certain facilities that are not considered a supervised living arrangement; requiring a supervised living arrangement to be voluntary; amending s. 61.30, F.S.; providing a presumption for child support in certain proceedings under ch. 39; amending s. 409.145, F.S.; requiring certain screening requirements for residential group home employees; requiring a written agreement to modify foster care room and board rates; providing an exception; amending s. 409.1676, F.S.; revising legislative intent; revising and providing definitions; revising a provision requiring the department to contract with certain entities; revising requirements for lead agencies, not-for-profit corporations, and local government entities with which the department is contracted; deleting a provision authorizing the department to transfer casework responsibilities for certain children to specified entities; providing responsibilities for lead care agencies; providing placement timeframes for the qualified residential treatment program; deleting a provision requiring that certain provisions be implemented to the extent of available appropriations contained in the annual General Appropriations Act; amending s. 409.1678, F.S.; revising a requirement and an authorization for safe houses; repealing s. 409.1679, F.S., relating to comprehensive residential group care requirements and reimbursement; amending s. 409.175, F.S.; revising definitions; amending ss. 39.301, 39.302, 39.402, 39.501, and 39.603, F.S.; making technical changes and conforming provisions to changes made by the act; providing an effective date.

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

CS for SB 7064—A bill to be entitled An act relating to midwifery; amending s. 467.015, F.S.; revising responsibilities of licensed midwives providing in-hospital and out-of-hospital births; amending s. 467.016, F.S.; revising the requirements for the uniform patient informed consent form used by licensed midwives providing out-of-hospital births; providing an effective date.

By the Committee on Criminal Justice; and Senators Lee and Perry—

CS for SB 7066—A bill to be entitled An act relating to growth management; amending s. 70.001, F.S.; revising notice of claim requirements for property owners; creating a presumption that certain settlement offers protect the public interest; specifying that property owners retain the option to have a court determine awards of compensation; authorizing property owners to bring claims against governmental entities in certain circumstances; providing that property owners are not required to submit formal development applications or proceed through formal application processes to bring claims in specified circumstances; amending s. 70.45, F.S.; defining the terms “imposed” and “imposition”; authorizing property owners to bring actions to declare prohibited exactions invalid; providing applicability; amending s. 337.25, F.S.; requiring the Department of Transportation to afford a right of first refusal to the previous property owner before disposing of property in certain circumstances; providing requirements relating to such rights of first refusal; providing an effective date.
authorizing the institute to submit additional reports and recommendations as needed and requested; amending s. 1006.07, F.S.; requiring code of student conduct policies to contain prearrest diversion program criteria; specifying requirements applicable to emergency drill policies and procedures, in accordance with State Board of Education rules; requiring the state board to adopt rules in consultation with state and local entities; adding threat assessment team membership, training, and procedural requirements; incorporating additional discipline and behavioral incident reports within school safety incident reporting requirements; requiring district school boards to adopt school district emergency event family reunification policies and plans; requiring school-based emergency event family reunification plans to be consistent with school board policy and the school district plan; requiring plans to address specified requirements within the framework of model policies and plans identified by the office; amending s. 1006.09, F.S.; requiring school principals to use a specified system to report school safety incidents; amending s. 1006.12, F.S.; requiring school safety officers to complete specified training to improve knowledge and skills as first responders to certain incidents; specifying county sheriffs’ responsibility for specified training required for school security guards; requiring certain school security guards to meet district background screening requirements and qualification requirements; conforming notification requirements to changes made by the act; amending s. 1006.13, F.S.; authorizing district school boards to assign students to certain diversion programs as options within zero-tolerance policies; amending s. 1006.1493, F.S.; revising components that must be assessed by the Florida Safe Schools Assessment Tool to include policies and procedures to prepare for and respond to natural or manmade disasters or emergencies; amending s. 1011.62, F.S.; revising requirements that must be met before the distribution of the mental health assistance allocation; providing effective dates.

