Journal of the Senate

Number 16—Regular Session

Monday, March 9, 2020

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CALL TO ORDER

The Senate was called to order by President Galvano at 10:00 a.m. A quorum present—38:

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PRAYER

The following prayer was offered by Rabbi Schneur Oirechman, Chabad Lubavitch of the Panhandle, Tallahassee:

Almighty G-d, master of the universe: Today, the Jewish world commemorates the Fast of Esther, a day of fasting and soul searching, which leads to the joyous festival of Purim, which begins this evening. On this auspicious day, we ask you to bless our state leaders, bless the President of the Senate, Bill Galvano, and all of the honorable Senators of our state and their families. We invoke your mercy on all of the citizens of our great state to be saved from calamities that come to the world.

The festival of Purim recalls and relives the series of incredible events in ancient Persia over 2,400 years ago, in which the entire Jewish nation was miraculously saved from annihilation. At the center of this historic event lies Queen Esther, the Jewish woman and the heroine who was willing to sacrifice herself to save her people. Her action led to the eventual nullification of the evil decree of Haman and the ultimate salvation of the Jewish people. Esther went to the King to beseech him for mercy, but she fasted and prayed to you, almighty G-d, knowing it is all in your hands.

About the name of this holiday called Purim, many ask why this name was selected. After all, Purim simply means lots, referring to the lots that the villain Haman drew in order to carry out his evil plot. What possible message could there be in this name which seemingly reflects on the evil scheme of Haman highlighting the negative aspects of the story rather than the positive ones of the heroine Esther? The great Kabbalists, or mystics, point to a deeper meaning which has relevance for us in this day and age and I believe, indeed, a very relevant message for us in our session here in the Senate today.

The drawing of lots may seem totally random, but this exercise is symbolic of true, free choice. By way of example: Let’s say you go to the car dealer and you are presented with a spanking new Lamborghini in the parking lot right next to a rusty old Chevy. When you picked the Lamborghini, hopefully over the Chevy, that was not a free choice at all. Your brain forced you to pick the Lamborghini, almost the same as someone would force you to choose whatever he or she is asking you to do. In the case of the car dealer, you too haven’t really made a choice, because you are forced by your logic to pick the Lamborghini. True choice only occurs when you would have two new identical 2021 Lamborghinis and randomly pick one over the other. That is a true, free choice because, in that case, you were not forced even by your own logic. The choice, in this case, reflects a level deep within the essence of every human G-dly soul that is pure and truly objective with no ulterior motive. When a choice is made from that level, we are free to transcend the limitations of our own intellect or emotions. This, my friends, is what the Kabbalists call free choice or the state of randomness, the intimate definition of drawing lots. Hence, the name Purim.

While the human condition is generally subjective and tainted with motives, when we reach a little bit deeper into the recesses of our soul and go beyond our own logic or conclusions of our own possible motives, we become objective and unlimited servants of the creator to bring goodness and kindness to the world. This, my friends, is the secret behind Esther’s fasting—to go beyond herself as a true servant to her nation and to the world at large so that her choice would not be tainted with her own subjective logic or ulterior motives or emotions. And Esther’s lesson also teaches that the reward of such efforts will certainly bear fruit for all mankind to celebrate a day of rejoicings like Purim or pure randomness.

Almighty G-d, we know that your servants here are here for you and desire to be objective in fulfilling your wish and the true good for the people. Just like Esther of old, we ask you to give us the strength to find this inner, free choice and to go the extra mile to dig deeper into our souls to reach beyond the limitations forced by our own ulterior motives.

Almighty G-d, it is indeed fitting that today, as the members of this distinguished Senate stand before you close to the end of the session, we recall the self-sacrifice of the Senators to serve the citizens of our great state. Our Senators are doing their part, and we now ask for your blessings to translate that willingness into constructive practice. May you continue to guide and strengthen them to faithfully serve the people of Florida. Through them glorify your name, and ultimately bring about a good and better world, leading to the full and final redemption, and the ultimate rejoicing beyond all limitation. As we rededicate ourselves to this sacred task, let us say “Amen.”

PLEDGE

Senate Pages, Logan Allison of Tallahassee; Morgan Crum of Crawfordville; and Lane Gainey of Panama City, led the Senate in the Pledge of Allegiance to the flag of the United States of America.
DOCTOR OF THE DAY

The President recognized Dr. Brence A. Sell of Tallahassee, sponsored by Senator Montford, as the doctor of the day. Dr. Sell specializes in anesthesiology.

ADOPTION OF RESOLUTIONS

At the request of Senator Bradley—

By Senator Bradley—

SR 1930—A resolution recognizing April 2020 as “Springs Protection Awareness Month” in Florida.

WHEREAS, Florida’s springs are essential to the environment, economy, and residents of and visitors to this state, and

WHEREAS, Florida has one of the most productive aquifers in the world, a geological resource that supports more than 900 natural springs and gives this state one of the world’s highest concentrations of springs, and

WHEREAS, the groundwater supply is vital to the state’s economy, and approximately 93 percent of Florida residents rely on it for their drinking water, and

WHEREAS, Florida’s springs reflect groundwater conditions and provide an important habitat for wildlife, making them a natural resource that must be protected, and

WHEREAS, springs provide important recreational opportunities that are enjoyed by residents of and visitors to this state alike, and

WHEREAS, Florida’s springs discharge nearly 8 billion gallons of water daily, and healthy springs reflect the State of Florida’s commitment to sustainable groundwater and surface water resource protection, NOW, THEREFORE,

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

That April 2020 is recognized as “Springs Protection Awareness Month” in Florida.

—was introduced, read, and adopted by publication.

BILLS ON THIRD READING

CS for CS for SB 220—A bill to be entitled An act relating to abandoned cemeteries; creating the Task Force on Abandoned African-American Cemeteries; specifying the purpose of the task force; requiring the Department of State to provide administrative and staff support; specifying the composition of the task force; providing meeting requirements; prescribing duties of the task force; requiring the task force to submit a report to the Governor and the Legislature by a specified date; providing for expiration of the task force; requiring the department to partner with specified entities to undertake an investigation of the former Zion Cemetery site; specifying custody of certain historical resources, records, archives, artifacts, research, and medical records; requiring the department to contract with the University of South Florida and the Florida Agricultural and Mechanical University for the identification and location of eligible next of kin; requiring the universities to provide certain information regarding descendants to the department by a specified date; directing the Division of Historical Resources of the department to ensure the listing of certain cemeteries in the Florida Master Site File; requiring the division to seek placement of historical markers at certain abandoned cemeteries, subject to certain limitations; authorizing certain persons and organizations to assist the division in researching the history of such cemeteries; specifying that costs associated with the creation and placement of such historical markers be borne by the division; requiring the department to create, place, and maintain memorials at certain sites, subject to legislative appropriation; providing an effective date.

—was read the third time by title.

On motion by Senator Cruz, CS for CS for SB 220 was passed and certified to the House. The vote on passage was:

Yeas—40

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Nays—None

CS for CS for SB 156—A bill to be entitled An act relating to fire prevention and control; creating s. 1003.481, F.S.; extending the scheduled expiration of the pilot program; revising an eligibility requirement; conforming a provision to changes made by the act; requiring the University of Florida’s College of Education to collaborate with Florida International University’s school of music for evaluation of the pilot program; requiring that the evaluation be shared with the Florida Center for Partnerships in Arts-Integrated Teaching; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Perry, CS for SB 156, as amended, was passed and certified to the House. The vote on passage was:

Yeas—40

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Nays—None

SB 1092—A bill to be entitled An act relating to fire prevention and control; creating s. 633.137, F.S.; creating the Firefighter Cancer Decontamination Equipment Grant Program within the Division of State Fire Marshal of the Department of Financial Services for certain purposes; requiring the division to administer the program and annually award grants, and distribute equipment and training, to qualifying fire departments in a certain manner; requiring the State Fire Marshal to adopt rules and procedures; providing application criteria; providing requirements for grant recipients; providing an appropriation; providing an effective date.

—as amended March 6, was read the third time by title.

Senator Brandes moved the following amendment which was adopted by two-thirds vote:
Amendment 1 (592500) (with title amendment)—Between lines 49 and 50 insert:

Section 2. Subsection (13) of section 191.006, Florida Statutes, is amended to read:

191.006 General powers.—The district shall have, and the board may exercise by majority vote, the following powers:

(13) To cooperate or contract with other persons or entities, including other governmental agencies, as necessary, convenient, incidental, or proper in connection with providing effective mutual aid and furthering any power, duty, or purpose authorized by this act. The district has, and the board may exercise, all powers and duties provided in s. 163.01, chapter 189, and this chapter, including such powers within or without the district’s boundary, in cooperation with another governmental agency when such agency shares such powers in common with the district.

And the title is amended as follows:

Delete line 12 and insert: requirements for grant recipients; amending s. 191.006, F.S.; providing that an independent special fire control district has, and that the board of such district may exercise by majority vote, specified powers; providing an

On motion by Senator Bean, SB 1092, as amended, was passed, ordered engrossed, and certified to the House. The vote on passage was:

Yeas—40
Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Rosson
Benacquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Brady Hutson Stewart
Bradley Lee Taddeo
Brandes Mayfield Thurston
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Harrell
Diaz Pizzo

Nays—None

CS for SB 1276—A bill to be entitled An act relating to courts; amending s. 25.025, F.S.; revising provisions governing the payment of subsistence and travel reimbursement for Supreme Court justices who designate an official headquarters other than the headquarter of the Supreme Court; authorizing the Chief Justice of the Supreme Court to establish certain parameters in administering the act; providing for construction; amending s. 35.051, F.S.; authorizing district court of appeal judges who meet certain criteria to have an appropriate facility in their county of residence designated as their official headquarters; providing restrictions; specifying eligibility for subsistence and travel reimbursement, subject to the availability of funds; requiring the Chief Justice to coordinate with certain officials in implementing the act; providing that a county is not required to provide space for a judge in a county courthouse; authorizing counties to enter into agreements with a district court of appeal for use of county courthouse space; prohibiting a district court of appeal from using state funds to lease space to establish a judge’s official headquarters; authorizing the Chief Justice to establish certain parameters in administering the act; providing for construction; amending ss. 26.012, F.S.; limiting the appellate jurisdiction of the circuit courts to appeals from final administrative orders of local code enforcement boards and other reviews and appeals expressly provided by law; amending ss. 27.51 and 27.511, F.S.; revising the duties of the public defender and office of criminal conflict and civil regional counsel, respectively, regarding the handling of appeals to conform to changes made by the act; amending s. 46.017, F.S.; authorizing a county court to certify a question to a district court of appeal in a final judgment that is appealable to a circuit court; amending s. 35.065, F.S.; authorizing a district court of appeal to review certain questions certified by a county court; repealing s. 924.08, F.S., relating to the jurisdiction of the circuit court to hear appeals from final judgments in misdemeanor cases; providing effective dates.

—was read the third time by title.

On motion by Senator Simmons, CS for SB 1392 was passed and certified to the House. The vote on passage was:

Yeas—40
Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Rosson
Benacquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Brady Hutson Stewart
Bradley Lee Taddeo
Brandes Mayfield Thurston
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Harrell
Diaz Pizzo

Nays—None

CS for CS for SB 1392—A bill to be entitled An act relating to courts; amending s. 25.025, F.S.; revising provisions governing the payment of subsistence and travel reimbursement for Supreme Court justices who designate an official headquarters other than the headquarter of the Supreme Court; authorizing the Chief Justice of the Supreme Court to establish certain parameters in administering the act; providing for construction; amending s. 35.051, F.S.; authorizing district court of appeal judges who meet certain criteria to have an appropriate facility in their county of residence designated as their official headquarters; providing restrictions; specifying eligibility for subsistence and travel reimbursement, subject to the availability of funds; requiring the Chief Justice to coordinate with certain officials in implementing the act; providing that a county is not required to provide space for a judge in a county courthouse; authorizing counties to enter into agreements with a district court of appeal for use of county courthouse space; prohibiting a district court of appeal from using state funds to lease space to establish a judge’s official headquarters; authorizing the Chief Justice to establish certain parameters in administering the act; providing for construction; amending ss. 26.012, F.S.; limiting the appellate jurisdiction of the circuit courts to appeals from final administrative orders of local code enforcement boards and other reviews and appeals expressly provided by law; amending ss. 27.51 and 27.511, F.S.; revising the duties of the public defender and office of criminal conflict and civil regional counsel, respectively, regarding the handling of appeals to conform to changes made by the act; amending s. 46.017, F.S.; authorizing a county court to certify a question to a district court of appeal in a final judgment that is appealable to a circuit court; amending s. 35.065, F.S.; authorizing a district court of appeal to review certain questions certified by a county court; repealing s. 924.08, F.S., relating to the jurisdiction of the circuit court to hear appeals from final judgments in misdemeanor cases; providing effective dates.

—was read the third time by title.

On motion by Senator Simmons, CS for SB 1392 was passed and certified to the House. The vote on passage was:

Yeas—40
Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Rosson
Benacquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Brady Hutson Stewart
Bradley Lee Taddeo
Brandes Mayfield Thurston
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Harrell
Diaz Pizzo

Nays—None

SENATOR SIMMONS PRESIDING

CS for CS for SB 140—A bill to be entitled An act relating to fireworks; creating s. 791.08, F.S.; defining the term “designated holi-
On motion by Senator Hutson, CS for CS for SB 140, as amended, was passed and certified to the House. The vote on passage was:

Yeas—39

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Montford
Passidomo
Perry

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Simpson
Torres
Wright

Nays—None

Vote after roll call:

Yea—Mr. President

CS for CS for SB 646—A bill to be entitled An act relating to intercollegiate athlete compensation and rights; creating s. 1006.74, F.S.; providing legislative findings; defining terms; authorizing certain in-tercollegiate athlete to earn compensation for the use of their names, images, or likenesses; providing requirements for such compensation; prohibiting postsecondary educational institutions from adopting or maintaining contracts, rules, regulations, standards, or other requirements that prevent or unduly restrict intercollegiate athletes from earning specified compensation; providing that certain compensation does not affect certain intercollegiate athlete eligibilities; prohibiting a postsecondary educational institution and other entities, institutions, and their employees from compensating intercollegiate athletes or prospective intercollegiate athletes for the use of their names, images, or likenesses; prohibiting a postsecondary educational institution from preventing or unduly restricting intercollegiate athletes from obtaining specified representation; requiring athlete agents and attorneys to meet specified requirements; providing that specified aid for intercollegiate athletes is not compensation; prohibiting the revocation or reduction of certain aid as a result of intercollegiate athletes earning certain compensation or obtaining specified representation; providing approval requirements for certain contracts for compensation for intercollegiate athletes who are minors; providing contract requirements; prohibiting intercollegiate athletes from entering into contracts for specified compensation that conflict with terms of her or his team contract; providing intercollegiate athlete contract disclosure requirements; prohibiting an intercollegiate athlete contract from extending beyond a specified timeframe; requiring each postsecondary institution to conduct a financial literacy and life skills workshop for intercollegiate athletes; requiring the Board of Governors and the State Board of Education to adopt regulations and rules, respectively; amending s. 468.453, F.S.; providing requirements for certain athlete agents; providing an effective date.

—was read the third time by title.

On motion by Senator Mayfield, CS for CS for SB 826 was passed and certified to the House. The vote on passage was:

Yeas—39

Albritton
Baxley
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Benacquisto
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Cruz
Diaz

Farmer
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Stargel
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Simpson
Torres
Wright

Nays—None

Vote after roll call:

Yea—Mr. President

CS for SB 884—A bill to be entitled An act relating to law enforcement and correctional officers; reordering and amending s. 112.531, F.S.; revising definitions; amending s. 112.532, F.S.; specifying that an allegation or complaint of misconduct against a law enforcement officer or a correctional officer may originate from any source; amending s. 112.533, F.S.; authorizing law enforcement and correctional agencies to request a separate agency to conduct an investigation of a complaint under certain circumstances; specifying requirements for such investigations; providing appropriations and authorizing positions; providing an effective date.

—was read the third time by title.
Senator Hooper moved the following amendment which was adopted by two-thirds vote:

**Amendment 1 (613272) (with title amendment)**—Delete lines 121-126.

And the title is amended as follows:

Delete lines 12-13 and insert: such investigations; providing an effective date.

On motion by Senator Hooper, **CS for SB 884**, as amended, was passed, ordered engrossed, and certified to the House. The vote on passage was:

**Yeas—39**

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

**Nays—None**

Vote after roll call:

**Yea—Mr. President**

Consideration of **CS for SB 1298** was deferred.

**CS for SB 218**—A bill to be entitled An act relating to licensure requirements for osteopathic physicians; amending s. 459.0055, F.S.; revising licensure requirements for persons seeking licensure or certification as an osteopathic physician; providing an effective date.

—was read the third time by title.

On motion by Senator Harrell, **CS for SB 218** was passed and certified to the House. The vote on passage was:

**Yeas—39**

- Albritton
- Baxley
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- Benacquisto
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- Bradley
- Brandes
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- Broxson
- Cruz
- Diaz
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- Gainer
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- Gruters
- Harrell
- Hooper
- Hutson
- Lee
- Mayfield
- Montford
- Passidomo
- Perry
- Pizzo
- Powell
- Rader
- Rodriguez
- Rouson
- Simmons
- Simpson
- Stargel
- Stewart
- Taddeo
- Thurston
- Torres
- Wright

**Nays—None**

Vote after roll call:

**Yea—Mr. President**

Consideration of **CS for SB 128** was deferred.

**CS for SB 292**—A bill to be entitled An act relating to insurance claims data; creating ss. 626.9202 and 627.444, F.S.; defining the terms "loss run statement" and "provide"; requiring surplus lines and authorized insurers, respectively, to provide insureds either a loss run statement or certain information within a certain timeframe after receipt of the insured's written request; providing construction; requiring insurers to provide notice to the agent of record after providing a loss run statement; specifying the required claims history in a loss run statement; providing that insurers are not required to provide loss reserve information; prohibiting insurers from charging a fee to prepare and provide one loss run statement annually; providing an effective date.

—was read the third time by title.

On motion by Senator Broxson, **CS for SB 292** was passed and certified to the House. The vote on passage was:

**Yeas—39**

- Albritton
- Baxley
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- Benacquisto
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- Broxson
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- Passidomo
- Perry
- Pizzo
- Powell
- Rader
- Rodriguez
- Rouson
- Simmons
- Simpson
- Stargel
- Stewart
- Taddeo
- Thurston
- Torres
- Wright

**Nays—None**

Vote after roll call:

**Yea—Mr. President**

**SB 374**—A bill to be entitled An act relating to housing discrimination; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and declared null and void; providing that certain discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not reinstate or preserve a discriminatory restriction; requiring for a parcel owner to remove a discriminatory restriction from a covenant or restriction; providing a directive to the Division of Law Revision; amending s. 760.07, F.S.; removing housing discrimination as a cause of action for certain relief and damages stemming from violations of the Florida Civil Rights Act of 1992; amending s. 760.34, F.S.; revising the conditions under which an aggrieved person may commence a civil action in any appropriate court against a specified respondent to enforce specified rights; providing that the aggrieved person does not need to pursue certain other remedies before commencing a civil action; making technical changes; amending s. 760.35, F.S.; authorizing, rather than requiring, a civil action to commence within a specified period after an alleged discriminatory housing practice; authorizing an aggrieved person to commence a civil action regardless of certain circumstances; prohibiting an aggrieved person from filing a specified action in certain circumstances; providing an exception; prohibiting an aggrieved person from commencing a specified civil action if an administrative law judge has commenced a hearing on the record on the allegation; making technical changes; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Rouson, **SB 374**, as amended, was passed and certified to the House. The vote on passage was:

**Yeas—39**

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

On motion by Senator Gruters, CS for CS for SB 1606 was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Reuson
Benaquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Brady Hutson Stewart
Bradley Lee Taddeo
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Torres
Diaz Pizzo Wright

Nays—None

Vote after roll call:

Yea—Mr. President

THE PRESIDENT PRESIDING

CS for CS for CS for SB 1066—A bill to be entitled An act relating to impact fees; amending s. 163.31801, F.S.; prohibiting new or increased impact fees from applying to certain applications; providing an exception; providing applicability; providing a calculation on which contributions to mitigate impacts not otherwise funded by impact fees must be based; prohibiting such contributions from being collected based on an increase in impact fees from applying to certain applications; providing an aggregate information containing trade secret information may be classified as a public record effective date.

was read the third time by title.

On motion by Senator Gruters, CS for CS for SB 1606 was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Reuson
Benaquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Brady Hutson Stewart
Bradley Lee Taddeo
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Torres
Diaz Pizzo Wright

Nays—None

CS for CS for SB 1606—A bill to be entitled An act relating to insurance administration; amending s. 319.30, F.S.; revising a certain electronic signature requirement for a motor vehicle salvage certificate of title; amending ss. 440.12 and 440.20, F.S.; authorizing the payment of certain workers’ compensation benefits to be transmitted to the employee’s account with a licensed money transmitter; amending s. 627.062, F.S.; revising the timeframe for an insurer to pay damages or for certain circumstances to be corrected; revising circumstances that toll the applicable statute of limitations and the period the statute of limitations is tolled; amending ss. 624.307 and 624.315, F.S.; providing that certain aggregate information containing trade secret information may be publicly disclosed by the department or the Office of Insurance Regulation, except under certain circumstances; amending s. 624.422, F.S., requiring insurers to file with the department certain contact information for service of process; amending s. 626.321, F.S.; providing that certain travel insurance licenses are subject to review by the department rather than by the office; revising persons who may be licensed to transact in travel insurance; specifying licensure and registration requirements for certain persons; defining the term “travel retailer”; specifying requirements for, restrictions on, and authorized acts by travel retailers and limited lines travel insurance producers; defining the term “offer and disseminate”; authorizing certain persons to sell, solicit, and negotiate travel insurance; amending ss. 627.062, 627.0651, and 627.410, F.S.; specifying that certain periods ending on a weekend or on certain holidays are extended until the conclusion of the next business day; amending s. 627.714, F.S.; revising criteria for assessing a residential condominium unit owner’s loss assessment coverage; amending s. 627.7295, F.S.; decreasing the timeframe during which an insurer may not cancel a new policy or binder of motor vehicle insurance for nonpayment of premium, except under certain circumstances; creating ch. 647, F.S., entitled “Travel Insurance”; creating s. 647.01, F.S.; providing legislative purpose; providing applicability; creating s. 647.02, F.S.; defining terms; creating s. 647.03, F.S.; defining the terms “primary certificateholder” and “primary policyholder”; requiring travel insurers to pay the insurance premium tax on specified travel insurance premiums; providing construction; specifying requirements for travel insurers; creating s. 647.04, F.S.; providing that a travel protection plan may be offered for one price if it meets specified requirements; creating s. 647.05, F.S.; specifying sales practice requirements, prohibited sales practices, and authorized sales practices relating to travel insurance; specifying a policyholder’s or certificateholder’s right to cancel a travel protection plan for a full refund; defining the term “delivery”; specifying unfair insurance trade practices; providing construction; creating s. 647.06, F.S.; specifying qualifications for travel administrators; providing an exemption from certain licensure; providing that insurers are responsible for ensuring certain acts by travel administrators; creating s. 647.07, F.S.; specifying the classification for travel insurance rate filing purposes; specifying authorized forms of travel insurance; providing applicability of certain provisions of the Rating Law; authorizing the development and provision of travel insurance programs on certain bases; creating s. 647.08, F.S.; requiring the department to adopt rules; providing effective dates.

was read the third time by title.

