



Journal of the Senate

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CALL TO ORDER

The Senate was called to order by President Negron at 1:00 p.m. A quorum present—37:

| | | |
|---------------|-----------|-----------|
| Mr. President | Gainer | Rodriguez |
| Baxley | Galvano | Rouson |
| Bean | Garcia | Simmons |
| Benacquisto | Gibson | Simpson |
| Book | Grimsley | Stargel |
| Bracy | Hukill | Steube |
| Bradley | Hutson | Stewart |
| Brandes | Mayfield | Taddeo |
| Braynon | Montford | Thurston |
| Broxson | Passidomo | Torres |
| Campbell | Perry | Young |
| Farmer | Powell | |
| Flores | Rader | |

PRAYER

The following prayer was offered by Mother Abi Moon, Assistant Rector, St. John’s Episcopal Church, Tallahassee:

Oh Lord, our Governor, bless the leaders of our land, that we may be a people at peace among ourselves and a blessing to other nations of the earth. To the Senators, Representatives, and those who make our laws in this state: give courage, wisdom, and foresight to provide for the needs of all of our people and to fulfill our obligations in the community.

Teach our people to rely on your strength and to accept their responsibilities to their fellow citizens; that they may elect trustworthy leaders and make wise decisions for the well-being of our society; that we may serve you faithfully in our generation and honor your holy name. Give us the strength to live as your children, and be makers of peace and unity. Grant that all peoples might put aside their differences and seek the unity of your kingdom. We make this prayer in your name. Amen.

PLEDGE

Senate Pages, Micayla Acree of Tallahassee; Simon Daniel of Tallahassee; Thomas Freeman of Ponte Vedra Beach; and Yaa Tia Graham of Miami, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

DOCTOR OF THE DAY

The President recognized Representative Ralph E. Massullo, M.D., of Beverly Hills, sponsored by Senator Simpson, as the doctor of the day. Dr. Massullo specializes in dermatology.

SPECIAL GUESTS

The President welcomed Governor Rick Scott, Ryan Petty, and Patrick Petty to the floor of the Senate. The President invited Governor Scott to address the Senate regarding the Marjory Stoneman Douglas High School shooting in Parkland, Florida. At the conclusion of the Governor’s remarks, Ryan Petty addressed the Senate. Ryan Petty is the father of Alaina Petty, a victim of the shooting at Marjory Stoneman Douglas High School. Patrick Petty is the brother of Alaina Petty.

SENATOR FLORES PRESIDING

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

SPECIAL ORDER CALENDAR

Consideration of **CS for SB 382** was deferred.

On motion by Senator Passidomo—

CS for SB 434—A bill to be entitled An act relating to a neonatal abstinence syndrome pilot project; amending s. 400.902, F.S.; revising the definition of the term “prescribed pediatric extended care center” or “PPEC center” to include certain buildings that provide certain residential services to infants with neonatal abstinence syndrome; establishing a prerequisite for the admission of an infant with neonatal abstinence syndrome to a PPEC center; expanding the definition of the term “medically dependent or technologically dependent child” to include certain infants diagnosed with neonatal abstinence syndrome; amending s. 400.914, F.S.; providing that a specified Agency for Health Care Administration rule include an exception for infants being treated for neonatal abstinence syndrome; creating s. 400.917, F.S.; defining terms; requiring the agency, in consultation with the Department of Children and Families, to establish a pilot project to approve one or more facilities licensed to provide PPEC services to treat certain eligible infants; providing the purpose of the pilot project; providing a start and end date for the pilot project; requiring the agency, in consultation with the department, to adopt by rule minimum standards for facilities approved to provide certain services to eligible infants; requiring certain criteria to be included in such standards; specifying that a PPEC center is not required to obtain a certificate of need to be approved to provide services under this section; establishing minimum requirements for a PPEC center to be eligible to provide services to eligible infants and to participate in the pilot project; prohibiting a PPEC center providing such services from treating an infant for longer than a specified period of time; providing that a PPEC center may require a mother or visitor to vacate its premises under specified circumstances; allowing certain health care professionals to prevent the removal of an infant from the facility under certain circumstances; requiring the agency to require approved PPEC centers to meet and maintain representations in the facility’s plan submitted for approval; requiring the Department of Health to contract with a state university to study certain components of the pilot project and establish certain baseline data for studies on the neurodevelopmental outcomes of infants with neonatal abstinence

