Senator Braynon moved the following:

**Senate Amendment to Amendment (234288) (with title amendment)**

Between lines 22 and 23 insert:

Section 4. Section 16.63, Florida Statutes, is created to read:

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16.63 Medical Reimbursement Program for Victims of Mass Shootings.—
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(1) The Medical Reimbursement Program for Victims of Mass Shootings is established in the Department of Legal Affairs to
reimburse trauma centers verified or designated pursuant to s. 395.4025 for the medical and behavioral health costs of treating victims for injuries associated with a mass shooting. As used in this section, the term “mass shooting” means an incident in which four or more people are killed or injured by firearms in one or more locations in close proximity. The Department of Legal Affairs must reimburse such trauma centers based on a department-approved fee schedule for the documented medical and behavioral health costs of treating victims for injuries associated with a mass shooting. A trauma center that requests a reimbursement through the program may not bill the victim of a mass shooting or his or her family. This section does not prohibit a trauma center from billing a victim’s third-party insurance, Medicaid, or Medicare, if applicable, for services provided to a victim of a mass shooting. This section applies retroactively to June 12, 2016.

(2) The Department of Legal Affairs shall adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the program.

Section 5. For the 2018-2019 fiscal year, the sum of $10 million in recurring funds is appropriated from the General Revenue Fund to the Department of Legal Affairs to reimburse verified or designated trauma centers for documented medical and behavioral health costs of treating victims of mass shootings through its Medical Reimbursement Program for Victims of Mass Shootings.

Section 6. Notwithstanding s. 790.06(13), beginning January 1, 2019, and each January 1 thereafter, the Department of Agriculture and Consumer Services shall transfer 10 percent of the fees collected for new and renewal concealed weapon or
firearm licenses from the Division of Licensing Trust Fund to
the Department of Legal Affairs to reimburse verified or
designated trauma centers for documented medical and behavioral
health costs of treating victims of mass shootings through its
Medical Reimbursement Program for Victims of Mass Shootings.

And the title is amended as follows:
Delete line 2377
and insert:
crime watch programs; creating s. 16.63, F.S.;
establishing the Medical Reimbursement Program for
Victims of Mass Shootings in the Department of Legal
Affairs; defining the term “mass shooting”; requiring
the department to reimburse verified or designated
trauma centers for certain costs associated with
treating victims for injuries associated with a mass
shooting; prohibiting trauma centers that request such
reimbursement from billing victims of mass shootings
or their families; providing construction; providing
retroactive applicability; requiring the Department of
Legal Affairs to adopt rules; providing an
appropriation; requiring the Department of Agriculture
and Consumer Services to annually transfer a
percentage of the fees collected for new and renewal
concealed weapon or firearm licenses from the Division
of Licensing Trust Fund to the Department of Legal
Affairs to reimburse the trauma centers; amending s.
20.15, F.S.;