On motion by Senator Perry, CS for CS for SB 1606 was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Reuson
Benaquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Brady Hutson Stewart
Bradley Lee Taddeo
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Torres
Diaz Pizzo Wright

Nays—None

Consideration of CS for SB 82 was deferred.

CS for CS for SB 364—A bill to be entitled An act relating to the Independent Living Task Force; creating s. 420.5075, F.S.; establishing the Independent Living Task Force within the Florida Housing Finance Corporation; defining the term “disability”; providing for duties, membership, and meetings of the task force; requiring the task force to
submit a report to the Governor and the Legislature by a specified date; providing for expiration of the task force; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Rader, CS for CS for SB 364, as amended, was passed and certified to the House. The vote on passage was:

Yeas—39

Albritton Farmer Pizzo
Baxley Flores Powell
Bean Gainer Rader
Benaquisto Gibson Rodriguez
Berman Gruters Rouson
Boek Harrell Simmons
Bracy Hooper Simpson
Bradley Hutson Stargel
Brandes Lee Stewart
Braynon Mayfield Taddeo
Broxson Montford Thurston
Cruz Passidomo Torres
Diaz Perry Wright

Nays—None

Consideration of CS for CS for SB 1794 was deferred.

CS for CS for CS for SB 1876—A bill to be entitled An act relating to the state hemp program; amending s. 500.03, F.S.; revising the definition of the term "food" to include hemp extract for purposes of the Florida Food Safety Act; amending s. 500.12, F.S.; providing that a person operating a minor food outlet that sells hemp extract is not exempt from certain food permit requirements; amending s. 581.217, F.S.; redefining the term "hemp extract"; directing the Department of Agriculture and Consumer Services, in consultation with the Administration Commission, to submit an amended plan for the state program to the United States Secretary of Agriculture under certain circumstances; providing that hemp extract that does not meet certain requirements will be considered adulterated or misbranded; prohibiting the sale of certain hemp extract products to individuals under a specified age; revising the contents of the department's required monthly report to the United States Secretary of Agriculture; authorizing the department to contract with entities to provide certain collection, testing, and disposal services; requiring samples to be taken within a specified timeframe before the anticipated harvest; providing that the Industrial Hemp Advisory Council is the sole advisory body to provide information, advice, and expertise regarding the program to the department; prohibiting the creation of other advisory bodies for such purpose; providing terms for advisory council members and the council chair; providing requirements for filling advisory council vacancies; directing the department to submit a report that provides recommendations for program fees to the Legislature by a specified date; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Montford, CS for CS for CS for SB 1876, as amended, was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Rouson
Benaquisto Gruters Simmons
Berman Harrell Simpson
Boek Hooper Stargel
Bracy Hutson Stewart
Brandes Lee Taddeo
Braynon Mayfield Thurston
Broxson Montford Torres
Cruz Passidomo Wright
Diaz Perry Pizza

Nays—None

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 effective date.

—as read the third time by title.

On motion by Senator Bradley, SB 2506 was passed and certified to the House. The vote on passage was:

Yeas—40

Mr. President Farmer Powell
Albritton Flores Rader
Baxley Gainer Rodriguez
Bean Gibson Rouson
Benaquisto Gruters Simmons
Berman Harrell Simpson
Boek Hooper Stargel
Bracy Hutson Stewart
Brandes Lee Taddeo
Braynon Mayfield Thurston
Broxson Montford Torres
Cruz Passidomo Wright
Diaz Perry Pizza

Nays—None

SB 7046—A bill to be entitled An act relating to the state group insurance program; amending s. 110.123, F.S.; revising the definition of "full-time state employees" to conform to changes made by the act; authorizing persons eligible to participate in the program to elect membership with certain health maintenance organization plans; requiring at least one health maintenance organization plan be made available to each enrollee residing in the state; deleting provisions providing for the establishment of health maintenance organization plan regions by the Department of Management Services rule; deleting the requirement that health plans be offered in specified benefit levels; deleting obsolete language regarding eligibility for participation in the program for other-personal-services employees; establishing regions for health maintenance organizations for specified purposes; providing for construction; creating s. 110.12305, F.S.; defining terms; prohibiting specified fraudulent acts in connection with the program, including the submission of fraudulent insurance claims, making false statements in claims, and the acceptance of certain payments; providing criminal penalties; specifying that the repayment, or attempted repayments, of any unlawful payments does not constitute a defense or a ground for dismissal for a violation of the act; specifying which property is deemed to be paid lawful payments; establishing a fraud unit for certain purposes by a specified date; requiring the Division of State Group Insurance to establish an anti-fraud unit for certain purposes by a specified date; authorizing the di-
vision to contract with other parties to perform certain anti-fraud measures; requiring the division to adopt an anti-fraud plan and designate at least one employee to implement anti-fraud measures; amending s. 110.12315, F.S.; modifying requirements for identifying a medically necessary drug excluded from the formulary on a prescription; prohibiting the department or its pharmacy benefit manager from substituting its judgment over the judgment of a prescriber in determining whether a drug excluded from the formulary is medically necessary; requiring the department or its pharmacy benefit manager to take specified action regarding formulary management; removing a limitation for the annual maximum amount for coverage for medically necessary prescription and nonprescription enteral formulas and amino-acid-based elemental formulas for home use; requiring the department to ensure that the prescription drug program receives certain benefits, and to perform annual audits of such benefits; amending s. 110.131, F.S.; conforming a cross-reference; providing an effective date.

—was read the third time by title.

On motion by Senator Hooper, SB 7046 was passed and certified to the House. The vote on passage was:

Yeas—40
Mr. President Farmer Powell
Albritton Flores Radder
Benacquisto Gainer Rodriguez
Bean Giben Rouson
Benacquisto Gruters Simmons
Berman Harrell Simpson
Book Hooper Stargel
Bradley Hutson Stewart
Brandes Lee Taddeo
Bracy Mayfield Thurston
Braynon Montford Torres
Broxson Passidomo Wright
Cruz Perry Wright
Diaz Pizzo

Nays—None

Consideration of SB 7052 was deferred.

SPECIAL RECOGNITION OF SENATOR FLORES

At the direction of the President, the Senate proceeded to the recognition of Senator Anitere Flores, honoring her years of service to the Senate as she approaches the completion of her term for the 39th Senate District. A video tribute was played honoring Senator Flores. The President recognized Senator Flores for farewell remarks. On behalf of the Senate, Senator Passidomo presented Senator Flores with a framed ceremonial copy of CS for HB 795 (2006) First Generation Scholarship, ch. 2006-73, Laws of Florida.

RECESS

The President declared the Senate in recess at 11:58 p.m. to reconvene at 1:30 p.m. or upon his call.

AFTERNOON SESSION

The Senate was called to order by the President at 1:30 p.m. A quorum present—37:

Mr. President Book Diaz
Albritton Brayno Gainer
Benacquisto Gruters Harrell
Berman Cruz Hooper

BILLS ON THIRD READING, continued

CS for SB 128—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; providing an exemption from public records requirements for certain identifying and location information of current and former judicial assistants and their spouses and children; providing for retroactive application of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

On motion by Senator Wright, CS for SB 128 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—32
Mr. President Gainer Rodriguez
Albritton Giben Rouson
Benacquisto Harrell Simmons
Bean Hooper Simpson
Brandes Mayfield Stewart
Bradley Montford Taddeo
Broxson Passidomo Thurston
Cruz Perry Torres
Diaz Rader

Nays—2
Berman Gruters

Vote after roll call:
Yea—Braynon

Consideration of CS for SB 1018 and CS for SB 1326 was deferred.

CS for CS for CS for SB 664—A bill to be entitled An act relating to the verification of employment eligibility; amending s. 287.058, F.S.; requiring written agreements for the procurement of specified contractual services to include a statement regarding the requirement that a contractor or subcontractor register with and use E-Verify; creating s. 287.137, F.S.; defining terms; requiring public employers and certain contractors and subcontractors to register with and use E-Verify by a specified date; prohibiting public employers, contractors, and subcontractors from entering into a contract unless each party to the contract registers with and uses E-Verify; amending s. 288.061, F.S.; prohibiting the approval of certain economic development incentive applications after a specified date; requiring an awardee to repay certain monies within a specified timeframe under certain circumstances; creating s. 448.093, F.S.; defining terms; requiring employers to register with and use an electronic employment verification system to verify the employment eligibility of new employees by a certain date; authorizing employers to use an alternative system that meets specified criteria to confirm an employee’s identity, subject to certain requirements; authorizing the Department of Economic Opportunity to conduct random audits of employment files of certain employers; requiring the department to take certain action against a noncompliant employer; requiring the appropriate licensing agency to suspend a noncompliant employer's license until certain conditions are met; requiring permanent revocation of licenses under specified circumstances; authorizing the imposition of fines for violations of the act; prohibiting an employer from knowingly employing an unauthorized alien; providing civil immunity for an em-
employer registered with and using an electronic employment verification system; providing specified immunity and nonliability for an employer who complies in good faith with the requirements of the act; creating a rebuttable presumption for certain employers that the employer did not knowingly employ an unauthorized alien; mandating certain persons with knowledge of a violation to file a complaint with the department, subject to certain limitations; providing a penalty for persons who knowingly file false or frivolous complaints; prescribing procedures for the disposition of such complaints; requiring the department to notify the Federal Government of the identity of an unauthorized alien; requiring employers to provide copies of certain documentation, upon request, to specified persons and governmental entities for certain purposes; prohibiting specified persons and entities from making a determination as to whether a person is an unauthorized alien; requiring the department to define by rule electronic employment verification systems substantially equivalent to the E-Verify system; providing requirements for such rules; authorizing the department to adopt additional rules in administering the act; providing for construction; providing appropriations and authorizing positions; providing for severability; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Lee, CS for CS for CS for SB 664, as amended, was passed and certified to the House. The vote on passage was:

Yeas—22

Mr. President  Diaz  Passidomo
Albritton  Flores  Perry
Baxley  Gruters  Simmons
Bean  Harrell  Simpson
Benaquisto  Hooper  Stargel
Bradley  Hutson  Wright
Brandes  Lee  Mayfield
Broxson

Nays—18

Berman  Gainer  Rodriguez
Book  Gibson  Rouson
Bradcy  Montford  Stewart
Braynon  Pizzo  Taddeo
Cruz  Powell  Thurston
Farmer  Rader  Torres

CS for SB 1326—A bill to be entitled An act relating to child welfare; amending s. 20.19, F.S.; requiring the Department of Children and Families to establish performance metrics; specifying goals that must be established; revising and providing duties of community alliances; revising membership of community alliances; amending s. 39.3065, F.S.; requiring sheriffs providing certain services to adopt the child welfare practice model; requiring sheriffs providing certain services to monitor program performance and meet, at least quarterly, to collaborate on specified quality assurance and initiatives; requiring the department to conduct an annual evaluation of the sheriffs’ program performance based on certain criteria; requiring the department to submit an annual report on certain information by a specified date; providing report requirements; amending s. 402.402, F.S.; requiring the department to implement certain policies and programs; requiring the annual report to include information on professional advancement of child protective investigators and supervisors; requiring attorneys contracting with the department to receive certain training within a specified time; creating s. 402.715, F.S.; requiring the department to define by rule electronic employment verification systems substantially equivalent to the E-Verify system; providing requirements for such rules; authorizing the department to adopt additional rules in administering the act; providing for construction; providing appropriations and authorizing positions; providing for severability; providing an effective date.

On motion by Senator Diaz, CS for CS for HB 915 was passed and certified to the House. The vote on passage was:

Yeas—36

Mr. President  Diaz  Perry
Albritton  Flores  Pizzo
Baxley  Gainer  Powell
Bean  Gibson  Rader
Benaquisto  Gruters  Rodriguez
Berman  Harrell  Rouson
Book  Hooper  Simmons
Bracy  Hutson  Simpson
Bradley  Lee  Stargel
Braynon  Mayfield  Stewart
Braynon  Montford  Taddeo
Broxson  Passidomo  Wright

Nays—3

Cruz  Thurston  Torres

Vote after roll call:

Nay—Farmer
providing for future expiration; deleting a provision requiring the department to convene a certain workgroup; amending s. 408.997, F.S.; specifying types of data that may be used by the department in an accountability program; adding contract compliance as a use of the data; allowing the requirements of monitoring program to be incorporated into contract management program of the department; amending s. 1004.615, Florida Statutes; requiring the Florida Institute for Child Welfare and the Florida State University College of Social Work to design and implement a specified curriculum; providing requirements of the institute regarding the curriculum; requiring the institute to contract for certain professionals; requiring the institute to establish a consulting program for career-long professional development curriculum for child welfare professionals; requiring the institute to develop a career ladder for child protective investigations professionals and submit a proposal to the Legislature by a specified date; providing a short title; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Simpson, CS for SB 1326, as amended, was passed and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

CS for SB 1298—A bill to be entitled An act relating to constitutional amendments; amending s. 15.21, F.S.; increasing the signature threshold at which the Secretary of State must transmit initiative petitions to the Attorney General for review; amending s. 16.061, F.S.; requiring the Attorney General to request the Supreme Court to address in an advisory opinion the facial validity of the proposed amendment under the United States Constitution; amending s. 100.371, F.S.; providing that a citizen may challenge in circuit court a petition circulator’s registration with the Secretary of State; authorizing the Division of Elections or a supervisor of elections to provide petition forms in a certain electronic format; reviewing the length of time that a signature on a petition form is valid; revising the timeframe within which the supervisor must verify petition forms; requiring payment of the actual cost of signature verification on petition forms; requiring the supervisor to promptly verify signatures on petition forms under specified conditions; revising the circumstances under which a petition form is deemed valid; requiring the supervisor to post the actual cost amount for petition verification on his or her website; authorizing the supervisor to increase the actual cost amount biennially; requiring the division to post actual cost data for each county on its website; requiring the division and each supervisor to review technological options available to reduce verification costs and to post certain information on signature verification on their websites; requiring the Secretary of State to submit a copy of an initiative petition to the Financial Impact Estimating Conference; revising requirements for the Financial Impact Estimating Conference’s analysis of a proposed initiative’s economic impact; requiring certain ballot language based on the findings of the Financial Impact Estimating Conference; amending s. 101.161, F.S.; requiring that ballots containing constitutional amendments proposed by initiative include certain disclosures and statements, in a specified order; amending s. 101.171, F.S.; revising requirements regarding the availability of copies of constitutional amendments at polling locations; providing for applicability; providing for severability; providing an effective date.

—as amended March 6, was read the third time by title.

Pending further consideration of CS for SB 1298, pursuant to Rule 3.11(3), there being no objection, CS for HB 1049 was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on Agriculture, Environment, and General Government; and Appropriations.

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

CS for HB 1049—A bill to be entitled An act relating to the Office of the Judges of Compensation Claims; amending s. 440.45, F.S.; specifying the salaries of full-time judges of compensation claims and the Deputy Chief Judge of Compensation Claims; providing an appropriation; providing an effective date.

—a companion measure, was substituted for CS for SB 1298 and by two-thirds vote, read the second time by title.

On motion by Senator Simmons, by two-thirds vote, CS for HB 1049 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Mr. President Benacquisto Brandes
Albritton Berman Braynon
Baxley Book Broxson
Bean Bradley Cruz

Nays—None

CS for CS for CS for SB 1794—A bill to be entitled An act relating to constitutional amendments; amending s. 15.21, F.S.; increasing the signature threshold at which the Secretary of State must transmit initiative petitions to the Attorney General for review; amending s. 16.061, F.S.; requiring the Attorney General to request the Supreme Court to address in an advisory opinion the facial validity of the proposed amendment under the United States Constitution; amending s. 100.371, F.S.; providing that a citizen may challenge in circuit court a petition circulator’s registration with the Secretary of State; authorizing the Division of Elections or a supervisor of elections to provide petition forms in a certain electronic format; reviewing the length of time that a signature on a petition form is valid; revising the timeframe within which the supervisor must verify petition forms; requiring payment of the actual cost of signature verification on petition forms; requiring the supervisor to promptly verify signatures on petition forms under specified conditions; revising the circumstances under which a petition form is deemed valid; requiring the supervisor to post the actual cost amount for petition verification on his or her website; authorizing the supervisor to increase the actual cost amount biennially; requiring the division to post actual cost data for each county on its website; requiring the division and each supervisor to review technological options available to reduce verification costs and to post certain information on signature verification on their websites; requiring the Secretary of State to submit a copy of an initiative petition to the Financial Impact Estimating Conference; revising requirements for the Financial Impact Estimating Conference’s analysis of a proposed initiative’s economic impact; requiring certain ballot language based on the findings of the Financial Impact Estimating Conference; amending s. 101.161, F.S.; requiring that ballots containing constitutional amendments proposed by initiative include certain disclosures and statements, in a specified order; amending s. 101.171, F.S.; revising requirements regarding the availability of copies of constitutional amendments at polling locations; providing for applicability; providing for severability; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Hutson, CS for CS for CS for SB 1794, as amended, was passed and certified to the House. The vote on passage was:

Yeas—23

Mr. President Diaz Mayfield
Albritton Flores Passidomo
Baxley Gainer Perry
Bean Gruters Simmons
Benacquisto Harrell Simpson
Bradley Hooper Stargel
Brandes Hutson Wright
Broxson Montford Thurston

Nays—17

Berman Gibson Rushon
Book Montford Stewart
Bracey Pizzo Taddeo
Braynon Powell Thurston
Cruz Rader Torres
Farmer Rodriguez

CS for CS for CS for HB 1049—A bill to be entitled An act relating to the Office of the Judges of Compensation Claims; amending s. 440.45, F.S.; specifying the salaries of full-time judges of compensation claims and the Deputy Chief Judge of Compensation Claims; providing an appropriation; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Simpson, CS for CS for CS for HB 1049 was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on Agriculture, Environment, and General Government; and Appropriations.

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

CS for CS for CS for HB 1049—A bill to be entitled An act relating to the Office of the Judges of Compensation Claims; amending s. 440.45, F.S.; specifying the salaries of full-time judges of compensation claims and the Deputy Chief Judge of Compensation Claims; providing an appropriation; providing an effective date.

—a companion measure, was substituted for CS for CS for CS for HB 1049 and by two-thirds vote, read the second time by title.

On motion by Senator Simmons, by two-thirds vote, CS for CS for CS for HB 1049 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—23

Mr. President Diaz Mayfield
Albritton Flores Passidomo
Baxley Gainer Perry
Bean Gruters Simmons
Benacquisto Harrell Simpson
Bradley Hooper Stargel
Brandes Hutson Wright
Broxson Montford Thurston

Nays—17

Berman Gibson Rushon
Book Montford Stewart
Bracey Pizzo Taddeo
Braynon Powell Thurston
Cruz Rader Torres
Farmer Rodriguez

CS for CS for CS for SB 1326—A bill to be entitled An act relating to constitutional amendments; amending s. 15.21, F.S.; increasing the signature threshold at which the Secretary of State must transmit initiative petitions to the Attorney General for review; amending s. 16.061, F.S.; requiring the Attorney General to request the Supreme Court to address in an advisory opinion the facial validity of the proposed amendment under the United States Constitution; amending s. 100.371, F.S.; providing that a citizen may challenge in circuit court a petition circulator’s registration with the Secretary of State; authorizing the Division of Elections or a supervisor of elections to provide petition forms in a certain electronic format; reviewing the length of time that a signature on a petition form is valid; revising the timeframe within which the supervisor must verify petition forms; requiring payment of the actual cost of signature verification on petition forms; requiring the supervisor to promptly verify signatures on petition forms under specified conditions; revising the circumstances under which a petition form is deemed valid; requiring the supervisor to post the actual cost amount for petition verification on his or her website; authorizing the supervisor to increase the actual cost amount biennially; requiring the division to post actual cost data for each county on its website; requiring the division and each supervisor to review technological options available to reduce verification costs and to post certain information on signature verification on their websites; requiring the Secretary of State to submit a copy of an initiative petition to the Financial Impact Estimating Conference; revising requirements for the Financial Impact Estimating Conference’s analysis of a proposed initiative’s economic impact; requiring certain ballot language based on the findings of the Financial Impact Estimating Conference; amending s. 101.161, F.S.; requiring that ballots containing constitutional amendments proposed by initiative include certain disclosures and statements, in a specified order; amending s. 101.171, F.S.; revising requirements regarding the availability of copies of constitutional amendments at polling locations; providing for applicability; providing for severability; providing an effective date.

—as amended March 6, was read the third time by title.