syndrome; requiring the department to report results of the study to the Legislature by a certain date; requiring approved PPEC centers, hospitals meeting certain criteria, and Medicaid managed medical assistance plans to provide to the contracted university relevant financial and medical data consistent with federal law; requiring the agency to begin rulemaking and to apply for certain Medicaid waivers after the act becomes a law; providing appropriations; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 434** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bracy—

CS for SB 942—A bill to be entitled An act relating to the Department of Juvenile Justice's direct-support organization; amending s. 985.672, F.S.; requiring the secretary of the department to appoint board of directors to the department's direct-support organization according to the organization's established bylaws; abrogating the scheduled repeal of provisions governing a direct-support organization established by the department; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 942** was placed on the calendar of Bills on Third Reading.

On motion by Senator Grimsley—

CS for SB 872—A bill to be entitled An act relating to young farmers and ranchers; creating s. 570.842, F.S.; creating the Florida Young Farmer and Rancher Matching Grant Program within the Department of Agriculture and Consumer Services; specifying the purpose of the grants; requiring the department to select grant recipients based on certain criteria; requiring the department to adopt rules; specifying minimum grant selection criteria; specifying a grant award minimum and maximum; requiring that no more than one award per year may go to an individual recipient; specifying that grant funding is contingent upon specific appropriation from the Legislature; creating s. 570.843, F.S.; creating the Florida Young Farmer and Rancher Advisory Council within the department; specifying membership of the council; providing for staggered terms; specifying the meetings, powers, duties, procedures, and recordkeeping of the council; specifying that the council may submit findings and recommendations to the Commissioner of Agriculture; specifying the issues the council may examine; creating s. 570.844, F.S.; requiring the department to establish a clearinghouse on its website for resources to assist young and beginning farmers and ranchers; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 872** was placed on the calendar of Bills on Third Reading.

On motion by Senator Stargel—

CS for CS for SB 740—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 193.461, F.S.; specifying the methodology for the assessment of certain structures in horticultural production; specifying, subject to certain conditions, that land classified as agricultural remains classified as such for a specified period if such lands are damaged by certain natural disasters and agricultural production is halted or reduced; providing for retroactive application; creating s. 252.3569, F.S.; providing a legislative finding; establishing a state agricultural response team within the department; specifying the duties of the team; amending s. 316.565, F.S.; revising the Governor's authority, to include agricultural products instead of only perishable food, in declaring an emergency relating to the transport of such products when there is a breakdown in the normal public transportation facilities necessary to move such products; authorizing the Department of Transportation to issue, and specifying that certain law enforcement officers must accept, electronic verification of permits during a declared state of emergency; providing that