REFERENCE CHANGES
PURSUANT TO RULE 4.7(2)

By the Committee on Community Affairs; and Senator Brandes—

CS for SB 760—A bill to be entitled An act relating to fire control districts and firefighter pensions; amending s. 175.041, F.S.; revising applicability of the Firefighters’ Pension Trust Fund; authorizing a municipality that provides fire protection services to a municipal services taxing unit under an interlocal agreement to receive property insurance premium taxes; authorizing a county to enact an ordinance levying a tax on behalf of a municipal services taxing unit receiving fire protection services; amending s. 175.101, F.S.; authorizing a municipal services taxing unit that enters into an interlocal agreement for fire protection services with a municipality to impose an excise tax on property insurance premiums; amending s. 175.111, F.S.; requiring a municipal services taxing unit to provide the Division of Retirement of the Department of Management Services with a certified copy of an ordinance assessing and imposing certain taxes; amending ss. 175.121, 175.122, and 175.351, F.S.; revising provisions relating to the disbursement of moneys by the division and the Department of Revenue and the limitation of disbursement to conform to changes made by the act; amending s. 175.411, F.S.; authorizing a municipal services taxing unit to revoke its participation and cease to receive property insurance premium taxes under certain conditions; amending ss. 191.006, F.S.; requiring an independent special fire control district to have, and authorizing the board of such district to exercise by majority vote, specified powers; amending ss. 175.032, 175.071, 175.381, and 633.422, F.S.; conforming provisions to changes made by the act; providing an effective date.

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

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 61 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health & Human Services Committee, Children, Families & Seniors Subcommittee and Representative(s) Roth, Daniels, Joseph, Mercado, Polo, Polsky—

CS for CS for HB 61—A bill to be entitled An act relating to adoption benefits; amending s. 409.1664, F.S.; revising the definition of the term “qualifying adoptive employee” and providing for retroactive application; defining the terms “servicemember” and “veteran”; providing that an adoptive veteran or servicemember is eligible to receive certain monetary benefits; specifying eligibility criteria; requiring a veteran or servicemember seeking such benefit to be registered as a vendor with the state; providing exceptions; creating s. 403.8531, F.S.; providing legislative intent; defining terms; providing that reclaimed water is a water source for public water supply systems; providing specified groundwater and surface water quality protections for potable reuse projects; providing that potable reuse is an alternative water supply and that projects relating to such reuse are eligible for alternative water supply funding; requiring the Department of Environmental Protection to adopt specified rules; requiring the department to review reclaimed water and potable reuse rules and revise them as necessary; requiring the department to review aquifer recharge rules and revise them as necessary; requiring the department to initiate rulemaking and to submit such rules to the Legislature for approval by specified dates; requiring the department and the water management districts to develop and execute, by a specified date, a memorandum of agreement for the coordinated review of specified permits; providing that potable reuse projects are eligible for certain expedited permitting and tax credits; providing construction; creating s. 403.892, F.S.; defining terms; requiring counties, municipalities, and special districts to authorize graywater technologies under certain circumstances and to provide incentives for the implementation of such technologies; requiring the department to adopt rules for the implementation of potable reuse projects which meet certain requirements; requiring the department to convene at least one technical advisory committee for specified purposes; providing for the composition of the technical advisory committee; providing for the applicability of specified reclaimed water aquifer storage and recovery well requirements; providing a directive to the Division of Law Revision; providing a declaration of important state interest; providing an effective date.

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

By the Committee on Innovation, Industry, and Technology; and Senator Albritton—

CS for SB 1656—A bill to be entitled An act relating to reclaimed water; amending s. 403.064, F.S.; prohibiting domestic wastewater treatment facilities from disposing of effluent, reclaimed water, or reuse water by surface water discharge beginning on a specified date; providing an effective date.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 73 and requests the concurrence of the Senate.

Jeff Takacs, Clerk
By State Affairs Committee and Representative(s) Overdorf, LaMarca, Robinson—

CS for HB 73—A bill to be entitled An act relating to environmental regulation; amending s. 403.706, F.S.; specifying requirements for contracts between residential recycling collectors or recovered materials processing facilities and counties or municipalities for the collection or processing of residential recycling material; providing that a residential recycling collector or recovered materials processing facility is not required to collect, transport, or process contaminated recyclable material except pursuant to specified contractual requirements after a contract is executed; defining the term “residential recycling collector”; providing applicability; amending s. 403.813, F.S.; prohibiting local governments from requiring further verification from the Department of Environmental Protection for certain projects; revising the types of dock and pier replacements and repairs that are exempt from such verification and certain permitting requirements; providing an effective date.