On motion by Senator Simpson, CS for CS for CS for SB 1326, as amended, was passed and certified to the House. The vote on passage was:
CS for SB 82—A bill to be entitled An act relating to individuals with disabilities; amending s. 393.063, F.S.; defining the term “significant additional need”; revising the definition of the term “support coordinator”; amending s. 393.066, F.S.; requiring persons and entities under contract with the Agency for Persons with Disabilities to use the agency data management systems to bill for services; repealing s. 393.0661, F.S., relating to the home and community-based services delivery system; amending s. 393.0662, F.S.; revising criteria used by the agency to develop a client’s iBudget; revising criteria used by the agency to authorize additional funding for certain clients; requiring the agency to centralize medical necessity determinations of certain services; requiring the agency to certify and document the use of certain services before approving the expenditure of certain funds; requiring the Agency for Health Care Administration to seek federal approval to provide consumer-directed options; authorizing the Agency for Persons with Disabilities and the Agency for Health Care Administration to adopt rules; requiring the Agency for Health Care Administration to seek federal waivers and amend contracts under certain conditions; requiring the Agency for Persons with Disabilities to collect premiums or cost sharing; providing construction; providing for the reimbursement of certain providers of services; requiring the Agency for Persons with Disabilities to submit quarterly status reports to the Executive Office of the Governor and the chairs of the Senate Appropriations Committee and the House Appropriations Committee or their successor committees; providing requirements for such reports; requiring the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, to submit a certain plan to the Executive Office of the Governor, the chair of the Senate Appropriations Committee, and the chair of the House Appropriations Committee under certain conditions; requiring the agency to work with the Agency for Health Care Administration to implement such plan; requiring the Agency for Persons with Disabilities, in consultation with the Agency for Health Care Administration, to provide quarterly reconciliation reports to the Governor and the Legislature within a specified timeframe; revising rulemaking authority of the Agency for Persons with Disabilities and the Agency for Health Care Administration; creating s. 393.0663, F.S.; providing legislative intent; defining the term “qualified organization”; requiring the Agency for Persons with Disabilities to use qualified organizations to provide support coordination services for certain clients; providing requirements for qualified organizations; providing agency duties; providing for the review and appeal of certain decisions made by the agency; authorizing the agency to adopt rules; amending s. 393.066, F.S.; requiring certain facilities that have been granted a certificate-of-need exemption to demonstrate and maintain compliance with specified criteria; amending s. 408.036, F.S.; providing an exemption from a certificate-of-need requirement for certain intermediate care facilities; limiting the number of such exemptions the Agency for Health Care Administration may grant; providing that a specific legislative appropriation is not required for such exemption; amending s. 408.036, F.S.; requiring the agency to seek federal approval to implement certain payment rates; amending s. 1002.385, F.S.; conforming a cross-reference; requiring an effective date.

CS for SB 1116—A bill to be entitled An act relating to trust funds; creating s. 944.73, F.S.; creating the State-Operated Institutions Inmate Welfare Trust Fund within the Department of Corrections; providing the purpose of the trust fund; providing for future review and termination or recreation of the trust fund; providing an effective date.

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

Amendment 1 (697470) —Delete line 485 and insert:

an intermediate care facility for the developmentally disabled. For home and community-based Medicaid waiver clients under chapter 393, the Agency for Persons with Disabilities shall offer choice counseling to clients regarding appropriate residential placement based on the needs of the individual.

On motion by Senator Bean, CS for SB 82, as amended, was passed, ordered engrossed, and certified to the House. The vote on passage was:

Yeas—37

Mr. President Benacquisto Brandsen
Albritton Berman Braynon
Baxley Book Broxson
Bean Bradley Cruz

Nays—None

SPECIAL ORDER CALENDAR

SB 1116—A bill to be entitled An act relating to trust funds; creating s. 944.73, F.S.; creating the State-Operated Institutions Inmate Welfare Trust Fund within the Department of Corrections; providing the purpose of the trust fund; providing for future review and termination or recreation of the trust fund; providing an effective date.

was read the second time by title. On motion by Senator Brandes, by two-thirds vote, SB 1116 was read the third time by title, passed by the required constitutional three-fifths vote of the membership, and certified to the House. The vote on passage was:

Yeas—40

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

Nays—None

SENATOR FLORES PRESIDING

CS for CS for SB 1118—A bill to be entitled An act relating to inmate welfare trust funds; amending s. 944.516, F.S.; requiring that certain amounts in inmate trust fund accounts be deposited into the trust fund; amending s. 945.215, F.S.; requiring that specified proceeds and funds be deposited into the State-Operated Institutions Inmate Welfare Trust Fund; providing that the trust fund is a trust held by the Department of Corrections for the benefit and welfare of certain inmates; prohibiting deposits into the trust fund from exceeding a specified amount per fiscal year; requiring that deposits in excess of that amount be deposited into the General Revenue Fund; requiring that funds of the trust fund be used exclusively for specified purposes at correctional facilities operated by the department; requiring that funds from the trust fund be expended only pursuant to legislative appropriation; requiring the department to annually compile a report documenting trust fund receipts and expenditures; requiring the department to submit the report to the Governor and the Legislature by a specified date each year; amending s. 946.002, F.S.; requiring that certain prisoner earnings are deposited into the trust fund; providing an appropriation; providing a contingent effective date.
—was read the second time by title. On motion by Senator Brandes, by two-thirds vote, CS for CS for SB 1118 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yea—38

Albritton  Flores  Powell
Bean  Gainer  Rader
Benaquisto  Gibson  Rodriguez
Berman  Gruters  Rouson
Book  Harrell  Simmons
Bracy  Hooper  Simpson
Bradley  Hutson  Stargel
Brandes  Lee  Stewart
Braynon  Mayfield  Taddeo
Broxson  Montford  Thurston
Cruz  Passidomo  Torres
Diaz  Perry  Wright
Farmer  Pizzo

Nays—None

Vote after roll call:

Yea—Mr. President, Baxley

CS for CS for SB 1120—A bill to be entitled An act relating to substance abuse services; amending s. 397.4073, F.S.; specifying that certified recovery residence administrators and certain persons associated with certified recovery residences are subject to certain background screenings; requiring, rather than authorizing, the exemption from disqualification from employment for certain substance abuse service provider personnel; revising eligibility for exemption from disqualification from employment for such personnel; amending s. 397.487, F.S.; deleting a provision relating to background screenings for certain persons associated with applicant recovery residences; amending s. 397.4872, F.S.; deleting provisions relating to exemptions from disqualification for certain persons associated with recovery residences; amending s. 397.4873, F.S.; providing criminal penalties for violations relating to recovery residence patient referrals; amending s. 817.505, F.S.; revising provisions relating to payment practices exempt from prohibitions on patient brokering; amending ss. 397.4871 and 435.07, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title. On motion by Senator Harrell, by two-thirds vote, CS for CS for SB 1120 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yea—38

Albritton  Flores  Powell
Baxley  Gainer  Rader
Bean  Gibson  Rodriguez
Benaquisto  Gruters  Rouson
Berman  Harrell  Simmons
Bracy  Hooper  Simpson
Bradley  Hutson  Stargel
Brandes  Lee  Stewart
Braynon  Mayfield  Taddeo
Broxson  Montford  Thurston
Cruz  Passidomo  Torres
Diaz  Perry  Wright
Farmer  Pizzo

Nays—None

Vote after roll call:

Yea—Mr. President, Book

Consideration of CS for SB 1170 was deferred.

SB 1244—A bill to be entitled An act relating to state workforce development boards; amending s. 445.002, F.S.; defining the terms “for cause” and “state board”; amending s. 445.003, F.S.; replacing CareerSource Florida, Inc., with the state board or the Department of Economic Opportunity in provisions relating to the implementation of the federal Workforce Innovation and Opportunity Act; authorizing, rather than requiring, certain funds to be reserved for the Incumbent Worker Training Program; conforming provisions to changes made by the act; authorizing the state board to hire a director and staff; requiring the state board to authorize the director and staff to work with the department for specified reasons; amending s. 445.004, F.S.; revising provisions relating to the operation of CareerSource Florida, Inc.; revising the purpose of CareerSource Florida, Inc.; providing purpose for the state board; revising the organizational structure of CareerSource Florida, Inc.; providing requirements for the organizational structure of the state board; providing the state board with powers and authority previously held by CareerSource Florida, Inc.; revising the requirements related to such powers and authority; authorizing the department to consult with the state board to issue certain technical assistance letters; requiring the state board, rather than CareerSource Florida, Inc., to submit an annual report to the Governor and the Legislature; authorizing the Auditor General to conduct an audit of the state board and programs or entities created by the state board; requiring the state board, rather than CareerSource Florida, Inc., to establish certain uniform performance accountability measures; requiring the state board, in consultation with the department, to design the workforce development strategy for the state; requiring that the strategy be approved by the Governor; revising requirements relating to the workforce development system; amending s. 445.006, F.S.; requiring that the state board, rather than CareerSource Florida, Inc., take certain actions relating to the state plan for workforce development; amending s. 445.007, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in provisions relating to local workforce development boards; deleting the definition of the term “cause”; authorizing a chief elected official for a local workforce development board to remove certain persons from the board for cause; requiring the department to provide certain guidance to specified entities; deleting an obsolete provision; making technical changes; amending s. 445.0071, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in provisions relating to the Florida Youth Summer Jobs Pilot Program; amending s. 445.008, F.S.; revising authority relating to the Workforce Training Institute; requiring that certain donations and grants be reported to the state board and the department; amending s. 445.009, F.S.; replacing CareerSource Florida, Inc., with the state board or the department in provisions relating to one-stop delivery systems; deleting an obsolete provision; amending s. 445.011, F.S.; replacing CareerSource Florida, Inc., with the department in provisions relating to the Florida Youth Summer Jobs Pilot Program; amending s. 445.028, F.S.; replacing CareerSource Florida, Inc., with the department in provisions relating to the Workforce Training Institute; requiring that certain donations and grants be reported to the state board and the department; amending s. 445.051, F.S.; replacing CareerSource Florida, Inc., with the state board in provisions relating to individual development accounts; amending ss. 11.45 and 443.171, F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title. On motion by Senator Albritton, by two-thirds vote, SB 1244 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yea—39

Albritton  Diaz  Passidomo
Baxley  Farmer  Perry
Bean  Flores  Pizzo
Benaquisto  Gainer  Powell
Berman  Gibson  Rader
Book  Gruters  Rodriguez
Bracy  Harrell  Rouson
Bradley  Hooper  Simmons
Brandes  Hutson  Simpson
Braynon  Lee  Stargel
Broxson  Mayfield  Stewart
Cruz  Montford  Taddeo

Nays—None

Vote after roll call:

Yea—Mr. President, Book
Thurston Torres Wright

Nays—None

Vote after roll call:

Yea—Mr. President

SB 1292—A bill to be entitled An act relating to public records; amending s. 943.0582, F.S.; providing an exemption from public records requirements for a nonjudicial record of the arrest of a minor who has successfully completed a diversion program; providing for retroactive application; providing for future legislative review and repeal of the exemption under the Open Government Sunset Review Act; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title. On motion by Senator Perry, by two-thirds vote, SB 1292 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Albritton Farmer Pizzo
Baxley Flores Powell
Bean Gainer Rader
Benoacquisto Gibbon Rodriguez
Berman Gruters Rouson
Book Harrell Simmons
Bracy Hooper Simpson
Bradley Lee Stargel
Brandes Mayfield Taddeo
Braynon Montford Thurston
Broxson Passidomo Torres
Cruz Perry Wright
Diaz Pizzo

Nays—None

Vote after roll call:

Yea—Mr. President

SB for CS for SB 1344—A bill to be entitled An act relating to intermediate care facilities; amending s. 400.962, F.S.; requiring certain facilities that have been granted a certificate-of-need exemption to demonstrate and maintain compliance with specified criteria; amending s. 408.036, F.S.; providing an exemption from a certificate-of-need requirement for certain intermediate care facilities; limiting the number of such exemptions the Agency for Health Care Administration may grant; providing that a specific legislative appropriation is not required for the exemption; providing timeframes and a monitoring process for the exemptions granted by the agency; providing for future legislative review and repeal of the exemption; providing an effective date.

—was read the second time by title. On motion by Senator Harrell, further consideration of SB for CS for SB 1344 was deferred.

Consideration of CS for CS for SB 1464 was deferred.

CS for SB 1376—A bill to be entitled An act relating to credit for reinsurance; amending s. 624.610, F.S.; adding conditions under which a ceding insurer must be allowed credit for reinsurance; defining the terms “reciprocal jurisdiction” and “covered agreement”; specifying requirements for assuming insurers and reinsurance agreements; requiring the Financial Services Commission to adopt certain rules; authorizing a ceding insurer or its representative that is subject to rehabilitation, liquidation, or conservation to seek a certain court order; specifying a limitation on credit taken by a ceding insurer; authorizing the Office of Insurance Regulation to revoke or suspend an assuming insurer’s eligibility under certain conditions; providing construction; deleting an obsolete provision; conforming provisions to changes made by the act; making technical changes; providing an effective date.

—was read the second time by title. On motion by Senator Broxson, by two-thirds vote, SB 1376 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Albritton Farmer Powell
Baxley Flores Rader
Bean Gibbon Rodriguez
Benoacquisto Gruters Rouson
Berman Harrell Simmons
Book Hooper Simpson
Bracy Hutson Stargel
Bradley Lee Stewart
Brandes Mayfield Taddeo
Braynon Montford Thurston
Broxson Passidomo Torres
Cruz Perry Wright
Diaz Pizzo

Nays—1

Gainer

Vote after roll call:

Yea—Mr. President

Nay to Yeay—Gainer

Consideration of CS for CS for SB 1508 was deferred.

CS for SB 1508—A bill to be entitled An act relating to police vehicles; amending s. 319.14, F.S.; prohibiting a person from knowingly selling, exchanging, or transferring a police vehicle without removing any police markings from the vehicle; defining the term “police markings”; requiring law enforcement agencies to provide an official letter of notification that the police markings have been removed; requiring sellers and auction houses to provide an official letter of notification that the police markings have been removed; exempting sales, exchanges, or transfers of police vehicles between law enforcement agencies from specified requirements; exempting sales, exchanges, or transfers of police vehicles to members of the public for the purposes of collection or display from specified requirements; requiring that a specified notice be provided to certain purchasers, customers, and transferees; providing an effective date.

—was read the second time by title. On motion by Senator Taddeo, by two-thirds vote, CS for CS for SB 1508 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Albritton Farmer Pizzo
Baxley Flores Powell
Bean Gainer Rader
Benoacquisto Gibbon Rodriguez
Berman Gruters Rouson
Book Harrell Simmons
Bracy Hooper Simpson
Bradley Hutson Stargel
Brandes Lee Stewart
Braynon Mayfield Taddeo
Broxson Montford Thurston
Cruz Passidomo Torres
Diaz Perry Wright

Nays—None
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 screen 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.

was read the second time by title.

Pending further consideration of CS for SB 1544, pursuant to Rule 3.11(3), there being no objection, CS for HB 1373 was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

On motion by Senator Albritton—

CS for HB 1373—A bill to be entitled An act relating to long-term care; amending s. 409.979, F.S.; requiring aging resource centers to annually screen certain individuals with high priority scores for purposes of the statewide wait list for enrollment for home and community-based services; authorizing such centers 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 centers 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.

—a companion measure, was substituted for CS for SB 1544 and read the second time by title.

Pursuant to Rule 4.19, CS for HB 1373 was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 500 was deferred.

CS for CS for SB 700—A bill to be entitled An act relating to juvenile diversion program expunction; amending s. 943.0582, F.S.; deleting a requirement that limits diversion program expunction to programs for misdemeanor offenses; amending s. 985.126, F.S.; conforming a provision to changes made by the act; 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:

Senator Brandes moved the following amendment which was adopted:

Amendment 1 (204448) (with title amendment)—Before line 11 insert:

Section 1. Subsections (2) and (3) of section 20.316, Florida Statutes, are amended to read:

20.316 Department of Juvenile Justice.—There is created a Department of Juvenile Justice.

(2) DEPARTMENT PROGRAMS.—The following programs are established within the Department of Juvenile Justice:

(a) Accountability and Program Support.

(d) Prevention and Victim Services.

(c) Intake and Detention.

(f) Residential and Correctional Facilities.

(e) Probation and Community Corrections.

(b) Administration.

The secretary may establish assistant secretary positions and a chief of staff position as necessary to administer the requirements of this section.

(3) JUVENILE JUSTICE OPERATING CIRCUITS.—The department shall plan and administer its programs through a substate structure that conforms to the boundaries of the judicial circuits prescribed in s. 26.021. A county may seek placement in a juvenile justice operating circuit other than as prescribed in s. 26.021 for participation in the Prevention and Victim Services Program and the Probation and Community Corrections Program by making a request of the chief circuit judge in each judicial circuit affected by such request. Upon a showing that geographic proximity, community identity, or other legitimate concern for efficiency of operations merits alternative placement, each affected chief circuit judge may authorize the execution of an interagency agreement specifying the alternative juvenile justice operating circuit in which the county is to be placed and the basis for the alternative placement. Upon the execution of said interagency agreement by each affected chief circuit judge, the secretary may administratively place a county in an alternative juvenile justice operating circuit pursuant to the agreement.

Section 2. Section 985.686, Florida Statutes, is repealed.

Section 3. Subsections (1) through (4) and (6) of section 985.6865, Florida Statutes, are amended to read:

985.6865 Juvenile detention.—

(4) The Legislature finds that various counties and the Department of Juvenile Justice have engaged in a multitude of legal proceedings regarding detention cost sharing for juveniles. Such litigation has largely focused on how the Department of Juvenile Justice calculates the detention costs that the counties are responsible for paying, leading to the overbilling of counties for a period of years. Additionally, litigation pending in 2016 is a financial burden on the taxpayers of this state.

(a) “Detention care” means secure detention and respite beds for juveniles charged with a domestic violence crime.

(b) “Fiscally constrained county” means a county within a rural area of opportunity as designated by the Governor pursuant to s. 288.0656 or each county for which the value of a mill shall raise no more than $5 million in revenue, based on the certified school tax value certified pursuant to s. 1011.62(4)(a)1.a., from the previous July 1.

(c) “Total shared detention costs” means the amount of funds expended by the department for the costs of detention care for the prior fiscal year. This amount includes the most recent actual certify forward amounts minus any funds it expends on detention care for juveniles residing in fiscally constrained counties or out of state.

(2/4) Notwithstanding s. 985.686, for the 2017-2018 fiscal year, and each fiscal year thereafter, each county that is not a fiscally constrained county and that has taken the action fulfilling the intent of this section...
as described in subsection (2) shall pay its annual percentage share of 50 percent of the total shared detention costs. Annually by July 15, 2017, and each year thereafter, the department shall calculate and provide to each county that is not a fiscally constrained county and that does not provide its own detention care for juveniles its annual percentage share by dividing the total number of detention days for juveniles residing in the county for the most recently completed 12-month period by the total number of detention days for juveniles in all counties that are not fiscally constrained counties during the same period. The annual percentage share of each county is not a fiscally constrained county and that does not provide its own detention care for juveniles must be multiplied by 50 percent of the total shared detention costs to determine that county’s share of detention costs. Beginning August 1, each such county shall pay to the department its share of detention costs, which shall be paid in 12 equal payments due on the first day of each month. The state shall pay the remaining actual costs of detention care.

(4)(4) Each county that is not a fiscally constrained county and that does not provide its own detention care for juveniles has taken the action fulfilling the intent of this section as described in subsection (2) shall incorporate into its annual county budget sufficient funds to pay its annual percentage share of the total shared detention costs required by subsection (2). (4)

And the title is amended as follows:

Delete lines 2-3 and insert: An act relating to juvenile justice; amending s. 20.316, F.S.; revising the name of a program and creating an additional program within the Department of Juvenile Justice; conforming a provision to changes made by the act; repealing s. 985.686, F.S., relating to shared county and state responsibility for juvenile detention; amending s. 985.6865, F.S.; deleting provisions relating to legislative findings and legislative intent; deleting a provision requiring each county that is not a fiscally constrained county to pay its annual percentage share of the total shared detention costs; requiring the Department of Juvenile Justice to calculate and provide to each county that is not a fiscally constrained county and that does not provide its own detention care for juveniles its annual percentage share; requiring each county that is not a fiscally constrained county and that does not provide its own detention care for juveniles to incorporate into its annual budget sufficient funds to pay its annual percentage share; conforming a provision to changes made by the act; conforming a cross-reference; amending s. 943.0582, F.S.; deleting a

On motion by Senator Perry, by two-thirds vote, CS for CS for SB 700, as amended, was read the third time by title, passed, ordered engrossed, and then certified to the House. The vote on passage was:

Yeas—38

Albritton
Baxley
Bean
Benacquisto
Berman
Book
Bracy
Bradley
Brandes
Braynon
Broxson
Cruz
Diaz

Farmer
Flores
Gainer
Gibson
Gruters
Harrell
Hooper
Lee
Mayfield
Montford
Passidomo
Perry
Pizzo

Powell
Rader
Rodriguez
Rouson
Simmons
Simpson
Starzel
Stewart
Taddeo
Thurston
Torres
Wright

Yeas—38

Albritton
Baxley
Bean
Benacquisto
Berman
Book
Bracy
Bradley
Brandes
Braynon
Broxson
Cruz
Diaz

Farmer
Flores
Gainer
Gibson
Gruters
Harrell
Hooper
Huiston
Lee
Mayfield
Montford
Passidomo
Perry

Powell
Rader
Rodriguez
Rouson
Simmons
Simpson
Stargel
Stewart
Taddeo
Thurston
Wright
Pizzo

SB 118—A bill to be entitled An act relating to security in trial court facilities; amending s. 30.15, F.S.; requiring sheriffs to coordinate with certain boards of county commissioners and chief judges to develop a comprehensive plan for security of trial court facilities; specifying that sheriffs and chief judges retain certain authorities; specifying that sheriffs and their deputies, employees, and contractors are officers of the court under specified circumstances; providing an effective date.

was read the second time by title.