such permits are valid for up to a specified period, but no longer than the duration of the declared state of emergency or any extension thereof; requiring the Department of Transportation to consult with the Department of Agriculture and Consumer Services and stakeholders in the agricultural industry in implementing emergency transportation assistance for agricultural products; amending s. 379.361, F.S.; transferring authority to issue licenses for oyster harvesting in Apalachicola Bay from the department to the City of Apalachicola; revising the disposition and permitted uses of license proceeds; amending s. 487.041, F.S.; deleting obsolete provisions; deleting a requirement that all pesticide registration fees be submitted electronically; amending s. 496.415, F.S.; prohibiting the comingling of funds in connection with the planning, conduct, or execution of any solicitation or charitable or sponsor sales promotion; amending s. 496.418, F.S.; revising recordkeeping and accounting requirements for solicitations of funds; specifying a rebuttable presumption under certain circumstances; amending s. 500.459, F.S.; revising permitting requirements and operating standards for water vending machines; amending s. 501.059, F.S.; revising the term "telephonic sales call" to include voicemail transmissions; defining the term "voicemail transmission"; prohibiting the transmission of voicemails to specified persons who communicate to a telephone solicitor that they would not like to receive certain voicemail solicitations or requests for donations; requiring a solicitor to ensure that if a telephone number is available through a caller identification system, that telephone number must be capable of receiving calls and must connect the original call recipient to the solicitor; revising civil penalties; creating s. 501.6175, F.S.; specifying recordkeeping requirements for commercial telephone sellers; amending s. 501.912, F.S.; revising terms; amending s. 501.913, F.S.; authorizing antifreeze brands to be registered for a specified period; deleting a provision relating to the registration of brands that are no longer in production; specifying a certified report requirement for first-time applications; amending s. 501.917, F.S.; revising department sampling and analysis requirements for antifreeze; specifying that the certificate of analysis is prima facie evidence of the facts stated therein; amending s. 501.92, F.S.; revising when the department may require an antifreeze formula for analysis; amending s. 525.07, F.S.; authorizing the department to seize skimming devices without a warrant; amending s. 526.304, F.S.; authorizing the department to temporarily suspend enforcement, for specified purposes during states of emergency, of certain provisions relating to predatory practices in the retail sale of motor fuel; amending s. 526.305, F.S.; authorizing the department to temporarily suspend enforcement, for specified purposes during states of emergency, of certain provisions relating to discriminatory practices in sale of motor fuel; amending s. 526.51, F.S.; revising application requirements and fees for brake fluid brands; deleting a provision relating to the registration of brands that are no longer in production; amending s. 526.53, F.S.; revising department sampling and analysis requirements for brake fluid; specifying that the certificate of analysis is prima facie evidence of the facts stated therein; amending s. 527.01, F.S.; revising terms; amending s. 527.02, F.S.; revising the persons subject to liquefied petroleum business licensing provisions; revising such licensing fees and requirements; revising reporting and fee requirements for certain material changes to license information; deleting a provision authorizing license transfers; amending s. 527.0201, F.S.; revising the persons subject to liquefied petroleum qualifier competency examination, registry, supervisory, and employment requirements; revising the expiration of qualifier registrations; revising the persons subject to master qualifier requirements; revising master qualifier application requirements; deleting provisions specifying that a failure to replace master qualifiers within certain periods constitutes grounds for license revocation; deleting a provision relating to facsimile transmission of duplicate licenses; amending s. 527.021, F.S.; revising the circumstances under which liquefied petroleum gas bulk delivery vehicles must be registered with the department; amending s. 527.03, F.S.; authorizing certain liquefied petroleum gas registrations to be renewed for 2 or 3 years; deleting certain renewal period requirements; amending s. 527.04, F.S.; revising the persons required to provide the department with proof of insurance; revising the required payee for a bond in lieu of such insurance; amending s. 527.0605, F.S.; deleting provisions requiring licensees to submit a site plan and review fee for liquefied petroleum bulk storage container locations; amending s. 527.065, F.S.; revising the circumstances under which a liquefied petroleum gas licensee must notify the department of an accident; amending s. 527.067, F.S.; requiring certain liquefied petroleum gas dealers to provide notice within a specified period before rendering a consumer's liquefied petroleum gas equipment or system inoperable or discontinuing service; providing an exception; amending