—was referred to the Committees on Environment and Natural Resources; Community Affairs; and Rules.

The Honorable Bill Galvano, President

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

Jeff Takacs, Clerk

By Commerce Committee and Representative(s) Andrade, Grieco, Overdorf, Sabatini—

CS for HB 101—A bill to be entitled An act relating to public construction; amending s. 218.735, F.S.; revising the amount of retainage that certain local government entities and contractors may withhold from progress payments for any construction services contract; conforming a provision to changes made by the act; amending s. 255.05, F.S.; revising requirements for Department of Management Services rules governing certain contracts; amending s. 255.077, F.S.; conforming a cross-reference; amending s. 255.078, F.S.; revising the amounts of retainage that certain public entities and contractors may withhold from progress payments for any construction services contract; conforming a provision to changes made by the act; providing applicability; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CSCS/CS/HB 115 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Commerce Committee, Health Quality Subcommittee, Business & Professions Subcommittee and Representative(s) Duran, Brown, Casello, Daniels, Eskamani, Fischer, Goff-Marcel, Good, Gottlieb, Grieco, Hart, Hattersley, Hogan Johnson, Joseph, Mercado, Polsky, Sabatini, Silvers, Watson, c., Webb—

CS for CS for CS for HB 115—A bill to be entitled An act relating to Keep Our Graduates Working Act; creating s. 120.82, F.S.; providing a short title; providing a purpose; providing definitions; prohibiting a state authority from denying a license, refusing to renew a license, or suspending or revoking a license on the basis of a delinquency or default in the payment of his or her student loan; amending s. 456.0635, F.S.; providing an exception to the requirement that certain entities prohibit a candidate from being examined for or issued, or having renewed a license, certificate, or registration to practice a health care profession if he or she is listed on a specified federal list of excluded individuals and entities; amending s. 456.072, F.S.; conforming provisions to changes made by the act; repealing s. 456.0721, F.S., relating to health care practitioners in default on student loan or scholarship obligations; amending ss. 456.074 and 1009.95, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committees on Education; Innovation, Industry, and Technology; and Rules.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 177 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health Care Appropriations Subcommittee and Representative(s) Yarborough, Duran, Daniels, Davis, Gottlieb, Grieco, Hart, Joseph, Mercado, Overdorf, Polsky, Webb, Willhite—

CS for HB 177—A bill to be entitled An act relating to the Prescription Drug Donation Repository Program; creating s. 465.1902, F.S.; providing a short title; defining terms; creating the Prescription Drug Donation Repository Program within the Department of Health; specifying the purpose of the program; specifying entities that may participate as repositories; requiring a repository to notify the department of its intent to participate in the program; providing notification requirements; providing a procedure for a repository to withdraw from participation in the program; requiring the department to adopt rules regarding the disposition of prescription drugs and supplies of a withdrawing repository; specifying entities that may donate prescription drugs or supplies under the program; providing criteria and procedures for eligible donations; prohibiting donations to specific patients; providing inspection, inventory, and storage requirements for repositories; requiring inspection of donated prescription drugs and supplies by a licensed pharmacist; requiring a repository to submit its inventory records to the department monthly; authorizing the department to facilitate the redistribution of donated prescription drugs and supplies; authorizing a repository to transfer prescription drugs and supplies to another repository after notifying the department; specifying patients eligible to receive donated prescription drugs and supplies; specifying conditions for dispensing donated prescription drugs and supplies to eligible patients; providing intake collection form requirements; requiring that such form provide certain notice to patients; prohibiting the sale of donated prescription drugs and supplies under the program; requiring repositories to establish a protocol for notifying recipients of a prescription drug recall; providing for destruction of donated prescription drugs under certain circumstances; providing recordkeeping requirements; requiring the department to establish, maintain, and publish a registry of participating repositories and available donated prescription drugs and supplies; requiring the department to publish certain information and forms on its website; providing immunity from civil and criminal liability and professional disciplinary action for program donors and participants under certain circumstances; providing specified immunity to pharmaceutical manufacturers under certain circumstances; requiring the department to adopt rules; amending s. 252.36, F.S.; authorizing the Governor to waive program patient eligibility requirements during a declared state of emergency; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 197 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Local, Federal & Veterans Affairs Subcommittee and Representative(s) Payne, Beltran—