Pending further consideration of SB 118, pursuant to Rule 3.11(3), there being no objection, CS for HB 131 was withdrawn from the Committees on Judiciary; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

On motion by Senator Gruters—

CS for HB 131—A bill to be entitled An act relating to security in trial court facilities; amending s. 30.15, F.S.; requiring sheriffs to coordinate with certain boards of county commissioners and chief judges to develop a comprehensive plan for security of trial court facilities; specifying that sheriffs and chief judges retain certain authorities; specifying that sheriffs and their deputies, employees, and contractors are officers of the court under specified circumstances; providing an effective date.

was read the second time by title.

Pursuant to Rule 4.19, CS for HB 131 was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 402 and CS for CS for SB 888 was deferred.

SB 918—A bill to be entitled An act relating to security in trial court facilities; amending s. 1003.44, F.S.; requiring the Commissioner of Education to develop minimum criteria for a nonpartisan civic literacy practicum for high school students, beginning with a specified school year; requiring the commissioner to develop a certain process for use by district school boards; specifying criteria for the civic literacy practicum; authorizing students to apply the hours they devote to practicum activities to certain community service requirements; requiring the State Board of Education to designate certain high schools as Freedom Schools, based on criteria the board establishes relating to students’ civic learning and civic engagement; providing an effective date.

was read the second time by title. On motion by Senator Brandes, by two-thirds vote, SB 918 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Albritton
Baxley
Bean
Benacquisto
Berman
Book
Bracy
Bradley
Brandes
Braynon
Broxson
Cruz
Diaz

Farmer
Flores
Gainer
Gibson
Gruters
Harrell
Hooper
Huiston
Lee
Mayfield
Montford
Passidomo
Perry

Powell
Rader
Rodriguez
Rouson
Simmons
Simpson
Stargel
Stewart
Taddeo
Thurston
Wright
Pizzo

Yeas—38

Albritton
Baxley
Bean
Benacquisto
Berman
Book
Bracy
Bradley
Brandes
Braynon
Broxson
Cruz
Diaz

Farmer
Flores
Gainer
Gibson
Gruters
Harrell
Hooper
Huiston
Lee
Mayfield
Montford
Passidomo
Perry

Powell
Rader
Rodriguez
Rouson
Simmons
Simpson
Stargel
Stewart
Taddeo
Thurston
Wright
Pizzo

Consideration of CS for CS for CS for SB 792 and CS for SB 68 was deferred.
Consideration of CS for SB 4 and CS for CS for SB 922 was deferred.

CS for SB 154—A bill to be entitled An act relating to human trafficking education in schools; amending s. 1003.42, F.S.; revising the required health education in public schools to include information regarding the dangers and signs of human trafficking; specifying the minimum requirements of the human trafficking education portion of the comprehensive health education curriculum; providing an effective date.

—was read the second time by title. On motion by Senator Thurston, by two-thirds vote, CS for SB 154 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

Vote after roll call:

Yea—Mr. President

Consideration of SB 1020 and CS for CS for SB 160 was deferred.

CS for SB 162—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; prohibiting an agency that receives a request to inspect or copy a record from responding to such request by filing an action for declaratory relief against the requester; providing an effective date.

—was read the second time by title.

Senator Perry moved the following amendment which failed:

Amendment 1 (590792) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Subsection (9) is added to section 119.07, Florida Statutes, to read:

119.07 Inspection and copying of records; photographing public records; fees; exemptions.—

(9) If an agency files an action for declaratory judgment for a declaration that certain public records are exempt, or confidential and exempt, from subsection (1) and s. 24(a), Art. I of the State Constitution, and the court determines that the records are either not exempt or not confidential and exempt, the court must assess the reasonable costs of enforcement, including reasonable attorney fees, against the responsible agency for the benefit of the named respondent.

Section 2. This act shall take effect July 1, 2020.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; requiring a court to assess the reasonable costs of enforcement against an agency upon the court’s determination in an action for a declaratory judgment that certain records are not subject to a public records exemption; providing an effective date.

On motion by Senator Perry, by two-thirds vote, CS for SB 162 was read the third time by title. On motion by Senator Perry, CS for SB 162 was deferred.

SB 1354—A bill to be entitled An act relating to the statewide voter registration application; amending ss. 97.052 and 97.053, F.S.; revising the requirements for the uniform statewide voter registration application and the acceptance of such applications; amending s. 97.0585, F.S.; deleting an exemption from public records requirements for information related to a voter registration applicant’s or voter’s prior felony conviction and his or her restoration of voting rights to conform to changes made by the act; providing an effective date.

—was read the second time by title. On motion by Senator Brandes, by two-thirds vote, SB 1354 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

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

Nays—None

Vote after roll call:

Yea—Mr. President

Consideration of CS for SB 170 was deferred.

CS for SB 1662—A bill to be entitled An act relating to a property tax exemption for disabled veterans; amending s. 196.011, F.S.; conforming a provision to changes made by the act; amending s. 196.081, F.S.; providing that certain veterans and their surviving spouses receiving a certain homestead tax exemption may apply for and receive a prorated refund of property taxes paid on new homestead property acquired during a certain timeframe; requiring the property appraiser to immediately make certain entries upon the tax rolls to allow the prorated refund; providing an effective date.

—was read the second time by title.

Pending further consideration of CS for SB 1662, pursuant to Rule 3.11(3), there being no objection, CS for CS for HB 1249 was withdrawn from the Committees on Community Affairs; Finance and Tax; and Appropriations.

On motion by Senator Albritton—

CS for CS for CS for HB 1249—A bill to be entitled An act relating to transfer of tax exemption for veterans; amending s. 196.011, F.S.; conforming a provision to changes made by the act; amending s. 196.081, F.S.; providing that certain veterans and their surviving spouses receiving a certain homestead tax exemption may apply for and receive a prorated refund of property taxes paid on new homestead property acquired during a certain timeframe; requiring the property appraiser to immediately make certain entries upon the tax rolls to allow the prorated refund under certain circumstances; providing an effective date.
—a companion measure, was substituted for CS for SB 1662 and read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 1249 was placed on the calendar of Bills on Third Reading.

Consideration of CS for CS for SB 1726, CS for SB 1738, and CS for SB 798 was deferred.

CS for CS for CS for SB 1870—A bill to be entitled An act relating to technology innovation; amending s. 20.22, F.S.; establishing the Florida Digital Service and the Division of Telecommunications within the Department of Management Services; abolishing the Division of State Technology within the department; amending s. 110.205, F.S.; exempting the state chief data officer and the state chief information security officer within the Florida Digital Service from the Career Service System; providing for the salary and benefits of such positions to be set by the department; amending s. 282.0041, F.S.; defining terms; revising the definition of the term “open data”; amending s. 282.0051, F.S.; revising information technology-related powers, duties, and functions of the department acting through the Florida Digital Service; specifying the designation of the state chief information officer and the state chief data officer; specifying qualifications for such positions; specifying requirements, contingent upon legislative appropriation, for the department; authorizing the department to develop a certain process; prohibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; specifying rulemak- ing authority for the department; amending s. 282.00515, F.S.; requiring the Department of Legal Affairs, the Department of Financial Services, or the Department of Agriculture and Consumer Services to notify the Governor and the Legislature and provide a certain justification and explanation if such agency adopts alternative standards to certain enterprise architecture standards; providing construction; prohibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; conforming a cross-reference; amending ss. 282.318, 287.0591, 365.171, 365.172, 365.173, and 943.0415, F.S.; conforming provisions to changes made by the act; creating s. 559.952, F.S.; providing a short title; creating the Financial Technology Sandbox within the Office of Financial Regulation; defining terms; requiring the office, if certain conditions are met, to grant a license to a Financial Technology Sandbox applicant, grant exceptions to specified provisions of general law relating to consumer finance loans and money services businesses, and grant waivers of certain rules; authorizing a substantially affected person to seek a declaratory statement before applying to the Financial Technology Sandbox; specifying application requirements and procedures; providing requirements for the office in reviewing and approving or denying applications; providing requirements for the office in specifying the number of the consumers authorized to receive an innovative financial product or service; specifying authorized actions of, limitations on, and requirements for licensees operating in the Financial Technology Sandbox; requiring licensees to make a specified disclosure to consumers; requiring the office to enter into certain agreements with other regulatory agencies; requiring the office to examine licensee records; requiring the department to issue orders and enforce the orders; providing an appropriation; providing that specified provisions of the act are contingent upon passage of other provisions addressing public records; providing effective dates.

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

CS for CS for CS for HB 1391—A bill to be entitled An act relating to technology innovation; amending s. 20.22, F.S.; establishing the Florida Digital Service and the Division of Telecommunications within the Department of Management Services; abolishing the Division of State Technology within the department; amending s. 110.205, F.S.; exempting the state chief data officer and the state chief information security officer within the Florida Digital Service from the Career Service System; providing for the salary and benefits of such positions to be set by the department; amending s. 282.0041, F.S.; defining terms; revising the definition of the term “open data”; amending s. 282.0051, F.S.; revising information technology-related powers, duties, and functions of the department acting through the Florida Digital Service; specifying the designation of the state chief information officer and the state chief data officer; specifying qualifications for such positions; specifying requirements, contingent upon legislative appropriation, for the department; authorizing the department to develop a certain process; prohibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; specifying rulemak- ing authority for the department; amending s. 282.00515, F.S.; requiring the Department of Legal Affairs, the Department of Financial Services, or the Department of Agriculture and Consumer Services to notify the Governor and the Legislature and provide a certain justification and explanation if such agency adopts alternative standards to certain enterprise architecture standards; providing construction; prohibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; conforming a cross-reference; amending ss. 282.318, 287.0591, 365.171, 365.172, 365.173, and 943.0415, F.S.; conforming provisions to changes made by the act; creating s. 559.952, F.S.; providing a short title; creating the Financial Technology Sandbox within the Office of Financial Regulation; defining terms; requiring the office, if certain conditions are met, to grant a license to a Financial Technology Sandbox applicant, grant exceptions to specified provisions of general law relating to consumer finance loans and money services businesses, and grant waivers of certain rules; authorizing a substantially affected person to seek a declaratory statement before applying to the Financial Technology Sandbox; specifying application requirements and procedures; providing requirements for the office in reviewing and approving or denying applications; providing requirements for the office in specifying the number of the consumers authorized to receive an innovative financial product or service; specifying authorized actions of, limitations on, and requirements for licensees operating in the Financial Technology Sandbox; requiring licensees to make a specified disclosure to consumers; authorizing the office to enter into certain agreements with other regulatory agencies; authorizing the office to examine licensee records; authorizing a licensee to apply for one extension of an initial sandbox period for a certain timeframe; specifying requirements and procedures for applying for an extension; specifying requirements and procedures for, and authorized actions of, licensees when concluding a sandbox period or extension; requiring licensees to submit certain reports to the office at specified intervals; providing construction; specifying the liability of a licensee; authorizing the office to take certain disciplinary actions against a licensee under certain circumstances; providing construction relating to service of process; specifying the rulemaking authority of the Financial Services Commission; providing the office authority to issue orders and enforce the orders; providing an appropriation; providing that specified provisions of the act are contingent upon passage of other provisions addressing public records; providing effective dates.

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

CS for CS for CS for HB 1391 was placed on the calendar of Bills on Third Reading.

CS for CS for SB 1872—A bill to be entitled An act relating to public records; amending s. 559.952, F.S.; providing exemptions from public records requirements for certain information submitted to the Office of Financial Regulation in Financial Technology Sandbox applications and information relating to certain consultations; authorizing the office to disclose the information to state and federal agencies for investigative purposes; providing for future legislative review and repeal of the ex- emptions; providing a statement of public necessity; providing a contingent effective date.
was read the second time by title.

Pending further consideration of CS for CS for SB 1872, pursuant to Rule 3.11(3), there being no objection, CS for CS for HB 1393 was withdrawn from the Committees on Governmental Oversight and Accountability; Banking and Insurance; and Rules.

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

CS for CS for HB 1393—A bill to be entitled An act relating to public records; amending s. 559.952, F.S.; providing exemptions from public records requirements for certain information made available to the Office of Financial Regulation in Financial Technology Sandbox applications by specified providers of innovative financial products or services and for certain information on such providers; for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for CS for CS for SB 1872 and by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 1393 was placed on the calendar of Bills on Third Reading.

SB 7032—A bill to be entitled An act relating to public records; amending s. 559.952, F.S.; providing exemptions from public records requirements for body camera recordings obtained by law enforcement officers under certain circumstances; making editorial changes; providing an effective date.

—was read the second time by title.

Pending further consideration of SB 7032, pursuant to Rule 3.11(3), there being no objection, HB 7015 was withdrawn from the Committees on Criminal Justice; Governmental Oversight and Accountability; and Rules.

On motion by Senator Perry—

HB 7015—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 119.071, F.S., which provides an exemption from public records requirements for body camera recordings obtained by law enforcement officers under certain circumstances; making editorial changes; removing the scheduled repeal of the exemption; providing an effective date.

—a companion measure, was substituted for SB 7032 and read the second time by title.

Pursuant to Rule 4.19, HB 7015 was placed on the calendar of Bills on Third Reading.

THE PRESIDENT PRESIDING

RECESS

The Senate was called to order by the President at 5:00 p.m. A quorum present—36:

Mr. President

Yeas—Mr. President

Nays—None

Vote after roll call:

Yeas—39

Nays—None

Consideration of CS for CS for CS for HB 1332, CS for CS for SB 1692, CS for CS for SB 1694, SB 726, and CS for SB 1148 was deferred.

SPECIAL ORDER CALENDAR, continued

CS for SB 1170—A bill to be entitled An act relating to public records and meetings; amending s. 282.318, F.S.; revising a provision to reflect the abolishment of the Agency for State Technology; providing an exemption from public records requirements for portions of records held by a state agency which contain network schematics, hardware and software configurations, encryption; removing the scheduled repeal of a certain public records exemption; providing an exemption from public records requirements for portions of meetings which would reveal certain records; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing an exception; revising applicability of provisions requiring and authorizing certain records to be made available to certain entities; providing for future legislative review and repeal under the Open Government Sunset Review Act of the exemptions; providing for retroactive application of the exemptions; providing statements of public necessity; providing an effective date.

—was read the second time by title.
Pending further consideration of CS for SB 1170, pursuant to Rule 3.11(3), there being no objection, CS for CS for HB 821 was withdrawn from the Committees on Innovation, Industry, and Technology; Governmental Oversight and Accountability; and Rules.

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

**CS for CS for HB 821**—A bill to be entitled An act relating to public records and meetings; amending s. 282.318, F.S.; revising a provision to reflect the abolishment of the Agency for State Technology; providing an exemption from public records requirements for portions of records held by a state agency that contain network schematics, hardware and software configurations, and encryption; providing an exemption from public meetings requirements for portions of meetings that would reveal such records; requiring recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing for future legislative review and repeal of the exemptions under the Open Government Sunset Review Act; providing for retroactive application of the exemptions; providing a public necessity statement; providing an effective date.

—a companion measure, was substituted for CS for SB 1170 and by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 821** was placed on the calendar of Bills on Third Reading.

**CS for CS for SB 1464**—A bill to be entitled An act relating to underground facility damage prevention and safety; amending s. 556.102, F.S.; providing definitions; amending s. 556.107, F.S.; revising and providing noncriminal violations relating to the transportation of certain hazardous materials; authorizing the State Fire Marshal or his or her agents to issue civil penalties; requiring the corporation to identify areas in which real or potential underground facility damage preventions and safety; amending s. 556.117, F.S.; requiring written warnings for certain noncriminal infractions; authorizing the State Fire Marshal or his or her agents to issue certain citations; providing enhanced civil penalties; requiring the corporation to submit an annual report to the Governor and the Legislature by a specified date; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 1170 and by two-thirds vote, read the second time by title.

Senator Simpson moved the following amendment which was adopted:

**Amendment 1 (881186) (with title amendment)**—Before line 35 insert:

Section 1. Subsection (1) of section 350.061, Florida Statutes, is amended to read:

350.061 Public Counsel; appointment; oath; restrictions on Public Counsel and his or her employees.—

(1) The committee designated by joint rule of the Legislature or by agreement between the President of the Senate and the Speaker of the House of Representatives as the Committee on Public Counsel Oversight shall appoint a Public Counsel to represent the general public of Florida before the Florida Public Service Commission. The Public Counsel shall be an attorney admitted to practice before the Florida Supreme Court and shall be appointed for a term of 4 years, and may be reappointed thereafter, provided that a person appointed as the Public Counsel may not serve more than 12 consecutive years in the position. However, the time served by the Public Counsel before July 1, 2020, may not be considered in applying the limitation on consecutive years of service. The Public Counsel shall be appointed by a majority vote of the committee appointees of each house and may be removed from office by a majority vote of the committee appointees of the house of which he or she is a member. A person may continue as Public Counsel beyond the 4-year term until his or her successor is appointed and takes office, unless the person is removed by a vote of the committee. The Committee on Public Counsel Oversight shall receive applications, conduct interviews, and appoint a Public Counsel to a 4-year term beginning on March 1, 2021, and every 4 years thereafter serve at the pleasure of the Committee on Public Counsel Oversight, subject to biennial reconfirmation by the committee. The Public Counsel shall perform his or her duties independently. Vacancies in the office shall be filled for the remainder of the unexpired term in the same manner as the original appointment.

And the title is amended as follows:

Delete lines 2-3 and insert: An act relating to infrastructure regulation; amending s. 350.061, F.S.; providing term limits for the Public Counsel; providing an exception for time served before a specified date; providing for the appointment and removal of the Public Counsel; requiring the Committee on Public Counsel Oversight to receive applications, conduct interviews, and appoint a Public Counsel by a specified date every 4 years; providing for the filling of vacancies; amending s. 556.102, F.S.;

Pursuant to Rule 4.19, **CS for CS for HB 1095**, as amended, was placed on the calendar of Bills on Third Reading.

**CS for SB 68**—A bill to be entitled An act relating to homelessness; amending s. 420.621, F.S.; revising, adding, and deleting defined terms; amending s. 420.622, F.S.; expanding the membership of the Council on Homelessness to include a representative of the Florida Housing Coalition; making the Secretary of the Department of Elderly Affairs or his or her designee; providing that the Governor is encouraged to appoint council members who have certain experience; revising the duties of the State Office on Homelessness; revising requirements for the state’s homeless programs; requiring entities that receive state funding to provide summary aggregated data to assist the council in providing recommendations; authorizing the State Fire Marshal to require that the office have the concurrence of the council to accept and administer moneys appropriated to it to provide certain annual challenge grants to continuums of care lead agencies; increasing the maximum amount of grant awards
per continuum of care lead agency; establishing provisions for changes made by the act; revising requirements for the use of grant funds by continuum of care lead agencies; revising preference criteria for certain grants; increasing the maximum percentage of its funding which a continuum of care lead agency may spend on administrative costs; requiring such agencies to submit a final report to the Department of Children and Families documenting certain outcomes achieved by grant-funded programs; removing the requirement that the office have the concurrence of the council to administer moneys given to it to provide homeless housing assistance grants annually to certain continuum of care lead agencies to acquire, construct, or rehabilitate permanent housing units for homeless persons; providing for the distribution among certain designated continuum of care lead agencies and entities; creating s. 420.6225, F.S.; specifying the purposes of a continuum of care; revising certain requirements for the office to administer moneys appropriated to it for distribution among certain designated continuum of care lead agencies and entities; designating a collaborative applicant that is responsible for submitting the continuum of care funding application for the designated catchment area to the United States Department of Housing and Urban Development; requiring entities to be funded under a spending plan which may be used by the continuums of care to promote participation by all interested individuals and organizations, subject to certain requirements; creating s. 420.6227, F.S.; providing legislative findings and program purposes; requiring the board to develop minimum standards of practice for the physical therapists; requiring the Department of Health to submit a report to the Legislature by a specified date; providing construction; and by two-thirds vote, read the second time by title. 

Pursuant to Rule 4.19, HB 163 was placed on the calendar of Bills on Third Reading. 

CS for CS for CS for SB 792—A bill to be entitled An act relating to physical therapy practice; amending s. 486.021, F.S.; revising and defining terms; amending s. 486.025, F.S.; requiring the powers and duties of the Board of Physical Therapy Practice; creating s. 486.117, F.S.; requiring the board to establish minimum standards of practice for the performance of dry needling by physical therapists; requiring the Department of Health to submit a report detailing certain information to the Legislature on or before a specified date; providing construction; and by two-thirds vote, read the second time by title. 

Pending further consideration of CS for CS for CS for SB 792, pursuant to Rule 3.11(3), there being no objection, HB 467 was withdrawn from the Committees on Health Policy, Banking and Insurance, and Rules. 

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

CS for HB 467—A bill to be entitled An act relating to physical therapy practice; amending s. 486.021, F.S.; revising and providing definitions; amending s. 486.025, F.S.; revising the powers and duties of the Board of Physical Therapy Practice; creating s. 486.117, F.S.; requiring the board to establish minimum standards of practice for the performance of dry needling by physical therapists; requiring the Department of Health to submit a report to the Legislature by a specified date; providing construction; and by two-thirds vote, read the second time by title. 

Pending further consideration of CS for CS for CS for SB 792, pursuant to Rule 3.11(3), there being no objection, HB 467 was withdrawn from the Committees on Health Policy, Banking and Insurance, and Rules. 

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

CS for CS for CS for SB 792—A bill to be entitled An act relating to physical therapy practice; amending s. 486.021, F.S.; revising and providing definitions; amending s. 486.025, F.S.; revising the powers and duties of the Board of Physical Therapy Practice; creating s. 486.117, F.S.; requiring the board to establish minimum standards of practice for the performance of dry needling by physical therapists; requiring the Department of Health to submit a report to the Legislature by a specified date; providing construction; and by two-thirds vote, read the second time by title. 

Pursuant to Rule 4.19, CS for HB 467 was placed on the calendar of Bills on Third Reading. 

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CS for SB 1188—A bill to be entitled An act relating to public records; creating s. 631.195, F.S.; defining the terms “consumer” and “personal financial and health information”; providing an exemption from public records requirements for consumer personal financial and health information, certain underwriting files, insurer personnel and payroll records, consumer claim files, certain reports and documents relating to insurer own-risk and solvency assessments and corporate governance annual disclosures, and certain information received from the National Association of Insurance Commissioners or governments, in records made or received by the Department of Financial Services acting as receiver as to an insurer; providing retroactive applicability of the exemptions; authorizing the release of confidential and exempt information under specified circumstances; providing for future legislative review and repeal of the exemptions; providing statements of public necessity; providing an effective date.