ss. 527.10 and 527.21, F.S.; conforming provisions to changes made by the act; amending s. 527.22, F.S.; deleting an obsolete provision; amending s. 531.67, F.S.; extending the expiration date of certain provisions relating to permits for commercially operated or tested weights or measures instruments or devices; amending s. 534.47, F.S.; revising and providing definitions; amending s. 534.49, F.S.; conforming provisions to changes made by the act; repealing s. 534.50, F.S., relating to reporting and notice requirements for dishonored checks and drafts for payment of livestock purchases; amending s. 534.501, F.S.; providing that delaying or failing to make payment for certain livestock is an unfair and deceptive act; repealing s. 534.51, F.S., relating to the prohibition of the filing of complaints by certain livestock markets; amending s. 534.54, F.S.; providing that purchasers who delay or fail to render payment for purchased livestock are liable for certain fees, costs, and expenses; conforming provisions to changes made by the act; amending s. 570.07, F.S.; authorizing the department to waive certain fees during a state of emergency; amending s. 573.111, F.S.; revising the required posting location for the issuance of an agricultural commodity marketing order; amending s. 578.011, F.S.; revising and defining terms; creating s. 578.012, F.S.; providing legislative intent; creating a preemption of local law relating to regulation of seed; amending s. 578.08, F.S.; revising application requirements for the registration of seed dealers; conforming provisions to changes made by the act; specifying that a receipt from the department need not be written to constitute a permit; deleting an exception to registration requirements for certain experiment stations; requiring the payment of fees when packet seed is placed into commerce; amending s. 578.09, F.S.; revising labeling requirements for agricultural, vegetable, flower, tree, and shrub seeds; conforming a cross-reference; repealing s. 578.091, F.S., relating to labeling of forest tree seed; amending s. 578.10, F.S.; revising exemptions to seed labeling, sale, and solicitation requirements; amending s. 578.11, F.S.; conforming provisions to changes made by the act; making technical changes; amending s. 578.12, F.S.; conforming provisions to changes made by the act; amending s. 578.13, F.S.; conforming provisions to changes made by the act; specifying that it is unlawful to move, handle, or dispose of seeds or tags under a stop-sale notice or order without permission from the department; specifying that it is unlawful to represent seed as certified except under specified conditions or to label seed with a variety name under certain conditions; repealing s. 578.14, F.S., relating to packet vegetable and flower seed; amending s. 578.181, F.S.; revising penalties; amending s. 578.23, F.S.; revising recordkeeping requirements relating to seed labeling; amending s. 578.26, F.S.; conforming provisions to changes made by the act; specifying that certain persons may not commence legal proceedings or make certain claims against a seed dealer before certain findings and recommendations are transmitted by the seed investigation and conciliation council to the complainant and dealer; deleting a requirement that the department transmit such findings and recommendations to complainants and dealers; requiring the department to mail a copy of the council's procedures to both parties upon receipt of a complaint; amending s. 578.27, F.S.; removing alternate membership from the seed investigation and conciliation council; revising the terms of members of the council; conforming provisions to changes made by the act; revising the purpose of the council; revising the council's investigatory process; renumbering and amending s. 578.28, F.S.; making a technical change; creating s. 578.29, F.S.; prohibiting certain noxious weed seed from being offered or exposed for sale; amending s. 590.02, F.S.; authorizing the Florida Forest Service to pay certain employees' initial commercial driver license examination fees; creating s. 817.417, F.S.; providing a short title; defining terms; specifying department duties and responsibilities relating to government impostor and deceptive advertisements; requiring rulemaking by the department; specifying that it is a violation to disseminate certain misleading or confusing advertisements, to make certain misleading or confusing representations, to use content implying or leading to confusion that such content is from a governmental entity when such is not true, to fail to provide certain disclosures, and to fail to provide certain responses and answers to the department; requiring a person offering documents that are available free of charge or at a lesser price from a governmental entity to provide a certain disclosure; providing penalties; amending s. 489.105, F.S.; conforming provisions to changes made by the act; reenacting s. 527.06(3), F.S., relating to published standards of the National Fire Protection Association; providing an effective date.

—was read the second time by title.

Senator Stargel moved the following amendment:

Amendment 1 (256540) (with title amendment)—Delete lines 471-488 and insert:

252.3569 Florida state agricultural response team; emergency response to animal, agricultural, and vector issues.—The Legislature finds that the Department of Agriculture and Consumer Services is the lead agency for animal, agricultural, and vector issues in the state. Pursuant to this responsibility, there is established within the Department of Agriculture and Consumer Services a state agriculture response team.

(1) The state agricultural response team is responsible for the development, training, and support of county agricultural response teams and other nonemergency support functions.