CS for HB 197—A bill to be entitled An act relating to the Service-members Civil Relief Act; amending s. 39.01, F.S.; revising the defini-
tion of "abandoned" or "abandonment"; amending s. 39.0137, F.S.; providing that certain state laws relating to children do not supersede the Servicemembers Civil Relief Act; requiring the Department of Children and Families to ensure that the act is observed in certain cases; providing an effective date.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed HJR 301 by the required constitutional three-fifths vote of the membership and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Drake, Beltran, Byrd, Eagle, Sabatini—

HJR 301—A joint resolution proposing amendments to Section 5 of Article II and Section 5 of Article XI and the repeal of Section 2 of Article XI of the State Constitution to delete the establishment, membership selection and composition, and duties of the Constitution Revision Commission.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed HB 303 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Drake, Beltran, Byrd, Eagle, Sabatini—

HB 303—A bill to be entitled An act relating to the Constitution Revision Commission; repealing s. 286.035, F.S., relating to the Constitution Revision Commission, the powers of the chair, and assistance by state and local agencies; amending ss. 101.161 and 112.3215, F.S.; conforming provisions to changes made by the act; providing a contingent effective date.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed HB 355 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Zaka—

HB 355—A bill to be entitled An act relating to Pasco County; repealing ch. 70-876, Laws of Florida, relating to the meeting agenda of the board of county commissioners; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed HB 7001 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Oversight, Transparency & Public Management Subcommittee and Representative(s) Plasencia—

HB 7001—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.0712, F.S., which provides an exemption from public records requirements for certain e-mail addresses collected by the Department of Highway Safety and Motor Vehicles; correcting a cross-reference; removing the scheduled repeal of the exemption; providing an effective date.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed HB 7003 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Oversight, Transparency & Public Management Subcommittee and Representative(s) Andrade—

HB 7003—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 560.312, F.S., which provides an exemption from public records requirements for certain payment instrument transaction information held by the Office of Financial Regulation; removing the scheduled repeal of the exemption; providing an effective date.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed HB 7009 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Education Committee, PreK-12 Innovation Subcommittee and Representative(s) Massullo—

HB 7009—A bill to be entitled An act relating to student athlete safety; requiring certain individuals to complete specified training annually; amending s. 1006.20, F.S.; revising requirements for a specified medical evaluation; providing an effective date.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed CS/HB 7011 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Education Committee, PreK-12 Innovation Subcommittee and Representative(s) Massullo—

CS for HB 7011—A bill to be entitled An act relating to K-12 student athletes; amending s. 1006.165, F.S.; revising requirements for the availability of automated external defibrillators on school grounds; revising training requirements for certain individuals related to cardiopulmonary resuscitation and use of automated external defibrillators; requiring that an individual with specified training be present at certain athletic activities; providing notification requirements for the locations of specified automated external defibrillators; requiring the Florida High School Athletic Association to establish certain requirements relating to student athlete safety; requiring certain individuals to complete specified training annually; amending s. 1006.20, F.S.; revising requirements for a specified medical evaluation; providing an effective date.

—was referred to the Committees on Education; Children, Families, and Elder Affairs; and Rules.
RETURNING MESSAGES — FINAL ACTION

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 594.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 596.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed SB 598.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 4 was corrected and approved.

CO-INTRODUCERS

Senators Berman—SB 56; Book—CS for SB 154; Bracy—CS for SB 154; Bradley—CS for SB 154; Cruz—CS for SB 154, SB 1306, SB 1592; Farmer—CS for SB 154; Gibson—CS for SB 154, SB 1306; Perry—CS for SB 1338; Powell—CS for SB 154, CS for SB 168, SB 1306; Rodriguez—CS for SB 1296, CS for SB 1338; Rouson—CS for SB 154; Stewart—CS for SB 154; Thurston—CS for SB 168

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 11:29 a.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, February 12 or upon call of the President.
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