—was read the second time by title.

Pending further consideration of CS for SB 1188, pursuant to Rule 3.111(3), there being no objection, CS for HB 1409 was withdrawn from the Committees on Banking and Insurance; Governmental Oversight and Accountability; and Rules.

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

CS for HB 1409—A bill to be entitled An act relating to public records; creating s. 631.195, F.S.; defining the terms “consumer” and “personal financial and health information”; exempting from public records requirements certain records made or received by the Department of Financial Services acting as receiver pursuant to specified provisions; providing that such records comprise consumer personal financial and health information, certain underwriting files, insurer personnel and payroll records, consumer claim files, certain reports and documents held by the department relating to insurer own-risk, solvency assessments, corporate governance annual disclosures, and certain information received from the National Association of Insurance Commissioners or governments; providing retroactive applicability; prohibiting recovery of costs; requiring that exempted records may be released under specified circumstances; providing for future legislative review and repeal of the exemptions; providing statements of public necessity; providing an effective date.

—a companion measure, was substituted for CS for SB 1188 and by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, CS for HB 1409 was placed on the calendar of Bills on Third Reading.

CS for SB 1148—A bill to be entitled An act relating to electric bicycles; amending s. 261.03, F.S.; revising the definition of the term “OHM” or “off-highway motorcycle”; amending s. 316.003, F.S.; revising definitions relating to the Florida Uniform Traffic Control Law; defining the term “electric bicycle”; amending s. 316.008, F.S.; authorizing local authorities to regulate the operation of electric bicycles; amending s. 316.027, F.S.; revising the definition of the term “vulnerable road user”; amending s. 316.083, F.S.; requiring the driver of a vehicle overtaking an electric bicycle to pass the electric bicycle at a certain distance; amending s. 316.1995, F.S.; expanding exceptions to a prohibition on requiring manufacturers and distributors, beginning on a specified date, to apply a label containing certain information to each electric bicycle; prohibiting persons from tampering with or modifying electric bicycles for certain purposes; providing an exception; requiring electric bicycles to comply with specified provisions of law; requiring electric bicycles to operate in a manner that meets certain requirements; authorizing operators, beginning on a specified date, to apply a label containing certain information to each electric bicycle; providing for future legislative review and repeal of the act; conforming cross-references; providing an effective date.

—a companion measure, was substituted for CS for SB 1148 and by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, CS for SB 1148 was placed on the calendar of Bills on Third Reading.

CS for SB 500—A bill to be entitled An act relating to prohibited acts by health care practitioners; amending s. 456.072, F.S.; prohibiting specified acts by health care practitioners relating to specialty designations; authorizing the Department of Health to enforce compliance with the act; authorizing the department to take specified disciplinary action against health care practitioners in violation of the act; specifying applicable administrative penalties; providing an effective date.

—was read the second time by title. On motion by Senator Harrell, by two-thirds vote, CS for SB 500 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—35

Mr. President                Bronson                Hutson
Albritton                  Cruz                    Mayfield
Baxley                     Diaz                     Montford
Bean                       Farmer                   Passidomo
Benaquisto                Flores                    Perry
Berman                     Gibson                   Pizzo
Book                       Gruters                   Powell
Bradley                    Harrell                  Rader
Braynon                    Hooper                   Rodriguez
CS for CS for SB 402—A bill to be entitled An act relating to assisted living facilities; amending s. 429.02, F.S.; defining and revising terms; amending s. 429.07, F.S.; requiring assisted living facilities that provide certain services to maintain a written progress report on each person receiving such services from the facility's staff; conforming a cross-reference; amending s. 429.11, F.S.; prohibiting a county or municipality from issuing a business tax receipt, rather than an occupational license, to a facility from admitting certain individuals; amending s. 429.176, F.S.; requiring an owner of a facility to provide certain documentation to the Agency for Health Care Administration within a specified timeframe; amending s. 429.23, F.S.; authorizing a facility to submit certain reports regarding adverse incidents through the agency’s online portal; requiring the agency to send reminders by electronic mail to certain facility contacts regarding submission deadlines for such reports within a specified timeframe; providing that facilities are not required to submit specified reports under certain circumstances; deleting a requirement that facilities submit certain monthly reports to the agency; amending s. 429.255, F.S.; authorizing certain persons to change a resident’s bandage for a minor cut or abrasion; authorizing certain persons to contract with a third-party to provide services to a resident under certain circumstances; providing requirements relating to the third-party provider; clarifying that the absence of an order not to resuscitate does not preclude a physician from withholding or withdrawing cardiopulmonary resuscitation or use of an automated external defibrillator; amending s. 429.256, F.S.; revising the types of medications that may be self-administered; revising provisions relating to assistance with the self-administration of such medications; requiring a person assisting with a resident's self-administration of medication to confirm and advise the patient of specified information; authorizing a resident to opt out of such advisement through a signed waiver; providing requirements for such waiver; revising provisions relating to certain medications that are not self-administered with assistance; amending s. 429.26, F.S.; including medical examinations in the criteria used for admission to an assisted living facility; providing specified criteria for determination of appropriateness for admission to and continued residency in an assisted living facility; prohibiting such facility from admitting certain individuals; defining the term “bedridden”; authorizing a facility to retain certain individuals under certain conditions; requiring that a resident receive a medical examination within a specified timeframe after admission to a facility; requiring that such examination be recorded on a form; providing limitations on the use of such form; providing requirements for the content of the form; revising provisions relating to the placement of residents by the Department of Children and Families; requiring a facility to notify a resident’s representative or designee of specified information under certain circumstances; requiring the facility to arrange with an appropriate health care provider for the care and services needed to treat a resident under certain circumstances; removing provisions relating to the retention of certain residents in a facility; amending s. 429.28, F.S.; requiring facilities to provide written notice of relocation or termination of residency from a facility to the resident or the resident’s legal guardian; revising provisions related to a licensure survey required by the agency; deleting a requirement that the agency adopt certain rules; amending s. 429.31, F.S.; revising notice requirements for facilities that are terminating operations; requiring the agency to inform the State Long-Term Ombudsman Program immediately upon notice of a facility's termination of operations; amending s. 429.41, F.S.; revising legislative intent; revising definitions; amending s. 429.435, F.S.; requiring the State Fire Marshall to establish uniform firesafety standards for certain assisted living facilities; providing for a facility’s self-administration capability within a specified timeframe under certain circumstances; requiring the State Fire Marshall to use certain standards from a specified national association to determine the uniform firesafety standards to be adopted; authorizing local governments and utilities to charge certain fees relating to fire sprinkler systems; requiring licensed facilities to have an annual fire inspection; specifying certain code requirements for facilities that undergo a specific or rehabilitation; amending s. 429.52, F.S.; revising certain provisions relating to facility staff training and educational requirements; requiring the agency, in conjunction with providers, to establish core training requirements for facility administrators; revising the training and continuing education requirements for facility staff who assist residents with the self-administration of medications; requiring the agency to contract with another entity to administer a certain competency test; requiring the agency to adopt a curriculum outline with learning objectives to be used by core trainers; 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 CS for SB 402, pursuant to Rule 3.111(3), there being no objection, CS for CS for HB 767 was withdrawn from the Committees on Health Policy; Appropriations Subcommittee on Health and Human Services; and Appropriations.

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

CS for CS for HB 767—A bill to be entitled An act relating to assisted living facilities; amending s. 429.02, F.S.; revising definitions; amending s. 429.07, F.S.; providing that an assisted living facility licensed to provide extended congregate care services or limited nursing services must maintain a written progress report on each person receiving services from the facility's staff; conforming a cross-reference; amending s. 429.11, F.S.; prohibiting a county or municipality from issuing a business tax receipt, rather than an occupational license, to a facility under certain circumstances; amending s. 429.176, F.S.; requiring an owner of a facility to provide certain documentation to the Agency for Health Care Administration regarding a new administrator; amending s. 429.23, F.S.; authorizing a facility to send certain reports regarding adverse incidents through the agency’s online portal; requiring the agency to send reminders by electronic mail to certain facility contacts regarding submission deadlines for such reports within a specified timeframe; amending s. 429.255, F.S.; authorizing certain persons to change residents’ bandages for specified purposes; clarifying that the absence of an order not to resuscitate does not preclude a physician from withholding or withdrawing cardiopulmonary resuscitation or use of an automated external defibrillator; amending s. 429.256, F.S.; revising the types of medications that may be self-administered; revising provisions relating to assistance with the self-administration of such medications; requiring a person assisting with a resident’s self-administration of medication to confirm that the medication is intended for that resident and to orally advise the resident of the medication name and dosage; authorizing a resident to opt out of such advisement through a signed waiver; revising provisions relating to certain medications that are not self-administered with assistance; amending s. 429.26, F.S.; including medical examinations in the criteria used for admission to an assisted living facility; providing specified criteria for determination of appropriateness for admission to and continued residency in an assisted living facility; prohibiting such facility from admitting certain individuals; defining the term “bedridden”; requiring a facility to retain certain individuals under certain conditions; requiring that a resident receive a medical examination within a specified timeframe after admission to a facility; requiring that such examination be recorded on a form; providing limitations on the use of such form; providing requirements for the content of the form; revising provisions relating to the placement of residents by the Department of Children and Families; requiring a facility to notify a resident’s representative or designee of specified information under certain circumstances; requiring the facility to arrange with an appropriate health care provider for the care and services needed to treat a resident under certain circumstances; removing provisions relating to the retention of certain residents in a facility; amending s. 429.28, F.S.; requiring facilities to provide written notice of relocation or termination of residency from a facility to the resident or the resident’s legal guardian; revising provisions related to a licensure survey required by the agency; deleting a requirement that the agency adopt certain rules; amending s. 429.31, F.S.; revising notice requirements for facilities that are terminating operations; requiring the agency to inform the State Long-Term Ombudsman Program immediately upon notice of a facility’s termination of operations; amending s. 429.41, F.S.; revising legislative intent; revising definitions; amending s. 429.435, F.S.; requiring the State Fire Marshall to establish uniform firesafety standards for certain assisted living facilities; providing for a facility’s self-administration capability within a specified timeframe under certain circumstances; requiring the State Fire Marshall to use certain standards from a specified national association to determine the uniform firesafety standards to be adopted; authorizing local governments and utilities to charge certain fees relating to fire sprinkler systems; requiring licensed facilities to have an annual fire inspection; specifying certain code requirements for facilities that undergo a specific or rehabilitation; amending s. 429.52, F.S.; revising certain provisions relating to facility staff training and educational requirements; requiring the agency, in conjunction with providers, to establish core training requirements for facility administrators; revising the training and continuing education requirements for facility staff who assist residents with the self-administration of medications; requiring the agency to contract with another entity to administer a certain competency test; requiring the agency to adopt a curriculum outline with learning objectives to be used by core trainers; conforming provisions to changes made by the act; providing an effective date.
for such care and services under certain circumstances; requiring the facility to arrange with an appropriate health care provider for the care and services needed to treat a resident under certain circumstances; removing provisions relating to the retention of certain residents in a facility; amending s. 429.28, F.S.; providing requirements for a notice of relocation or termination of residency from a facility; revising provisions requiring the agency to conduct a licensure survey to determine whether a facility has complied with certain standards and residents’ rights; removing a requirement that the agency adopt certain rules; amending s. 429.31, F.S.; revising notice requirements for facilities that are terminating operations; requiring the agency to inform the State Long-Term Ombudsman Program immediately upon notice of a facility’s termination of operations; amending s. 429.41, F.S.; revising legislative intent; removing provisions to conform to changes made by the act; requiring county emergency management agencies, rather than local emergency management agencies, to review and approve or disapprove of a facility’s comprehensive emergency management plan; requiring a facility to submit a comprehensive emergency management plan to the county emergency management agency within a specified timeframe after its licensure; revising the criteria under which a facility must be fully inspected; revising standards for the care of residents provided by a facility; prohibiting the use of Posey restraints in facilities; authorizing other physical restraints to be used under certain conditions and in accordance with certain rules; requiring the agency to establish resident elopement drill requirements; requiring that elopement drills include a review of a facility’s procedures addressing elopement; requiring a facility to document participation in such drills; revising provisions requiring the agency to adopt by rule key quality-of-care standards; creating s. 429.435, F.S.; providing uniform firesafety standards for assisted living facilities; amending s. 429.52, F.S.; revising certain provisions relating to facility staff training and educational requirements; requiring the agency, in conjunction with providers, to establish core training requirements for facility administrators; revising the training and continuing education requirements for facility staff who assist residents with the self-administration of medications; revising provisions relating to the training responsibilities of the agency; requiring the agency to contract with another entity to administer a certain competency test; requiring the agency to adopt a curriculum outline with learning objectives to be used by core trainers; conforming provisions to changes made by the act; providing an effective date.

—a companion measure, was substituted for CS for CS for SB 402 and by two-thirds vote, read the second time by title.

Pursuant to Rule 4.19, CS for CS for HB 767 was placed on the calendar of Bills on Third Reading.

The Senate resumed consideration of—

CS for SB 1344—A bill to be entitled An act relating to intermediate care facilities; amending s. 400.962, F.S.; requiring certain facilities that have been granted a certificate-of-need exemption to demonstrate and maintain compliance with specified criteria; amending s. 408.036, F.S.; providing an exemption from a certificate-of-need requirement for certain intermediate care facilities; limiting the number of such exemptions the Agency for Health Care Administration may grant; providing that a specific legislative appropriation is not required for the exemption; providing timeframes and a monitoring process for the exemptions granted by the agency; providing for future legislative review and repeal of the exemption; providing an effective date.

—which was previously considered this day.

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

Senator Farmer moved the following amendment which was adopted:

Amendment 1 (958648)—Delete line 38 and insert:

an intermediate care facility for the developmentally disabled. For home and community-based Medicaid waiver clients under chapter 393, the Agency for Persons with Disabilities shall offer choice counseling to clients regarding appropriate residential placement based on the needs of the individual.

On motion by Senator Harrell, by two-thirds vote, CS for SB 1344, as amended, was read the third time by title, passed, ordered engrossed and, then certified to the House. The vote on passage was:

Yeas—30

Mr. President Bradynon Lee
Albritton Broxson Mayfield
Bean Diaz Passidomo
Farmer Farmer Perry
Benaquisto Flores Pizzo
Berman Gibson Simmons
Book Gruters Simpson
Bracy Harrell Stargel
Bradley Hooper Stewart
Brandes Hutson Wright
Nays—8

Cruz Rodriguez Thurston
Montford Bucey Torres
Rader Tedde

Vote after roll call:

Yea—Powell
Nay to Yea—Montford

MOTIONS

On motion by Senator Benaquisto, the rules were waived and a deadline of one hour after the availability of engrossed bills was set for filing amendments to Bills on Third Reading to be considered Tuesday, March 10, 2020.

On motion by Senator Benaquisto, the rules were waived and all bills remaining or temporarily postponed on the Special Order Calendar this day were retained on the Special Order Calendar.

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 Monday, March 9, 2020: SB 1116, CS for SB 1118, CS for SB 1120, CS for SB 1170, SB 1244, SB 1292, CS for SB 1344, CS for SB 1312, SB 1376, CS for CS for CS for SB 1464, CS for CS for CS for SB 1508, CS for SB 1544, CS for CS for SB 500, CS for CS for SB 700, CS for CS for CS for SB 792, CS for SB 68, SB 118, CS for CS for SB 402, CS for CS for SB 888, SB 918, CS for SB 4, CS for CS for SB 922, CS for SB 154, SB 1020, CS for CS for SB 160, CS for SB 162, CS for SB 1354, CS for SB 170, CS for SB 1662, CS for SB 1726, CS for SB 1738, CS for SB 798, CS for CS for CS for SB 1870, CS for CS for SB 1872, SB 7032, SB 7036.

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

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 HB 163 and requests the concurrence of the Senate.

Jeff Takacs, Clerk
HB 162—A bill to be entitled An act relating to homelessness; amending s. 420.621, F.S.; revising and providing definitions; amending s. 420.622, F.S.; increasing the number of members on the Council on Homelessness; revising the duties of the State Office on Homelessness; revising requirements for the state’s system of homeless programs; requiring entities that receive state funding to provide summary aggregated data to the council; revising the qualifications for and amount of grant awards to continuum of care lead agencies; requiring aggregated data to the council; revising the qualifications for the state’s system of homeless programs; requiring each continuum of care to designate a collaborative applicant; providing requirements for such applicants; authorizing such applicants to be referred to as continuum of care lead agencies; providing requirements for continuum of care catchment areas and lead agencies; requiring continuums of care to create continuum of care plans; specifying continuums of care to establish continuum of care plans; specifying requirements for such plans; requiring continuums of care to prevent participation by all interested individuals and organizations; creating s. 420.6225, F.S.; providing legislative findings and program purpose; establishing a grant-in-aid program to help continuums of care prevent and end homelessness; providing requirements for such program; repealing s. 420.623, F.S., relating to local coalitions for the homeless; repealing s. 420.624, F.S., relating to local homeless assistance continuum of care; repealing s. 420.625, F.S., relating to a grant-in-aid program; amending s. 420.626, F.S.; revising procedures for certain facilities and institutions to implement when discharging specified persons to reduce homelessness; amending s. 420.6265, F.S.; revising the Housing First methodology; amending s. 420.507, F.S.; conforming cross-references; providing an effective date.

—was referred to the Committees on Children, Families, and Elder Affairs; 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/CS/CS/HB 279, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Oversight, Transparency & Public Management Subcommittee and Representative(s) Smith, D., Sabatini—

CS for CS for HB 279—a bill to be entitled An act relating to local government public construction works; amending s. 218.80, F.S.; revising disclosure requirements for bidding documents and other requests for proposals issued for bids by a local governmental entity and public contracts entered into between local governmental entities and contractors; amending s. 255.20, F.S.; revising the term cost to include specified information; requiring the governing board of a local government to consider estimated costs of certain projects that account for specified costs when the board is making a specified determination; requiring that a local government that performs projects using its own services, employees, and equipment provide a report to the local governing board with certain information; requiring that the Auditor General review the report as part of his or her audits of local governments; amending s. 336.41, F.S.; requiring estimated total construction project costs for certain projects to include specified costs; providing an effective date.

—was referred to the Committees on Community Affairs; 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 HJR 369 by the required constitutional three-fifths vote of the membership and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Roth, Webb—

HJR 369—a joint resolution proposing an amendment to Section 4 of Article VII and the creation of a new section in Article XII of the State Constitution to increase the period of time during which the accrued benefit from specified limitations on homestead property tax assessments may be transferred from a prior homestead to a new homestead and to provide an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/CS for HB 395, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Tourism Appropriations Subcommittee, Transportation & Infrastructure Subcommittee and Representative(s) Andrade, Fetterhoff, Webb—

CS for CS for CS for HB 395—a bill to be entitled An act relating to transportation; amending s. 20.23, F.S.; revising the organization of the Department of Transportation; revising and providing for the delegation of certain responsibilities; revising provisions relating to the operation of a rail enterprise; amending s. 201.15, F.S.; revising uses for distributions made under the State Transportation Trust Fund in specified fiscal years; providing for the expiration of a specified provision; beginning in a specified fiscal year, requiring the allocation of a certain amount of funds to the State Transportation Trust Fund to be used for rail safety; amending s. 206.46, F.S.; revising a limitation on an annual transfer from the State Transportation Trust Fund to the Right-of-Way Acquisition and Bridge Construction Trust Fund; amending ss. 206.606, 206.608, and 212.0501, F.S.; removing a requirement for deduction of certain service charges before the distribution of certain moneys; amending s. 288.0656, F.S.; conforming provisions to changes made by the act; amending s. 311.101, F.S.; deleting the scheduled expiration of funding for the Intermodal Logistics Center Infrastructure Support Program; amending s. 316.003, F.S.; revising definitions; amending s. 316.126, F.S.; requiring the operator of a motor vehicle to take certain actions under certain circumstances when certain vehicles are on the roadside; amending s. 316.2397, F.S.; authorizing vehicles to show or display flashing lights under certain circumstances; amending s. 316.613, F.S.; increasing the age of children for whom operators of motor vehicles must provide protection by using a crash-tested, federally approved child restraint device; increasing the age of children for whom a separate carrier, an integrated child seat, or a child booster seat may be used; amending s. 319.32, F.S.; removing a requirement for deduction of certain service charges before depositing certain fees into the State Transportation Trust Fund; amending s. 322.12, F.S.; au-
authorizing the Department of Highway Safety and Motor Vehicles to waive certain commercial motor vehicle testing requirements for specified persons under certain circumstances; amending ss. 322.61, F.S.; providing that specified offenses require disqualification from a commercial driver license; amending ss. 324.031 and 324.032, F.S.; revising the manner of providing financial responsibility for owners, operators, or lessees of certain for-hire passenger transportation vehicles; amending ss. 327.28, 327.30, and 327.75, F.S.; authorizing the operation of a vessel at slow speed, minimum wake in certain circumstances; requiring the contractor to determine service charges collected by privately owned license plate agents for motor vehicle registrations; requiring a license plate agent to enter into a contract with the tax collector; amending ss. 328.72, F.S.; requiring the tax collector to determine service charges collected by privately owned license plate agents for vessel registrations and titles; requiring a license plate agent to enter into a contract with the tax collector; amending ss. 328.73, F.S.; requiring the department to provide tax collectors and their approved vendors with the same data access and interface functionality as is provided to other third parties; specifying authorized uses for such data and functionality; requiring tax collectors and their vendors to enter into a memorandum of understanding with the department; amending ss. 337.25, F.S.; requiring the department to afford a right of first refusal to certain individuals under specified circumstances; providing requirements and procedures for the right of first refusal; amending ss. 337.401, F.S.; specifying permit application timeframes required for the installation, location, or relocation of utilities within right-of-way; creating ss. 339.226, F.S.; authorizing the department to plan, design, and construct staging areas as part of the turnpike system for the intended purpose of staging supplies for prompt provision of assistance to the public in a declared state of emergency; requiring the department, in consultation with the Division of Emergency Management, to select sites for such areas; providing factors to be considered in selecting sites; requiring the department to give priority consideration to placement of such staging areas in specified counties; authorizing the department to acquire property necessary for such staging areas; authorizing the department to authorize certain other uses of staging areas; requiring staging area projects to be included in the department's work program; amending ss. 339.08 and 339.135, F.S.; conforming provisions to changes made by the act; amending ss. 339.175, F.S.; revising the period during which a metropolitan planning organization must submit a list of project priorities to the appropriate department district; repealing ss. 339.2821, F.S., relating to economic development transportation projects; amending ss. 341.302, F.S.; revising the maximum amount of liability insurance the department may purchase; requiring the department to provide prearranged rides through a digital network; providing requirements for the performance of dry needling of specified areas, by the Board of Physical Therapy Practice; creating ss. 486.117, F.S.; revising and providing definitions; amending ss. 486.025, F.S.; revising the powers and duties of the Board of Physical Therapy Practice; creating ss. 486.117, F.S.; revising definitions; amending ss. 486.021, F.S.; requiring each clerk of court to establish minimum standards of practice for the performance of dry needling, and additional supervision and training requirements for the performance of dry needling of specified areas, by physical therapists; requiring the Department of Health to submit a report to the Legislature by a specified date; requiring construction; providing an effective date.

was referred to the Committees on Infrastructure and Security; and Appropriations.