(2) During emergency or disaster situations, as described by the Florida Comprehensive Emergency Management Plan, the division shall coordinate with the Department of Agriculture and Consumer Services for the purposes of:

(a) Oversight of the emergency management functions of preparedness, recovery, mitigation, and response with all agencies and organizations that are involved with the state's response activities to animal, agricultural, and vector issues; and

(b) Staffing the Emergency Support Function 17 at the State Emergency Operations Center and staffing, as necessary, at county emergency operations centers.

And the title is amended as follows:

Delete line 14 and insert: duties of the team; requiring, during emergency and disaster situations, the Division of Emergency Management to coordinate with the department for specified purposes; amending s. 316.565, F.S.;

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

Senator Stargel moved the following substitute amendment which was adopted:

Amendment 2 (317386) (with title amendment)—Delete lines 471-488 and insert:

252.3569 Florida state agricultural response team; emergency response to animal, agricultural, and vector issues.—The Legislature finds that the Department of Agriculture and Consumer Services is the lead agency for animal, agricultural, and vector issues in the state. Pursuant to this responsibility, there is established within the Department of Agriculture and Consumer Services a state agricultural response team.

(1) The state agricultural response team, in coordination with the division, is responsible for the development, training, and support of county agricultural response teams and other nonemergency support functions.

(2) During emergency or disaster situations, as described by the Florida Comprehensive Emergency Management Plan, the division shall coordinate with the Department of Agriculture and Consumer Services for the purposes of:

(a) Oversight of the emergency management functions of preparedness, recovery, mitigation, and response with all agencies and organizations that are involved with the state's response activities to animal, agricultural, and vector issues; and

(b) Staffing the Emergency Support Function 17 at the State Emergency Operations Center and staffing, as necessary, at county emergency operations centers.

And the title is amended as follows:

Delete line 14 and insert: responsibilities of the team in coordination with the Division of Emergency Management; requiring, during emergency and disaster situations, the division to coordinate with the department for specified purposes; amending s. 316.565, F.S.;

Senator Stargel moved the following amendment which was adopted:

Amendment 3 (455400) (with title amendment)—Delete lines 881-896.

And the title is amended as follows:

Delete lines 76-85 and insert: without a warrant; amending s. 526.51, F.S.; revising

Pursuant to Rule 4.19, **CS for CS for SB 740**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

SPECIAL PRESENTATION

On behalf of the entire Senate, Senator Simpson presented President Negron with a Louisville Slugger baseball bat that had been signed by all of the Senators. President Negron was also presented a first edition of the book, *Letters and Papers from Prison* by Dietrich Bonhoeffer.

Senator Simpson: This year, as our colleagues in the Senate know, we spent a great deal of time seeking out what would be the perfect gift. We all know the President loves baseball. We know how many times the President has said, “If it’s got a ball and a bat, or a ball, and we keep score, the Negrons are involved in it.” The first opportunity for your gift that you will treasure for your entire life is an official Louisville Slugger with all of your Senators’ signatures on it.

Since the President was a young boy, he has been a persistent student of history. He has shared with us small bits of his personal life. We are not allowed to know too much, as everyone here knows. Senator Galvano has the scoop, just in case. We’ve got seven more days. All of the stories were marked by one central tenet: a firm responsibility toward others and doing what is right, no matter what the personal cost. It is from these studies that he came to value so deeply the quiet voice of courage that is steadfast in resisting evil. It is a quality we have all seen in the way that you live your life. You, Mr. President, are a man of great resolve and intelligence, a little quirky or a lot quirky, very humorous but always uber loyal. For that, each of us is grateful.

In your designation speech, you committed to make sure everyone has an opportunity to be heard. You have fulfilled this commitment to us as Senators. You have given the Floridians a true voice, diverse at times, but united in one true aim of doing what is best for those we all serve. That speech also laid out guiding policy principles that address universities, environmental crises, juvenile justice, and individual rights. From these principles, you have not wavered. Moreover, we have enacted laws in all of these areas of which we can easily be proud.

Mr. President has quoted many Bible verses to us. Because of the importance of religion to your life, we sought a gift that would be of special personal meaning to you within the context of your faith. Our gift is precious and most rare—a first edition of Bonhoeffer’s *Letters and Papers from Prison*. It was from this volume that the poem you read during your designation speech first appeared. It showed a true window into the true Joe Negron and what you have valued most. It is a complete honor to present this to you.

In closing, I would like to read another brief passage from the book, one that has special meaning to people like us, who through their work, form true bonds of friendship. “Man seeks, in his manhood, not orders, not laws and peremptory dogmas, but counsel from one who is earnest in goodness and faithful in friendship, making man free.” “Distant or near, in joy or in sorrow, each in the other sees his true helper to brotherly freedom.” Mr. President, we are deeply grateful for your sound stewardship of this great office, for what you have done to bring us together, and most importantly, for what you have done for citizens of this great state and for whose interests you have labored so fully and faithfully. Thank you.

Consideration of **CS for CS for CS for SB 1650** was deferred.

On motion by Senator Hutson—

CS for SB 1132—A bill to be entitled An act relating to vessel safety inspection decals; amending s. 327.70, F.S.; providing rulemaking au-

thority to the Fish and Wildlife Conservation Commission regarding expiration and design of safety inspection decals; specifying standards for such rulemaking; providing a maximum period of validity for the decal; specifying that decals issued on or before a specified date are no longer valid after that date; providing an effective date.

—was read the second time by title.

Senator Hutson moved the following amendment which was adopted:

Amendment 1 (959000) (with title amendment)—Delete line 26 and insert:

valid for less than 1 calendar year or more than 5 years and, at a minimum, must meet the

And the title is amended as follows:

Delete line 7 and insert: rulemaking; providing a minimum and maximum period of validity for

Pursuant to Rule 4.19, **CS for SB 1132**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Gibson—

CS for SB 1526—A bill to be entitled An act relating to the Historically Black Colleges and Universities Matching Endowment Scholarship Program; creating s. 1009.894, F.S.; establishing the Historically Black Colleges and Universities Matching Endowment Scholarship Program within the Department of Education; providing the purpose of the program; authorizing the Legislature to appropriate funds for the program; requiring a historically black college or university to provide a certain amount of matching funds to participate in the program; requiring specified funds to be invested; requiring certain funds to remain in the trust fund; providing that the interest the trust fund earns will be used to provide scholarships to certain students; providing for annual disbursement of the interest, by a specified date; requiring the State Board of Education and Board of Governors of the State University System to adopt rules and regulations, respectively; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1526** was placed on the calendar of Bills on Third Reading.

On motion by Senator Montford—

CS for CS for CS for SB 1650—A bill to be entitled An act relating to child welfare; amending s. 39.001, F.S.; providing an additional purpose of ch. 39, F.S.; providing for the name of a child’s guardian ad litem or attorney ad litem to be entered on court orders in dependency proceedings; amending s. 39.01, F.S.; expanding the definition of the term “harm” to encompass infants born under certain circumstances; amending s. 39.0136, F.S.; requiring cooperation between certain parties and the court to achieve permanency for a child in a timely manner; requiring certain court orders to specify certain deadlines; amending s. 39.402, F.S.; providing that time limitations governing placement of a child in a shelter do not include continuances requested by the court; providing limitations on continuances; providing requirements for parents to achieve reunification with the child; amending s. 39.507, F.S.; requiring the court to advise the parents during an adjudicatory hearing of certain actions that are required to achieve reunification; amending s. 39.521, F.S.; requiring the department to provide copies of the family functioning assessment to certain persons; amending s. 39.522, F.S.; providing conditions for the court to consider the continuity of the child’s placement in the same out-of-home residence before the permanency placement is approved in a postdisposition proceeding to modify custody; amending s. 39.6011, F.S.; requiring a case plan for a child receiving services from the department to include a protocol for parents to achieve reunification with the child; providing that certain action or inaction by a parent may result in termination of parental rights; requiring the department to provide certain information to a parent before signing a case plan; providing a timeframe for referral for services; amending s. 39.6012, F.S.; requiring a case plan to contain certain information; requiring parents or legal guardians to