The Honorable Bill Galvano, President

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

Jeff Takacs, Clerk

By Health & Human Services Committee and Representative(s) Stevenson, Smith, D.—

CS for HB 467—A bill to be entitled An act relating to physical therapy practice; amending ss. 486.021, F.S.; revising and providing definitions; amending ss. 486.025, F.S.; revising the powers and duties of the Board of Physical Therapy Practice; creating ss. 486.117, F.S.; providing the board to establish minimum standards of practice for the performance of dry needling, and additional supervision and training requirements for the performance of dry needling of specified areas, by physical therapists; requiring the Department of Health to submit a report to the Legislature by a specified date; requiring construction; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 519, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Civil Justice Subcommittee and Representative(a) Grant, J.—

CS for HB 519—A bill to be entitled An act relating to growth management; amending ss. 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 own-
ers are not required to submit formal development applications or proceed through formal approval processes to bring claims in specified circumstances; amending s. 70.45, F.S.; providing and revising definitions; 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.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 549 by the required constitutional two-thirds vote of the members voting and requests concurrence of the Senate.

Jeff Takacs, Clerk

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

CS for HB 549—A bill to be entitled An act relating to public records; creating s. 379.1026, F.S.; providing an exemption from public records requirements for the site-specific location information of certain endangered and threatened species; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was referred to the Committees on Environment and Natural Resources; 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 CS/HB 559 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health & Human Services Committee and Representative(s) Byrd, Stone—

CS for HB 559—A bill to be entitled An act relating to institutional formularies established by nursing home facilities; creating s. 400.143, F.S.; providing definitions; authorizing a nursing home facility to establish and implement an institutional formulary; requiring a nursing home facility to establish a committee to develop an institutional formulary; providing for committee membership; providing requirements for the development and implementation of the institutional formulary; requiring a nursing home facility to maintain the written policies and procedures for the institutional formulary; requiring a nursing home facility to make available such policies and procedures to the Agency for Health Care Administration, upon request; requiring a prescriber to authorize the use of the institutional formulary for each patient; requiring a nursing home facility to obtain the prescriber's approval for any changes made to the institutional formulary; authorizing a prescriber to opt out of using the institutional formulary; prohibiting a nursing home facility from taking adverse action against a prescriber for declining to use the institutional formulary; requiring a nursing home facility to notify the prescriber of therapeutic substitutions using a certain method of communication; requiring the nursing home facility to document such substitutions in a resident's medical records; authorizing a prescriber to prevent a therapeutic substitution for a specific prescription; requiring the nursing home facility to obtain informed consent for the use of the institutional formulary; requiring such facility to inform a resident or the resident's legal representative, or his or her designee, of the right to refuse to participate in the use of the institutional formulary; prohibiting a nursing home facility from taking adverse action against a resident for refusing to participate in the use of the institutional formulary; amending s. 465.025, 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.

—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/CS/HB 569, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Infrastructure Subcommittee and Representative(s) Overdorf, McClure, Cortes, J., Webb, Zika—

CS for CS for HB 569—A bill to be entitled An act relating to diesel exhaust fluid; creating s. 330.401, F.S.; requiring the governing body of each public airport that meets certain criteria to create a diesel exhaust fluid safety mitigation and exclusion plan for submission to the Department of Transportation; providing plan requirements; requiring an annual certification of compliance; providing an effective date.

—was referred to the Committees on Infrastructure and Security; Environment and Natural Resources; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed HB 641, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Plasencia, Overdorf—

HB 641—A bill to be entitled An act relating to articulated acceleration mechanisms in education; amending s. 1007.27, F.S.; removing a limitation on the number of semester credit hours a student may be awarded in certain programs; amending s. 1011.62, F.S.; revising the annual allocation to school districts to include an additional calculation of full-time equivalent membership for students who earn a College Board Advanced Placement Capstone Diploma beginning in a specified fiscal year; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 687 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health Care Appropriations Subcommittee and Representative(s) Zika, Hattersley, Eskamani, Fernández, Fischer, Geller, Ingoglia, Joseph, Smith, D.; Webb—

CS for HB 687—A bill to be entitled An act relating to services for veterans and their families; creating s. 394.9087, F.S.; authorizing the Department of Veterans' Affairs to establish the Florida Veterans' Care Coordination Program to provide for veterans and their families behavioral health care referral and care coordination services; authorizing the department to contract with a certain nonprofit entity to enter into agreements with Florida 211 Network participants to provide such services; providing program goals; providing for the statewide delivery of specified services by program teams; requiring Florida 211 Network participants to collect program implementation data and to submit such data to the department; requiring the department to submit a report to the Governor and Legislature by a specified date; providing requirements for the report; providing an effective date.

—was referred to the Committees on Military and Veterans Affairs and Space; Children, Families, and Elder Affairs; and Appropriations.
The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 715 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Agriculture & Natural Resources Subcommittee and Representative(s) Maggard—

CS for CS for HB 715—A bill to be entitled An act relating to reclaimed water; amending s. 403.064, F.S.; requiring certain domestic wastewater utilities to submit plans for eliminating nonbeneficial surface water discharges to the Department of Environmental Protection and to implement such plans by specified dates; providing plan requirements; requiring the department to approve plans that meet certain requirements and to make determinations regarding such plans within a specified timeframe; requiring certain domestic wastewater utilities to submit updated annual plans until certain conditions are met; requiring the department to submit an annual report to the Legislature by a specified date; providing applicability; providing construction; creating s. 403.8531, F.S.; providing legislative intent; providing definitions; requiring the Department of Environmental Protection to adopt specified rules; 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 by private entities are eligible for certain expedited permitting and funding priorities; providing construction; creating s. 403.892; providing definitions; requiring counties, municipalities, and special districts to authorize graywater technologies under certain circumstances and to provide incentives for the implementation of such technologies; providing requirements for such incentives; requiring the department to convene at least one technical advisory group for specified purposes; providing for the composition of the technical advisory group; requiring the department to review reclaimed water, potable reuse, drinking water, and aquifer recharge rules and revise such rules as necessary; providing applicability of specified reclaimed water aquifer storage and recovery system 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 Innovation, Industry, and Technology; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 733 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee, Civil Justice Subcommittee and Representative(s) Smith, D., Ausley—

CS for CS for HB 733—A bill to be entitled An act relating to the Marketable Record Title Act; amending s. 712.03, F.S.; revising rights that are not affected or extinguished by marketable record titles; amending s. 712.04, F.S.; revising what types of interests are extinguished by a marketable record title; providing construction; creating s. 712.065, F.S.; defining the term "discriminatory restriction"; providing that discriminatory restrictions are unlawful, unenforceable, and declared null and void; providing that certain discriminatory restrictions are extinguished and severed from recorded title transactions; specifying that the recording of certain notices does not repossess or preserve a discriminatory restriction; providing requirements for a parcel owner to remove a discriminatory restriction from a covenant or restriction; amending s. 712.12, F.S.; revising the definition of the term "covenant or restriction"; providing applicability; requiring persons with certain interests in land which may be extinguished by this act to file a specific notice to preserve such interests; providing a directive to the Division of Law Revision; providing an effective date.

—was referred to the Committees on Judiciary; Innovation, Industry, and Technology; and Rules.
include a review of a facility's procedures addressing elopement; re-
quire a facility to document participation in such drills; revising
provisions requiring the agency to adopt by rule key quality-of-care
standards; creating s. 429.435, F.S.; providing uniform firesafety stan-
dards for assisted living facilities; amending s. 429.52, F.S.; revising
certain provisions relating to facility staff training and educational re-
quirements; requiring the agency, in conjunction with providers, to es-
tablish core training requirements for facility administrators; revising
the training and continuing education requirements for facility staff
who assist residents with the self-administration of medications; re-
vising provisions relating to the training responsibilities of the agency;
requiring the agency to contract with another entity to administer a cer-
tain competency test; requiring the agency to adopt a curriculum
outline with learning objectives to be used by core trainers; conforming
provisions to changes made by the act; 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/CS/HB 783 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee and Representative(s) Beltran—

CS for HB 783—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 orders unless certain requirements are met; providing require-
ments 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 require-
ments and authorizations relating to the appointment of a re-
ciever; authorizing certain parties to move to dissolve or modify certain
orders; requiring that such motions be heard within a specified time-
frame; specifying when a person is or is not disqualified from appoint-
ment as a receiver; authorizing certain persons to nominate someone to
serve as a receiver; specifying that the court is not bound by such no-
mination; 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 turndown 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 in-
juctions; providing requirements for certain 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 ex-
cutory 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 the
purchaser to take certain actions if a receiver rejects an executory
contract under certain circumstances; prohibiting a receiver from re-
jecting unexpired leases of certain property under certain circum-
stances; providing for defenses and immunities of a receiver; providing
requirements for interim reports filed by a receiver; providing re-
quirement to notices of appointment; authorizing the court to
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 re-
cievership 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 re-
quirements 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.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives
has passed CS/CS/HB 787, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Infrastructure Sub-
committee and Representative(s) Tomkow, Gottlieb—

CS for CS for HB 787—A bill to be entitled An act relating to driver
licenses and identification cards; amending s. 322.08, F.S.; requiring
application forms for original, renewal, and replacement driver licenses
and identification cards to include language allowing a voluntary con-
tribution to the Live Like Bella Childhood Cancer Foundation;
amending s. 322.14, F.S.; authorizing a person with specified dis-
abilities to have the capital letter "D" placed on his or her driver license
under certain circumstances; providing requirements for the placement
of such letter on, or the removal of such letter from, a person's driver
license; providing an effective date.

—was referred to the Committees on Infrastructure and Security;
Appropriations Subcommittee on Transportation, Tourism, and Eco-
nomic Development; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives
has passed CS/CS/HB 789 by the required constitutional two-thirds vote
of the membership and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Infrastructure Sub-
committee and Representative(s) Tomkow—

CS for CS for HB 789—A bill to be entitled An act relating to driver
license fees; amending s. 322.14, F.S.; providing fees for the placement
of a specified letter on, or the removal of such letter from, the driver
license of a person who has a developmental disability; providing a
contingent effective date.

—was referred to the Committees on Infrastructure and Security;
Appropriations Subcommittee on Transportation, Tourism, and Eco-
nomic Development; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives
has passed CS/CS/HB 821 by the required constitutional two-thirds vote
of the members voting and requests concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Oversight, Transparency & Public
Management Subcommittee and Representative(s) Williamson, An-
drade—

CS for CS for HB 821—A bill to be entitled An act relating to public
records and meetings; amending s. 282.318, F.S.; revising a provision to
reflect the abolishment of the Agency for State Technology; providing an exemption from public records requirements for portions of records held by a state agency that contain network schematics, hardware and software configurations, and encryption; providing an exemption from public meetings requirements for portions of meetings that would reveal such records; requiring recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing for future legislative review and repeal of the exemptions under the Open Government Sunset Review Act; providing for retroactive application of the exemptions; providing a public necessity statement; providing an effective date.

—was referred to the Committees on Innovation, Industry, and Technology; 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 833 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Rommel—

HB 833—A bill to be entitled An act relating to the Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; providing definitions; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve entities applying to deliver PACE services in the state; requiring notice of applications in the Florida Administrative Register; providing specific application requirements for such prospective PACE organizations; requiring existing PACE organizations to meet specified requirements under certain circumstances; requiring prospective PACE organizations to submit a complete application to the agency and the Centers for Medicare and Medicaid Services within a specified period; requiring that PACE organizations meet certain federal quality and performance standards; requiring the agency to oversee and monitor the PACE program and organizations; providing that a PACE organization is exempt from certain requirements; 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 941, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Children, Families & Seniors Subcommittee and Representative(s) Buchanan—

CS for CS for HB 941—A bill to be entitled An act relating to treatment-based drug court programs; amending s. 397.334, F.S.; authorizing a court to offer an option for verification of participation in self-help groups or activities to certain defendants; amending s. 397.403, F.S.; revising a provision relating to the applicability of certain licensure renewal requirements to certain substance abuse programs; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 971 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Infrastructure Subcommittee and Representative(s) Grant, M., Fischer—

CS for CS for HB 971—A bill to be entitled An act relating to electric bicycles; amending s. 261.03, F.S.; revising the definition of the term "OHM" or "off-highway motorcycle"; amending s. 316.003, F.S.; revising definitions relating to the Florida Uniform Traffic Control Law; defining the term "electric bicycle"; amending s. 316.008, F.S.; authorizing local authorities to regulate the operation of electric bicycles; amending s. 316.027, F.S.; revising the definition of the term "vulnerable road user"; amending s. 316.083, F.S.; requiring the driver of a vehicle overtaking an electric bicycle to pass the electric bicycle at a certain distance; amending s. 316.1995, F.S.; expanding exceptions to a prohibition on persons driving certain vehicles on sidewalks and bicycle paths; amending s. 316.2065, F.S.; deleting obsolete language; creating s. 316.20655, F.S.; providing electric bicycle regulations; providing for rights and privileges of electric bicycles and operators of electric bicycles; providing that electric bicycles are vehicles to the same extent as bicycles; providing construction; providing that electric bicycles and operators of electric bicycles are not subject to specified provisions; requiring manufacturers and distributors, beginning on a specified date, to apply a label containing certain information to each electric bicycle; prohibiting persons from tampering with or modifying electric bicycles for certain purposes; providing an exception; requiring electric bicycles to comply with specified provisions of law; requiring electric bicycles to operate in a manner that meets certain requirements; authorizing operators to ride electric bicycles where bicycles are allowed; amending ss. 316.613, 316.614, and 320.01, F.S.; revising the definition of the term "motor vehicle"; amending s. 322.01, F.S.; revising the definitions of the terms "motor vehicle" and "vehicle"; amending ss. 324.021, 403.717, and 681.102, F.S.; revising the definition of the term "motor vehicle"; amending s. 320.08, F.S.; conforming a provision to changes made by the act; amending ss. 316.306 and 655.960, F.S.; conforming cross-references; providing an effective date.

—was referred to the Committees on Infrastructure and Security; Community Affairs; and Rules.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 977 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Infrastructure Subcommittee and Representative(s) Rommel, Sabatini—

CS for CS for HB 977—A bill to be entitled An act relating to motor vehicle dealers; providing legislative findings; amending s. 324.021, F.S.; revising the definition of the term "rental company" to exclude certain motor vehicle dealers, for the purpose of determining minimum insurance coverage requirements; providing that specified motor vehicle dealers and their affiliates are immune to causes of action and not vicariously or directly liable for harm to persons or property under
certain circumstances; providing that specified motor vehicle dealers and their affiliates are not adjudged liable in civil proceedings or guilty in criminal proceedings under certain circumstances; providing exceptions; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1005 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee and Representative(a) Byrd, Alexander, Ausley, Davis, Drake, Trumbull—

CS for HB 1005—A bill to be entitled An act relating to voting systems; amending ss. 97.021, F.S.; defining the term “automatic tabulating equipment” for purposes of the Florida Election Code; amending ss. 101.5612, F.S.; requiring that voting and generating returns to specified usage of a voting system’s automatic tabulating equipment; amending ss. 101.5614, F.S.; revising procedures governing the carrying forward of returns to specified usage of a voting system’s automatic tabulating equipment; amending ss. 102.141, F.S.; specifying the circumstances under which all ballots must be processed through automatic tabulating equipment in a recount; amending ss. 102.166, F.S.; specifying the manner by which a manual recount may be conducted; revising requirements for hardware or software used in a manual recount; authorizing overvotes and undervotes to be identified and sorted physically or digitally in a manual recount; revising minimum requirements for Department of State rules to require procedures regarding the certification and use of automatic tabulating equipment for manual recounts; providing construction; providing effective dates.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CSS/CSS/HB 1013, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Education Committee, PreK-12 Appropriations Subcommittee, PreK-12 Innovation Subcommittee and Representative(s) Grall, Aloupis, Bush, Donalds, Duran, Fischer, Roth, Webb, Williams—

CS for CSS for CS for HB 1013—A bill to be entitled An act relating to early learning and early grade success; amending ss. 20.15, F.S.; conforming provisions to changes made by the act; amending ss. 20.15, F.S.; deleting the Office of Early Learning from within the Office of Independent Education and Parental Choice of the Department of Education; establishing the Division of Early Learning within the department; amending ss. 39.202, F.S.; conforming provisions to changes made by the act; amending ss. 39.604, F.S.; revising approved child care or early education settings for the placement of certain children; conforming a cross-reference to changes made by the act; amending ss. 212.08, F.S.; conforming provisions to changes made by the act; amending ss. 383.14, 391.308, and 402.26, F.S.; providing cross-references to changes made by the act; transferring, renumbering, and amending ss. 402.281, F.S.; revising the requirements of the Gold Seal Quality Care program; requiring the State Board of Education to adopt specified rules; revising accrediting association requirements; requiring the department to adopt a specified process; providing requirements for accrediting associations; requiring the department to adopt a specified process; providing requirements for such process; deleting a requirement for the department to consult certain entities for specified purposes; providing requirements for certain providers to maintain Gold Seal Quality Care status; providing exemptions to certain ad valorem taxes; providing rate differentials to certain providers; providing for a type two transfer of the Gold Seal Quality Care program in the Department of Children and Families to the Department of Education; providing for the continuation of certain contracts and interagency agreements; amending ss. 402.305, F.S.; requiring minimum child care licensing standards adopted between specified dates to be ratified by the Legislature; revising requirements relating to staff trained in cardiopulmonary resuscitation; amending ss. 402.315, F.S.; conforming a cross-reference to changes made by the act; amending ss. 402.56, F.S.; revising the membership of the Children and Youth Cabinet; amending ss. 411.226, 411.227, 414.295, 1000.01, 1000.02, 1000.03, 1000.04, 1000.21, 1001.02, 1001.03, 1001.11, F.S.; conforming provisions and cross-references to changes made by the act; repealing ss. 1001.213, F.S., relating to the Office of Early Learning; amending ss. 1001.215, 1001.23, 1001.70, 1001.76, 1002.22, 1002.32, 1002.34, and 1002.36 F.S.; conforming provisions and cross-references to changes made by the act; amending ss. 1002.53, F.S.; revising the requirements for certain program provider profiles; requiring students enrolled in the Voluntary Prekindergarten Education Program to participate in a specified screening and progress monitoring program; amending ss. 1002.55, F.S.; authorizing certain child development programs operating on a military installation to be private prekindergarten providers within the Voluntary Prekindergarten Education Program; providing that a private prekindergarten provider is ineligible for participation in the program under certain circumstances; revising requirements a prekindergarten instructor must meet; revising requirements for specified courses for prekindergarten instructors; providing that a private school administrator who holds a specific certificate meets certain credential requirements; providing liability insurance requirements for child development programs operating on a military installation participating in the program; requiring early learning coalitions to verify private prekindergarten provider compliance with specified provisions; requiring such coalitions to remove a providers eligibility under specified circumstances; amending ss. 1002.57, F.S.; revising the minimum standards for a credential for certain prekindergarten directors; amending ss. 1002.59, F.S.; revising requirements for emergent literacy and performance standards training courses for prekindergarten instructors; requiring the department to make certain courses available; amending ss. 1003.61, F.S.; authorizing certain prekindergarten programs operating on a military installation to be private prekindergarten providers within the summer Voluntary Prekindergarten Education Program; revising the criteria for a teacher to receive priority for the summer program in school district; requiring a child development programs operating on a military installation to comply with specified criteria; requiring early learning coalitions to verify specified information; providing for the removal of a program provider from eligibility under certain circumstances; amending ss. 1002.63, F.S.; requiring early learning coalitions to verify specified information; providing for the removal of public school program providers from the program under certain circumstances; amending ss. 1002.67, F.S.; revising the performance standards for the Voluntary Prekindergarten Education Program; providing for the development and review of performance standards on a specified schedule; revising curriculum requirements for the program; requiring the department to adopt procedures for the review and approval of curricula for the program; deleting a required preassessment and postassessment for the program; creating ss. 1002.68, F.S.; requiring providers of the Voluntary Prekindergarten Education Program to participate in a specified screening and progress monitoring program; providing specified uses for the results of such program; requiring certain portions of the screening and progress monitoring program to be administered by individuals who meet specified criteria; requiring the results of specified assessments to be reported to the parents of participating students; providing requirements for such assessments; providing department duties and responsibilities related to the collection and use of such assessments; requiring specified standards on the use of methodology used to calculate the results of such assessments; requiring the department to establish a designation system for program providers; providing for the adoption of a minimum performance metric or designation for program participation; providing procedures for a provider whose score or designation falls below the minimum requirement; providing for the revocation of program eligibility for a provider; authorizing the department to deny certain contracts or agreements with providers under certain circumstances; providing department and provider requirements for such exemptions; repealing ss. 1002.69, F.S., relating to Statewide kindergarten screening and readiness rates; amending ss. 1002.71 and 1002.72, F.S.; conforming provisions to changes made by the act; amending ss. 1002.73, F.S.; requiring the department to adopt a specific formula for determining the presence of a child who has passed the required state screening as indicated on the department’s website; providing requirements for such contract; prohibiting providers from offering services during an appeal of termination from the program; providing applicability; requiring the de-
partment to adopt specified procedures relating to the Voluntary Pre-
kindergarten Education Program; providing duties of the department relating to such program; repealing ss. 1002.75, F.S., relating to the powers and duties of the Office of Early Learning; repealing ss. 1002.77, F.S., relating to the Florida Early Learning Advisory Council; amending ss. 1002.79 and 1002.81, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 1002.82, F.S.; providing duties of the department relating to early learning; exempting certain child development programs operating on a military installment from specified inspection requirements; requiring the department to monitor specified standards and benchmarks for certain purposes; requiring the department to provide specified technical support; revising requirements for a specified assessment program; requiring the department to adopt requirements to make certain contracted slots available to serve specified populations; requiring the department to adopt procedures for the merging of early learning coalitions; revising the requirements for a specified report; amending s. 1002.83, F.S.; revising the number of authorized early learning coalitions; revising the number of and requirements for members of an early learning coalition; revising requirements for such coalitions; amending s. 1002.84, F.S.; revising early learning coalition responsibilities and duties; revising requirements for the waiver of specified copayments; amending ss. 1002.85, F.S.; revising the requirements for school readiness program plans; amending s. 1002.88, F.S.; authorizing certain child development programs operating on military installations to participate in the school readiness program; revising requirements to deliver such program; providing that a specified annual inspection for a child development program participating in the school readiness program meets certain provider requirements; providing requirements for a child development program to meet certain liability requirements; amending ss. 1002.89, 1002.895, and 1002.91, F.S.; conforming provisions and cross-references to changes made by the act; amending s. 1002.92, F.S.; revising the requirements for specified services child care resources and referral agencies must provide; amending ss. 1002.93, F.S.; conforming provisions to changes made by the act; amending s. 1002.94, F.S., relating to the Child Care Executive Partnership Program; amending ss. 1002.95, 1002.96, 1002.97, 1002.985, 1003.575, and 1007.01, F.S.; conforming provisions and cross-references to changes made by the act; creating s. 1008.2125, F.S.; creating the coordinated screening and progress monitoring program within the department for specified purposes; requiring the Commissioner of Education to design such program; providing requirements for the administration of such program and the use of results from the program; providing requirements for the commissioner; creating the Early Grade Success Advisory Committee; providing duties of the committee; providing membership of the committee; requiring the committee to elect a chair and a vice chair; providing requirements for such appointments; providing for per diem for members of the committee; providing meeting requirements for the committee; providing for a quorum of the committee; amending s. 1008.25, F.S.; authorizing certain students who enrolled in the Voluntary Prekindergarten Education Program to receive intensive reading interventions using specified funds; amending ss. 1008.31, 1008.32, and 1008.33, F.S.; conforming provisions to changes made by the act; amending s. 1011.62, F.S.; revising the research-based reading instruction allocation to authorize the use of such funds for certain intensive reading interventions for certain students; revising the requirements for specified reading instruction and interventions; defining the term “evidence-based”; providing appropriations; providing requirements for the use of such funds; providing an effective date.

was referred to the Committees on Education; and Appropriations.

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1039, as amended, and requests the concurrence of the Senate.

By State Affairs Committee, Transportation & Infrastructure Subcommittee and Representative(s) Rommel, Fischer—

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1039, as amended, and requests the concurrence of the Senate.

By Government Operations & Technology Appropriations Subcommittee and Representative(s) Stone, Byrd, Webb, Zika—

CS for HB 1049—A bill to be entitled An act relating to the Office of the Judges of Compensation Claims; amending ss. 440.45, 440.451, F.S.; specifying the salaries of full-time judges of compensation claims and the Deputy Chief Judge of Compensation Claims; providing appropriations; providing an effective date.

was referred to the Committees on Infrastructure and Security; 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 1049 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee and Representative(s) Grall, Altman, Buchanan, Bush, Byrd, Daniels, Donalds, Eagle, Fischer, McClain, Perez, Plakon, Roth, Sabatini, Santiago, Stone, Yarborough, Zika—

CS for HB 1059—A bill to be entitled An act relating to parental rights; creating chapter 1014, F.S.; creating s. 1014.01, F.S.; providing a short title; creating s. 1014.02, F.S.; providing legislative findings; defining the term “parent”; creating s. 1014.03, F.S.; providing that the state, its political subdivisions, other governmental entities, or other institutions may not infringe on parental rights without demonstrating specified information; creating s. 1014.04, F.S.; providing that a parent of a minor child has specified rights relating to his or her minor child; prohibiting the state from infringing upon specified parental rights; prohibiting specified parental rights from being denied or abridged; providing that certain actions by specified individuals are grounds for disciplinary actions against such individuals; providing constructions; creating s. 1014.05, F.S.; requiring each district school board to develop and adopt a policy to promote parental involvement in the public school system; providing requirements for such policy; defining the term “instructional materials”; authorizing a district school board to provide such policy electronically or on its website; authorizing a parent to request certain information in writing; providing a procedure for the denial of such information; creating s. 1014.06, F.S.; prohibiting certain health care practitioners and their employees from taking specified actions without a parent's written permission; prohibiting a health care facility from allowing certain actions without a parent's written permission; providing exceptions; providing for disciplinary actions and criminal penalties; amending ss. 408.813, F.S.; providing that certain violations relating to parental consent are grounds for administrative

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1059, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1059, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk
The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1089, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Commerce Committee, Energy & Utilities Subcommittee and Representative(s) Fitzhenagen—

CS for CS for HB 1085—A bill to be entitled An act relating to veterans treatment court; amending s. 394.47891, F.S.; providing legislative intent; providing definitions; authorizing certain courts to create and administer veterans treatment courts; providing eligibility criteria for participation in the veterans treatment court program; specifying program implementation procedures, components, and policies; requiring participant agreements and specifying requirements for such agreements; specifying that the act does not create a right to participate; providing for liberal construction; deleting provisions addressing the Military Veterans and Servicemembers Court Program; amending ss. 43.51, 910.035, and 948.06, F.S.; conforming provisions to changes made by the act; amending ss. 948.08 and 948.16, F.S.; revising eligibility for pretrial programs; amending s. 948.21, F.S.; providing discretion for a court to impose conditions in specified cases; providing applicability; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1085 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

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

CS for CS for HB 1143—A bill to be entitled An act relating to the Department of Health; amending s. 381.0041, F.S.; providing that it is a felony for certain persons living with human immunodeficiency virus to donate human tissue to persons who are not living with such virus; providing an exception; amending s. 394.463, F.S.; authorizing a psychiatric nurse performing within the framework of a protocol with a psychiatrist to approve the release of a patient from certain community health centers; amending s. 408.809, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; amending s. 456.0135, F.S.; providing that battery on a specified victim is a disqualifying offense for licensure as a health care practitioner; creating s. 456.4501, F.S.; implementing the Interstate Medical Licensure Compact in this state; providing for an interstate medical licensure process; providing requirements for multistate practice; creating s. 456.4502, F.S.; establishing that a formal hearing before the Division of Administrative Hearings must be held if there are any disputed issues of material fact when the licenses of certain physicians and osteopathic physicians are suspended or revoked by this state under the compact; requiring the department to notify the division of the hearing; creating a division of the department to issue a recommended order; requiring the Board of Medicine or the Board of Osteopathic Medicine, as applicable, to determine and issue final orders in certain cases; providing the department with standing to seek judicial review of any final order of the division; and Rules.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1095, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Agriculture & Natural Resources Appropriations Subcommittee and Representative(s) Massullo—

CS for CS for HB 1061—A bill to be entitled An act relating to aquatic preserves; creating s. 258.3991, F.S.; creating the Nature Coast Aquatic Preserve; designating the preserve for inclusion in the aquatic preserve system and as an Outstanding Florida Water; describing the boundaries of the preserve; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1061 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee and Representative(s) Ponder, Fischer, McClain—

CS for HB 1085—A bill to be entitled An act relating to veterans treatment court; amending s. 394.47891, F.S.; providing legislative intent; providing definitions; authorizing certain courts to create and administer veterans treatment courts; providing eligibility criteria for participation in the veterans treatment court program; specifying program implementation procedures, components, and policies; requiring participant agreements and specifying requirements for such agreements; specifying that the act does not create a right to participate; providing for liberal construction; deleting provisions addressing the Military Veterans and Servicemembers Court Program; amending ss. 43.51, 910.035, and 948.06, F.S.; conforming provisions to changes made by the act; amending ss. 948.08 and 948.16, F.S.; revising eligibility for pretrial programs; amending s. 948.21, F.S.; providing discretion for a court to impose conditions in specified cases; providing applicability; providing an effective date.

—was referred to the Committees on Military and Veterans Affairs and Space; Appropriations Subcommittee on Criminal and Civil Justice; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1085 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Civil Justice Subcommittee and Representative(s) Caruso—

CS for HB 1089—A bill to be entitled An act relating to trusts; creating s. 736.08145, F.S.; authorizing trustees of certain trusts to reimburse persons being treated as the owner of the trust for specified amounts and in a specified manner; prohibiting certain policies, values, and proceeds from being used for such reimbursement; providing applicability; prohibiting certain trustees from taking specified actions relating to trusts; requiring that specified powers be granted to certain persons if the terms of the trust require a trustee to act at the direction or with the consent of such persons or that specified decisions be made directly by such persons; providing construction; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1089, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Banking and Insurance Committee; and Rules.
boards; creating s. 456.4503, F.S.; requiring the Interstate Medical Licensure Compact Commissioners to ensure that the Interstate Medical Licensure Compact Commission complies with specified public records and public meetings laws; creating s. 456.4504, F.S.; authorizing the department to adopt rules; creating s. 458.3129, F.S.; establishing that a physician licensed under the Interstate Medical Licensure Compact is deemed to be licensed as a physician under ch. 458, F.S.; amending s. 458.3145, F.S.; revising the list of individuals who may be issued a medical faculty certificate without examination; creating s. 459.074, F.S.; establishing that an osteopathic physician licensed under the Interstate Medical Licensure Compact is deemed to be licensed as an osteopathic physician under ch. 459, F.S.; amending s. 464.019, F.S.; authorizing the Board of Nursing to adopt specified rules; authorizing certain nursing education programs to apply for an extension of an accreditation deadline within a specified timeframe; providing limitations on when the board can order an extension on a specified license; authorizing an employee or independent contractor to perform a specified function; providing a timeframe for an extension to be tolled; amending s. 465.003, F.S.; revising a definition; amending s. 465.1893, F.S.; authorizing a pharmacist who meets certain requirements to administer certain extended-release medications; amending s. 466.017, F.S.; authorizing a licensed dentist to order physical impression materials for self-administration by a patient for a specified purpose; amending s. 466.031, F.S.; making technical changes; authorizing an entity, other than an individual, to be a member of a dental laboratory, acting as an agent of that dental laboratory, to engage in onsite consultation with a licensed dentist during a dental procedure; amending s. 466.036, F.S.; requiring dental laboratories to be inspected at least once each biennial registration period; renaming ch. 480, F.S., as "Massage Therapy Practice"; amending s. 480.031, F.S.; conforming a provision to changes made by the act; amending s. 480.041, F.S., to provide that certain provisions of s. 480.039, F.S.; amending s. 480.039, F.S.; revising definitions; amending s. 480.041, F.S.; revising requirements for licensure as a massage therapist; conforming provisions to changes made by the act; providing applicability for persons who were issued a license as an apprentice before a specified date; repealing s. 480.042, F.S., relating to examinations; amending s. 491.003, F.S.; providing definitions; amending s. 491.004, F.S.; deleting an obsolete provision providing a definition of s. 491.004, F.S.; authorizing the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling to make a one-time exception to intern registration requirements under certain circumstances; amending s. 491.005, F.S.; revising the licensure requirements for clinical social workers, marriage and family therapists, and mental health counselors; amending s. 491.0057, F.S.; requiring that an applicant for dual licensure as a marriage and family therapist pass an examination designated by the Board of Clinical Social Work, Marriage and Family Therapy, and Mental Health Counseling; amending s. 491.006, F.S.; revising requirements for licensure or certification by endorsement for certain professions; amending s. 491.007, F.S.; deleting a provision providing certified master social workers an exemption from continuing education requirements; deleting a provision requiring the board to establish a procedure for the biennial renewal of intern registrations; amending s. 491.008, F.S.; requiring the board to adopt an order declaring a license or imposing penalties against an applicant for licensure under certain circumstances; amending s. 491.012, F.S.; providing that using the title "certified master social worker" without a valid, active license is unlawful; amending s. 491.0145, F.S.; requiring the department to license an applicant for designation as a certified master social worker under certain circumstances; providing that applicants for designation as a certified master social worker submit to the board an application form; deleting a provision relating to the nonrefundable fee for examination set by department rule; authorizing the board to adopt rules; amending s. 491.0149, F.S.; requiring the use of applicable professional titles by specified licensees and registrants on social media and other specified materials; repealing s. 491.015, F.S., relating to duties of the department relating to certified master social workers; amending s. 514.0115, F.S.; authorizing the board to seek waiver of supervision requirements for certain surf pools that are exempt from supervision under certain circumstances; providing construction; defining the term "surf pool"; amending s. 768.28, F.S.; designating the state commissioners of the Interstate Medical Licensure Compact Commission and other members or employees of the commission as state agents for the purpose of applying sovereign immunity and waivers of sovereign immunity; requiring the commission to pay certain claims or judgments; authorizing the department to pay certain claims or judgments; amending s. 414.065, 477.013, 477.0135, 477.0265, 480.034, 480.035, 480.043, 480.046, 480.0465, 480.047, 480.052, 480.0535, 553.77, 627.6407, 627.6619, 627.736, and 641.31, F.S.; conforming cross-references and provisions to changes made by the act; making technical changes; providing effective dates.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed CS/HB 1187 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health Market Reform Subcommittee and Representative(s) Latvala—

CS for HB 1187—A bill to be entitled An act relating to organ donation; amending s. 395.1055, F.S.; revising a provision relating to certain rules adopted by the Agency for Health Care Administration; amending s. 765.5155, F.S.; revising the responsibilities of a contractor procured by the agency for the purpose of educating and informing the public about anatomical gifts; amending s. 765.517, F.S.; prohibiting an organ transplantation facility from charging a donor or his or her family member any fee for services relating to the procurement or donation of organs; amending s. 765.522, F.S.; revising a requirement that the agency establish rules and guidelines relating to the education of certain individuals designated to perform certain organ donation procedures; amending s. 765.543, F.S.; revising the duties of the Organ and Tissue Procurement and Transplantation Advisory Board; requiring the board to submit certain recommendations to the agency by a specified date; providing an effective date.

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

The Honorable Bill Galvano, President
I am directed to inform the Senate that the House of Representatives has passed CS/HB 1193, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk
student loan issued or guaranteed by the state or the Federal Government in accordance with the terms of the loan is not considered a failure to perform a statutory or legal obligation; repealing s. 456.0721, F.S., relating to practitioners in default on student loan or scholarship obligations; amending s. 456.074; removing the requirements for immediate suspension of a health care practitioner for default on a specified student loan; amending s. 468.401, F.S.; revising a definition; amending s. 468.517, F.S.; providing that certain unlicensed persons may not practice dietetics and nutrition for remuneration in certain licensed healthcare facilities; amending s. 468.524, F.S.; deleting the time restriction for an employee leasing company to reapply for licensure; amending s. 468.603, F.S.; revising a definition; amending s. 468.609, F.S.; revising certain experience requirements for a person to take the examination for certification; revising the time period a provisional certificate is valid; amending s. 468.613, F.S.; providing for waiver of specified requirements for certification under certain circumstances; amending s. 468.6314, F.S.; requiring an applicant for a license by endorsement to maintain a specified insurance policy; requiring the Department of Business and Professional Regulation to issue a license by endorsement to certain applicants who successfully complete a specified examination; amending s. 471.015, F.S.; revising licensure requirements for engineers who hold specified licenses in another state; amending s. 473.308, F.S.; deleting continuing education requirements for license by endorsement for certified public accountants; amending s. 474.202, F.S.; revising the definition of the term “limited-service veterinary medical practice” to include certain vaccinations or immunizations; amending s. 474.203, F.S.; providing an exemption for a person whose work is solely confined to microchip implantation in dogs and cats; amending s. 474.207, F.S.; revising education requirements for licensure by examination; amending s. 474.217, F.S.; requiring the Department of Business and Professional Regulation to issue a license by endorsement to certain applicants who successfully complete a specified examination; amending s. 476.114, F.S.; revising training requirements for licensure as a barber; amending s. 476.144, F.S.; requiring the department to license an applicant who is licensed to practice barbering in another state; amending s. 477.013, F.S.; revising the definition of the term “hair braiding”; repealing s. 477.0132, F.S., relating to registration for hair braiding, hair wrapping, and body wrapping; amending s. 477.0135, F.S.; providing additional exemptions from license or registration requirements for specified occupations or practices; amending s. 477.019, F.S.; conforming provisions to changes made by the act; amending s. 477.0201, F.S.; providing requirements for registration as a specialist; amending s. 477.026, F.S.; conforming provisions to changes made by the act; amending s. 477.0263, F.S.; authorizations to perform cosmetic surgical procedures on a location other than a licensed salon under certain circumstances; amending ss. 477.0265 and 477.029, F.S.; conforming provisions to changes made by the act; amending s. 481.201, F.S.; deleting legislative findings relating to the practice of interior design; amending s. 481.203, F.S.; revising definitions; amending s. 481.205, F.S.; conforming provisions to changes made by the act; amending s. 481.207, F.S.; revising certain fees for interior designers; amending s. 481.209, F.S.; providing requirements for a certificate of registration and a seal for interior designers; conforming provisions to changes made by the act; amending s. 481.213, F.S.; revising requirements for certification of licensure by endorsement for certain licensees to engage in the practice of architecture; providing that registration is not required for specified persons to practice as architects; amending s. 481.2131, F.S.; requiring certain interior designers to include a specified seal when submitting documents for the issuance of a building permit; amending s. 481.215, F.S.; revising the number of hours of specified courses the board must require for the renewal of a license or certificate of registration; authorizing licensees to complete certain courses online; amending s. 481.217, F.S.; conforming provisions to changes made by the act; amending s. 481.219, F.S.; deleting provisions relating to the practice of architecture by certain business organizations; deleting provisions requiring certificates of authorization for certain business organizations offering interior design services to the public; requiring a licensee or applicant in the practice of architecture to qualify a business organization; providing requirements; amending s. 481.221, F.S.; requiring registration of certain businesses specializing in display the license number in specified advertisements; amending s. 481.223, F.S.; providing construction; amending s. 481.2251, F.S.; revising acts that constitute grounds for disciplinary actions relating to interior designers; amending ss. 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 a specified degree is not required to demonstrate 1 year of practical experience for licensure; amending s. 481.311, F.S.; requiring the Board of Landscape Architecture to certify an applicant who holds a specified license issued by another state or territory of the United States under certain circumstances; 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; amending s. 481.319, F.S.; deleting the requirement for a certificate of authorization; authorizing landscape architects to practice through a corporation or partnership; amending s. 481.321, F.S.; requiring a landscape architect to display their 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.; providing that an applicant who is exempt from a specified examination is eligible for licensure; amending s. 489.113, F.S.; providing that an applicant holding a specified degree does not have to pass a certain examination; 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; 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 electrical or alarm system contracting issued by another state or territory of the United States under certain circumstances; 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 an alarm system agent; amending s. 492.104, F.S.; conforming provisions to changes made by the act; amending s. 492.108, F.S.; requiring the department to issue a license by endorsement to any applicant who has held a specified license to practice geology in another state, territory, or possession of the United States for a certain period of time; providing that an applicant may take the examination required by the board if they have not met the specified examination requirements; amending s. 492.111, F.S.; deleting the requirements for a certificate of authorization for a professional geologist; amending ss. 492.113 and 492.115, F.S.; conforming provisions; creating s. 509.102, F.S.; providing a definition for the term “mobile food dispensing vehicles”; prohibiting a municipality, county, or other local governmental entity from requiring a separate license, registration, or permit or fee or from operating within the jurisdiction; providing applicability; amending s. 548.003, F.S.; deleting the requirement that the Florida State Boxing Commission adopt rules relating to a knockdown timekeeper; amending s. 548.017, F.S.; deleting the licensure requirement for a timekeeper or announcer; amending s. 553.5141, F.S.; conforming provisions to changes made by the act; amending s. 553.74, F.S.; revising the membership and qualifications of the Florida Building Commission; amending s. 558.002, F.S.; conforming provisions to changes made by the act; amending s. 823.15, F.S.; authorizing certain persons to implant dogs and cats with specified radio frequency identification devices under certain circumstances; authorizing such persons to contact the owner of record listed on such devices; providing effective dates.