provide certain information to the department or contracted case management agency and to update the information as appropriate; requiring the parents or legal guardians to make proactive contact with the department or contracted case management agency; amending s. 39.6013, F.S.; requiring the court to consider certain factors when determining whether to amend a case plan; conforming a cross-reference; amending s. 39.621, F.S.; requiring the court to determine certain factors at a permanency hearing; requiring the court to hold permanency hearings within specified timeframes until permanency is determined; amending s. 39.701, F.S.; revising the findings a court must make at a judicial review hearing relating to a child's permanency goal; requiring the department to file a motion to amend a case plan when concurrent planning is used, under certain circumstances; amending s. 39.806, F.S.; specifying that a parent or parents may materially breach a case plan by action or inaction; amending s. 39.811, F.S.; requiring the court to enter a written order of disposition of the child following termination of parental rights within a specified timeframe; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for SB 1650** was placed on the calendar of Bills on Third Reading.

On motion by Senator Brandes—

CS for CS for SB 1392—A bill to be entitled An act relating to prearrest diversion programs; creating s. 901.40, F.S.; providing legislative findings and intent; encouraging counties, municipalities, and public or private educational institutions to implement prearrest diversion programs; requiring that in each judicial circuit the public defender, the state attorney, the clerks of the court, and representatives of participating law enforcement agencies create a prearrest diversion program and develop its policies and procedures; authorizing such entities to solicit stakeholders for input in developing the program's policies and procedures; providing requirements for the prearrest diversion program; requiring the state attorney of each circuit to operate the prearrest diversion program; providing an exception; providing construction; requiring the arresting law enforcement officer to make a determination if an adult does not successfully complete the prearrest diversion program; requiring the state attorney or the person operating an independent prearrest diversion program to electronically provide certain information to the clerk of the court; requiring the clerk of the court to maintain the confidentiality of such information; requiring the clerk of the court to maintain that information in a statewide database; amending s. 943.0582, F.S.; requiring, rather than authorizing, the Department of Law Enforcement to adopt rules for the expunction of certain nonjudicial records of the arrest of a minor upon his or her successful completion of a certain diversion program; authorizing such expunctions for certain first-time misdemeanor offenses; defining and revising terms; revising the circumstances under which the department must expunge certain nonjudicial arrest records; deleting the department's authority to charge a processing fee for the expunction; amending s. 985.12, F.S.; providing legislative findings and intent; deleting provisions establishing a juvenile civil citation process with a certain purpose; establishing a civil citation or similar prearrest diversion program in each judicial circuit, rather than at the local level, with the concurrence of specified persons; requiring that the state attorney and public defender of each circuit, the clerk of the court for each county in the circuit, and representatives of participating law enforcement agencies create a civil citation or similar prearrest diversion program and develop its policies and procedures; authorizing such entities to solicit stakeholders for input in developing the program's policies and procedures; requiring the Department of Juvenile Justice to annually develop and provide guidelines on civil citation or similar prearrest diversion programs to the judicial circuits; providing requirements for the civil citation or similar prearrest diversion program; requiring the state attorney of each judicial circuit to operate the civil citation or similar prearrest diversion program; providing an exception; providing construction; requiring the arresting law enforcement officer to make a determination if a juvenile does not successfully complete the civil citation or similar prearrest diversion program; deleting provisions relating to the operation of and requirements for a civil citation or similar prearrest diversion program; requiring that a copy of each civil citation or similar prearrest diversion program notice be provided to the Department of Juvenile Justice; conforming provisions to changes made by the act; deleting provisions relating to requirements for a civil cita-

tion or similar prearrest diversion program; amending s. 985.125, F.S.; conforming a provision to changes made by the act; creating s. 985.126, F.S.; defining the term "diversion program"; requiring a diversion program to submit to the Department of Law Enforcement a certification for expunction of the nonjudicial arrest record of a juvenile under specified circumstances; requiring a diversion program to submit to the Department of Juvenile Justice specified data relating to diversion programs; requiring each law enforcement agency to submit to the Department of Juvenile Justice specified data about juveniles eligible to participate in diversion programs; requiring the Department of Juvenile Justice to compile and publish the data in a specified manner; authorizing a juvenile under certain circumstances to deny or fail to acknowledge his or her participation in a diversion program or the expunction of a certain nonjudicial arrest record unless an exception applies; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 1392** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 7026** and **SB 7024** was deferred.