—was referred to the Committees on Innovation, Industry, and Technology; Commerce and Tourism; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SHB 1213, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Education Committee, PreK-12 Innovation Subcommittee and Representative(s) Fine, Caruso, Bush, DiCeglie, Eagle, Fischer, Fitzhenagen, Geller, Good, Inglia, Massullo, Plakon, Polacky, Raschein, Rodriguez, A. M., Roth, Slosberg, Sprowls, Toledo, Webb, Zika—
CS for CS for HB 1213—A bill to be entitled An act relating to Holocaust education; amending s. 1003.42, F.S.; including certain instruction related to anti-Semitism in the required instruction relating to the Holocaust; providing school district and Department of Education requirements relating to such instruction; authorizing the department to seek input from certain entities for specified purposes relating to such instruction; authorizing the department to contract with specified entities to develop specified resources relating to such instruction; designating a certain week as "Holocaust Education Week," providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HS 1335, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By PreK-12 Innovation Subcommittee and Representative(s) Lameca, Fischer—

CS for HB 1335—A bill to be entitled An act relating to Florida virtual education; amending s. 1002.33, F.S.; conforming provisions to changes made by the act; amending s. 1002.37, F.S.; providing that certain employees of the Florida Virtual School are entitled to sovereign immunity; revising the students given priority by the Florida Virtual School; revising the number of members appointed to the board of trustees of the Florida Virtual School; providing term limits for members of such board; providing that the board are governed by a specified code of ethics; prohibiting members of the board and any member of a governing body for a direct-support organization or supplemental organization associated with the Florida Virtual School from holding specified business relationships or interest in the Florida Virtual School; requiring the board to appoint an executive director; providing duties of the executive director; requiring the board of trustees to meet at the call of the executive director; authorizing, rather than requiring, the board of trustees to participate in specified marketing activities; authorizing the Florida Virtual School to accrue supplemental revenue from a specified organization; requiring the board of trustees to be responsible for all internal funds of the school; requiring the executive director of the Florida Virtual School to review and approve specified expenditures; deleting a provision authorizing such executive director to override such expenditures under certain circumstances; deleting provisions authorizing the board of trustees to adopt rules and procedures; providing that all Florida Virtual School employees are subject to specified policies; revising requirements for the use of certain employment contracts; deleting a requirement that the board of trustees distribute certain procedures to high schools in the state; requiring student records held by the school to meet specified provisions; providing requirements for meetings of the board of trustees; revising the requirements for a specified plan; deleting a requirements that the Florida Virtual School board of trustees submit specified information to certain entities for the Florida Virtual School Global; requiring the board to establish an Office of Inspector General within the school; providing duties, requirements, and responsibilities of such office; amending s. 1002.45, F.S.; deleting a requirement that certain school districts provide a specified number of virtual instruction options; authorizing a virtual charter school to provide part-time instruction under certain circumstances; revising requirements for virtual instruction providers; authorizing the Department of Education to conditionally approve a virtual instruction provider for 2 years, rather than 1 year; revising requirements for the termination of a provider contract; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HS 1339, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Commerce Committee, Ways & Means Committee, Local, Federal & Veterans Affairs Subcommittee and Representative(s) Yarborough, Daniels, Williams—

CS for CS for CS for HB 1339—A bill to be entitled An act relating to community development and housing; amending s. 125.01055, F.S.; authorizing a board of county commissioners to approve development of affordable housing on any parcel zoned for residential, commercial, or industrial use; amending s. 129.03, F.S.; revising the information that the county budget officer must submit to the Office of Economic and Demographic Research regarding the final budget and the county's economic status; s. 163.01, F.S.; amending the Local Cooperation Act of 1969 to authorize private entities to enter into specified loan agreements; authorizing certain bond proceeds to be loaned to private entities for specified types of projects; providing that such loans are deemed a paramount public purpose; amending s. 163.31771, F.S.; revising legislative findings; authorizing local governments to adopt ordinances that allow accessory dwelling units in any area zoned for single-family residential use; providing an exception; amending s. 163.31801, F.S.; requiring counties, municipalities, and special districts to include certain data relating to impact fees in their annual financial reports; amending s. 166.04151, F.S.; authorizing governing bodies of municipalities to approve the development of affordable housing on any parcel zoned for residential, commercial, or industrial use; providing a certain period for mobile home dealer applicants to meet the applicant's business location; requiring the board to appoint an executive director; revising the definition of the term "code"; amending s. 167.092, F.S.; providing applicable standards for the repair and remodeling of mobile and manufactured homes; amending s. 396.022, F.S.; exempting certain mobile home park owners and mobile home subdivision owners from regulation by the Florida Public Service Commission relating to water and wastewater service; amending s. 420.5087, F.S.; revising the criteria used by a review committee when evaluating and selecting specified applications for state apartment incentive loans; amending s. 420.5095, F.S.; renaming the Community Workforce Housing Innovation Pilot Program as the Community Workforce Housing Loan Program; requiring the program to provide incentives for local governments and to use certain funds; requiring projects to receive priority consideration for funding under certain circumstances; deleting a provision requiring the corporation to provide incentives for local governments to use certain funds; requiring projects to receive priority consideration for funding under certain circumstances; providing a certain loan application process; deleting provisions requiring the corporation to provide incentives for local governments to use certain funds; requiring projects to receive priority consideration for funding under certain circumstances; deleting a provision authorizing the corporate to implement a program project; requiring that the corporation award loans at a specified interest rate and for a limited term; amending provisions to changes made by the act; creating s. 420.531, F.S.; authorizing certain applicants or subsidiaries to be precluded from the housing if the board of directors determines that an applicant or affiliate has been precluded from the program; specifying the conditions which must be met before an order can be final; providing how funding, allocation of federal housing credits, credit underwriting procedures, or application review are to be handled under specified circumstances; amending s. 420.531, F.S.; specifying that technical support provided to local governmental entities includes implementation of the State Apartment Incentive Loan Program; requiring the entity providing training and technical assistance to convene and administer biannual regional workshops; requiring such entity to annually compile and submit certain information to the Legislature and the corporation by a specified date; amending s. 420.9073, F.S.; amending the definition of the term "affordable"; amending s. 420.9073, F.S.; authorizing the corporation to withhold a portion of funds distributed from the Local Government Housing Trust Fund to be used for certain transitional housing;
prohibiting such funds from being used for specified purposes; requiring the corporation to consult with the Department of Children and Families to create minimum criteria for such housing; providing for the distribution of withheld funds; amending s. 420.9075, F.S.; revising information that must be included in the report from each county and municipality that addresses affordable housing programs and accomplishments; amending s. 420.9076, F.S.; revising the membership of local affordable housing advisory committees beginning on a specified date; requiring the committees to perform specified duties annually instead of triennially; requiring locally elected officials serving on advisory committees, or their designees, to attend biannual regional workshops; providing a penalty; amending s. 423.02, F.S.; prohibiting cities, towns, counties, or political subdivisions from changing taxes or assessments related to certain housing projects under certain circumstances; amending s. 723.011, F.S.; providing construction relating to rental agreements and tenancies; providing that a mobile home owner may be required to install permanent improvements as disclosed in the mobile home park prospectus; amending s. 723.012, F.S.; authorizing mobile home park owners to make certain prospectus amendments; providing requirements for the amendment; prohibiting certain costs and expenses from being passed on to existing mobile home owners; amending s. 723.023, F.S.; revising general obligations for mobile home owners; amending s. 723.031, F.S.; specifying a requirement for disclosing and agreeing to a mobile home lot rental increase; revising construction relating to a park owner's disclosure of certain taxes and assessments; amending s. 723.037, F.S.; authorizing mobile home park owners to give notice of lot rental increases for multiple anniversary dates in one notice; providing construction; revising a requirement for a lot rental negotiation committee; amending s. 723.042, F.S.; conforming a provision to changes made by the act; amending s. 723.059, F.S.; authorizing certain mobile home purchasers to assume the remainder of a seller's prospectus; authorizing a mobile home park owner to offer a purchaser any approved prospectus; amending s. 723.061, F.S.; specifying entities that must be provided with a copy of an eviction notice when received by a mobile home owner; specifying the waiver and nonwaiver of certain rights of a mobile home park owner under certain circumstances; requiring the accounting at final hearing of rents received; amending s. 723.076, F.S.; revising procedures related to the election or appointment of new officers or board members in a homeowner's association; amending s. 723.078, F.S.; revising requirements for board elections and ballots; requiring an impartial committee to be responsible for overseeing the election process and complying with ballot requirements; defining the term "impartial committee"; requiring that association bylaws provide a method for determining the winner of an election under certain circumstances; requiring the Division of Florida Condominiums, Timeshares, and Mobile Homes to adopt procedural rules; revising the types of meetings that are not required to be open to members; providing an exception to a provision requiring an officer of an association to provide an affidavit affirming certain information; authorizing meeting notices to be provided by electronic means; providing that the minutes of certain board and committee meetings are privileged and confidential; conforming provisions to changes made by the act; amending s. 723.079, F.S.; revising homeowners' association recordkeeping requirements; revising the timeframes for which certain records are required to be retained and be made available for inspection or photocopying; capping the amount of damages for which an association is liable when a member is denied access to official records; requiring that certain disputes be submitted to mandatory arbitration with the division; amending s. 723.1255, F.S.; requiring that certain disputes be submitted to mandatory binding arbitration with the division; providing requirements for such arbitration and fees and costs; requiring the division to adopt rules; reenacting s. 420.507(23)(i), F.S., relating to powers of the Florida Housing Finance Corporation, to incorporate the amendment made to s. 420.5087, F.S., in a reference thereto; reenacting s. 193.018(2), F.S., relating to land owned by a county or city and used to provide affordable housing; requiring the division to adopt rules; incorporating the amendment made to s. 420.5095, F.S., in a reference thereto; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/Cs/Cs/HB 1371, as amended, and requests the concur-rence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Transportation & Tourism Appropriations Subcommittee, Transportation & Infrastructure Subcommittee and Representative(s) Fine, Caruso, Altman—

**CS for CS for CS for HB 1371**—A bill to be entitled An act relating to traffic and pedestrian safety; providing a short title; creating s. 336.0766, F.S.; specifying pedestrian crosswalks that may be controlled by yellow rectangular rapid flashing beacon traffic control devices; re-quiring removal of such devices from, and authorizing retrofitting of, certain crosswalks; requiring the Department of Transportation to re-quest that the Federal Government allow replacement of yellow rectan-gular rapid flashing beacon traffic control devices with red rectangular rapid flashing beacon traffic control devices; providing requirements for such replacement if such request is granted; providing requirements for installation of and signage for a pedestrian crosswalk on a public highway, street, or road which is located at any point other than at an intersection with another public highway, street, or road; providing a declaration of important state interest; providing an effective date.

—was referred to the Committees on Infrastructure and Security; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/Cs/Cs/HB 1391, as amended, and requests the concur-rence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Government Operations & Technology appropriations Subcommittee, Insurance and Banking Subcommittee and Representative(s) Grant, J., Toledo—

**CS for CS for CS for HB 1391**—A bill to be entitled An act relating to technology innovation; amending s. 20.22, F.S.; establishing the Florida Digital Service and the Division of Telecommunications within the Department of Management Services; abolishing the Division of State Technology within the department; amending s. 110.205, F.S.; exempting the state chief data officer and the state chief information security officer within the Florida Digital Service from the Career Service System; providing for the salary and benefits of such positions to be set by the department; amending s. 282.0041, F.S.; defining terms; revising the definition of the term "open data"; amending s. 282.0051, F.S.; revising information technology-related powers, duties, and functions of the department acting through the Florida Digital Service; specifying the designation of the state chief information officer and the state chief data officer; specifying qualifications for such positions; specifying requirements, contingent upon legislative appropriation, for the department; authorizing the department to develop a certain pro-cess; prohibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; specifying rulemak-ing authority for the department; amending s. 282.00515, F.S.; requir-ing the Department of Legal Affairs, the Department of Financial Services, or the Department of Agriculture and Consumer Services to notify the Governor and the Legislature and provide a certain justifi-cation and explanation if such agency adopts alternative standards to certain enterprise architecture standards; providing construction; pro-hibiting the department from retrieving or disclosing any data without a certain shared-data agreement in place; specifying a cross-reference; amending ss. 282.318, 287.0591, 365.171, 365.172, 365.173, and 943.0415, F.S.; conforming provisions to changes made by the act; creating s. 559.952, F.S.; providing a short title; creating the Financial Technology Sandbox within the Office of Financial Regulation; defining terms; requiring the office, if certain conditions are met, to grant a license to a Financial Technology Sandbox applicant, grant exceptions to specified provisions of general law relating to finance loans and money services businesses, and grant waivers of certain rules; authorizing a substantially affected person to seek a declaratory statement before applying to the Financial Technology Sandbox; spec-
ifying application requirements and procedures; specifying require-
ments and procedures for the office in reviewing and approving or de-
nying applications; providing requirements for the office in specifying
the number of the consumers authorized to receive an innovative fi-
ancial product or service; specifying authorized actions of, limitations
on, and requirements for licensees operating in the Financial Technol-
gy Sandbox; requiring licensees to make a specified disclosure to con-
sumers; authorizing the office to enter into certain agreements with
other regulatory agencies; authorizing the office to examine licensee
records; authorizing a licensee to apply for one extension of an initial
sandbox period for a certain timeframe; specifying requirements and
procedures for applying for an extension; specifying requirements and
procedures for, and authorized actions of, licensees when concluding a
sandbox period or extension; requiring licensees to submit certain re-
ports to the office at specified intervals; providing construction; speci-
fying the liability of a licensee; authorizing the office to take certain
disciplinary actions against a licensee under certain circumstances;
providing construction relating to service of process; specifying the ru-
lemaking authority of the Financial Services Commission; providing the
office authority to issue orders and enforce the orders; providing an
appropriation; providing that specified provisions of the act are con-
tingent upon passage of other provisions addressing public records;
providing effective dates.

—was referred to the Committees on Innovation, Industry, and
Technology; Banking and Insurance; and Appropriations.

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives
has passed CS/CS/HB 1393, as amended, by the required constitutional
two-thirds vote of the members voting and requests concurrence of the
Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Insurance & Banking Subcommittee and
Representative(s) Grant, J.—

CS for CS for HB 1393—A bill to be entitled An act relating to public
records; amending s. 559.952, F.S.; providing exemptions from public
records requirements for certain information made available to the
Office of Financial Regulation in Financial Technology Sandbox appli-
cations by specified providers of innovative financial products or ser-
cives and for certain information on such providers; providing for future
legislative review and repeal of the exemptions; providing a statement of
public necessity; providing a contingent effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives
has passed CS/CS/HB 1409 by the required constitutional two-thirds vote of
the members voting and requests concurrence of the Senate.

Jeff Takacs, Clerk

By Oversight, Transparency & Public Management Subcommittee
and Representative(s) Grant, M.—

CS for HB 1409—A bill to be entitled An act relating to public
records; creating s. 631.195, F.S.; defining the terms “consumer” and
“personal financial and health information”; exempting from public
records requirements certain records made or received by the Depart-
ment of Financial Services acting as receiver pursuant to specified
provisions; providing that such records comprise consumer personal
financial and health information, certain underwriting files, insurer
personnel and payroll records, consumer claim files, certain reports and
documents held by the department relating to insurer own-risk, sol-
vency assessments, corporate governance annual disclosures, and cer-
tain information received from the National Association of Insurance
Commissioners or governments; providing retroactive applicability;
providing that exempted records may be released under specified cir-
cumstances; providing for future legislative review and repeal of the
exemptions; providing statements of public necessity; providing an ef-
effective date.

—was referred to the Committees on Banking and Insurance; Gov-
ernmental 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 1465, as amended, and requests the concurrence of the
Senate.

Jeff Takacs, Clerk

By Representative(s) Bell—

HB 1465—A bill to be entitled An act relating to Hardee County
Economic Development Authority, Hardee County; amending chapter
2004-394, Laws of Florida, as amended; authorizing the Hardee County
Economic Development Authority to approve an operating budget for
specified purposes under certain circumstances; 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 CS/CS/HB 6501, as amended, and requests the concurrence of
the Senate.

Jeff Takacs, Clerk

By Judiciary Committee, Civil Justice Subcommittee and Representa-
tive(s) Fernandez-Barquin, Joseph—

CS for CS for HB 6501—A bill to be entitled An act for the relief of
Dontrell Stephens through Evett L. Simmons, as guardian of his property,
by the Palm Beach County Sheriff's Office; providing for an appropri-
ation to compensate him for personal injuries and damages sustained
as the result of the negligence of a deputy of the office; providing for
payment of compensation, fees, and costs; providing a limitation on
the payment of attorney fees, lobbying fees, and costs; providing for the
waiver and extinguishment of certain liens; providing that certain unextinguished lien interest shall be the responsibility of the Palm Beach County Sheriff's Office; providing a limitation on the
payment of such liens; providing an effective date.

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

The Honorable Bill Galvano, President

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

Jeff Takacs, Clerk

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

HB 7019—A bill to be entitled An act relating to a review under the
Open Government Sunset Review Act; amending s. 119.071, F.S., which
provides an exemption from public records requirements for certain
criminal intelligence and criminal investigative information that re-
veals the identity of a victim of certain human trafficking offenses; re-
moving the scheduled repeal of the exemption; amending s. 943.0583,
F.S., which provides an exemption from public records requirements for
criminal intelligence and criminal investigative information revealing
the identity of a victim of human trafficking whose criminal history
record has been ordered expunged; removing the scheduled repeal of the exemption; providing an effective date.

—was referred to the Committees on Criminal Justice; 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 CS/HB 7045, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health & Human Services Committee, Health Market Reform Subcommittee and Representative(s) Andrade—

CS for HB 7045—A bill to be entitled An act relating to prescription drug price transparency; amending s. 110.12315, F.S.; requiring the Department of Management Services to contract for an annual audit of any pharmacy benefit vendor contracted under the state employees’ prescription drug program; providing requirements for such audit; amending s. 499.012, F.S.; providing that permits for prescription drug manufacturers and nonresident prescription drug manufacturers are subject to specified requirements; creating s. 499.026, F.S.; providing definitions; requiring prescription drug manufacturers to provide notification of drug price increases to insurers; providing requirements for such notification; requiring prescription drug manufacturers to provide an annual report on drug price increases to the Department of Business and Professional Regulation and the Office of Insurance Regulation; providing reporting requirements; creating s. 624.491, F.S.; providing timelines and documentation requirements for pharmacy audits conducted by certain health insurers, health maintenance organizations, or their agents; providing that such requirements do not apply to audits in which certain conditions are met; creating s. 627.42394, F.S.; requiring certain health insurers to establish a single point of contact for manufacturers to report drug price increases; requiring the Office of Insurance Regulation to maintain and publish a list of such contacts; requiring certain health insurers to provide written notice to insureds in advance of formulary changes resulting from manufacturer drug price increases; providing applicability; amending ss. 627.64741 and 627.6572, F.S.; providing definitions; requiring reporting requirements in contracts between health insurers and pharmacy benefit managers; requiring health insurers to submit an annual report to the office; requiring the office to publish such reports and analyses of specified information; authorizing the office to review contracts; authorizing the office to order health insurers to terminate contracts with pharmacy benefit managers under certain circumstances; providing rulemaking authority; revising applicability; creating s. 641.3131, F.S.; requiring certain health maintenance organizations to establish a single point of contact for manufacturers to report drug price increases; requiring the office to maintain and publish a list of such contacts; requiring certain health maintenance organizations to provide written notice to subscribers in advance of formulary changes resulting from manufacturer drug price increases; providing applicability; amending s. 641.314, F.S.; providing definitions; requiring reporting requirements in contracts between health maintenance organizations and pharmacy benefit managers; requiring health maintenance organizations to submit an annual report to the office; requiring the office to publish such reports and analyses of specified information; authorizing the office to review contracts; authorizing the office to order health maintenance organizations to terminate contracts with pharmacy benefit managers under certain circumstances; providing rulemaking authority; revising applicability; requiring the Agency for Health Care Administration to contract for an independent analysis of pharmacy benefit management practices under the Statewide Medicaid Managed Care program; providing requirements for such analysis; providing definitions; requiring the agency to submit the analysis to the Governor and the Legislature; providing severability; providing severability; providing an effective date.

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

The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 7067, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Appropriations Committee, Education Committee and Representative(s) Sullivan—

CS for HB 7067—A bill to be entitled An act relating to K-12 scholarship programs; amending s. 1002.394, F.S.; revising initial scholarship eligibility criteria for the Family Empowerment Scholarship Program; establishing a priority order for award of a scholarship that includes an adjusted maximum eligible household income level that is increased in specified circumstances; requiring the Department of Education to maintain and publish a list of nationally norm-referenced tests and to establish deadlines for lists of eligible students, applications, and notifications; requiring a private school to report scores to a state university by a specified date; requiring parents to annually renew participation in the program; requiring an eligible nonprofit scholarship-funding organization to award scholarships in priority order and implement deadlines; requiring, rather than authorizing, an annual specified increase in the maximum number of students participating in the scholarship program; amending s. 1002.395, F.S.; revising eligibility criteria for the Florida Tax Credit Scholarship Program and applying the criteria only to initial eligibility; requiring that priority be given to students whose household income levels do not exceed a specified amount or who are in foster care or out-of-home care; requiring scholarship-funding organizations to prioritize renewal scholarships over initial scholarships; requiring a scholarship-funding organization to refer students who did not receive a scholarship because of lack of funds to another scholarship-funding organization; amending ss. 1002.40, F.S.; requiring scholarship-funding organizations to use excess contributions to fund scholarships for specified students under certain conditions; amending s. 1011.62, F.S.; revising funding calculations for certain student memberships; providing an effective date.

Jeff Takacs, Clerk

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

CS for CS for HB 7079—A bill to be entitled An act relating to education; amending s. 1001.23, F.S.; authorizing the Department of Education to hold patents, copyrights, trademarks, and service marks; authorizing the department to take specified actions to enforce its rights under certain circumstances; requiring the department to notify the Department of State under certain circumstances; requiring certain proceeds to be deposited into a specified trust fund; amending s. 1001.23, F.S.; adding obsolete language; requiring certain students to take a specified assessment relating to civic literacy; providing that such assessment meets certain postsecondary requirements under specified circumstances; amending s. 1001.4285, F.S.; revising the requirements...
The Honorable Bill Galvano, President

I am directed to inform the Senate that the House of Representatives has passed HJR 7093, as amended, by the required constitutional three-fifths vote of the membership and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CORRECTION AND APPROVAL OF JOURNAL

The Journal of March 6 was corrected and approved.

Jeff Takacs, Clerk
CO-INTRODUCERS

Senators Bradley—CS for SB 1056; Harrell—CS for CS for SB 1324; Rouson—CS for SB 1326

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 5:33 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Tuesday, March 10 or upon call of the President.
JOURNAL OF THE SENATE

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March 9, 2020

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BP — Bill Passed
CO — Co-Introducers
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