On motion by Senator Montford—

CS for SB 632—A bill to be entitled An act relating to vessel registration; amending s. 328.80, F.S.; authorizing the Department of Highway Safety and Motor Vehicles to issue an electronic certificate of registration for a vessel, to collect electronic mail addresses, and to use electronic mail for certain purposes; amending s. 328.48, F.S.; authorizing a vessel operator to present such electronic certificate for inspection under certain circumstances; providing construction; providing that the person displaying the device assumes the liability for any resulting damage to the device; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 632** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bean—

CS for SB 764—A bill to be entitled An act relating to the Dental Student Loan Repayment Program; creating s. 381.4019, F.S.; establishing the Dental Student Loan Repayment Program to support dentists who practice in public health programs located in certain underserved areas; providing definitions; requiring the Department of Health to establish the loan program; providing for the award of funds; providing the maximum number of years funds may be awarded; providing eligibility requirements; requiring the department to adopt rules; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 764** was placed on the calendar of Bills on Third Reading.

On motion by Senator Powell—

SB 982—A bill to be entitled An act relating to care for retired law enforcement dogs; creating s. 943.69, F.S.; providing a short title; providing legislative findings; defining terms; creating the Care for Retired Law Enforcement Dogs Program within the Department of Law Enforcement; requiring the department to contract with a corporation not for profit to administer and manage the program; providing requirements for the corporation not for profit; providing requirements for the disbursement of funds for the veterinary care of eligible retired law enforcement dogs; placing an annual cap on the amount of funds available for the care of an eligible retired law enforcement dog; prohibiting a former handler or adopter from receiving reimbursement if funds are depleted for the year for which such reimbursement is sought; requiring the department to pay to the corporation not for profit, and authorizing the corporation not for profit to use, up to a certain percentage of appropriated funds for administrative purposes; requiring

the department to adopt rules; providing an appropriation; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 982** was placed on the calendar of Bills on Third Reading.

On motion by Senator Young—

CS for SB 512—A bill to be entitled An act relating to homestead waivers; creating s. 732.7025, F.S.; providing language that may be used to waive spousal homestead rights concerning devise restrictions; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 512** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for CS for SB 590** and **SB 1028** was deferred.

On motion by Senator Young—

CS for SB 610—A bill to be entitled An act relating to business filings; amending s. 605.0209, F.S.; authorizing certain persons to correct filed records that contain certain information; providing that a statement of correction filed for certain reasons is not subject to a Department of State fee if delivered within a certain timeframe; amending s. 605.0210, F.S.; requiring the department to send a notice of the filing of a record through e-mail or send a copy of the document to the mailing address of the entity or its representative; providing notice requirements for the department if the record changes an entity's e-mail or mailing address; amending s. 607.0124 F.S.; authorizing a domestic or foreign corporation to correct certain documents if they contain false, misleading, or fraudulent information; providing that articles of correction filed for certain reasons are not subject to any department fee if delivered within a certain timeframe; amending s. 607.0125, F.S.; requiring the department to send a notice of the filing of a record through e-mail or send a copy of the document to the mailing address of the entity or its representative; providing notice requirements for the department if the record changes the entity's e-mail or mailing address; amending s. 617.0124, F.S.; authorizing a domestic or foreign corporation to correct certain documents if they contain false, misleading, or fraudulent information; providing that articles of correction filed for certain reasons are not subject to any department fee if delivered within a certain timeframe; amending s. 617.0125, F.S.; requiring the department to send a notice of the filing of a record through e-mail or send a copy of the document to the mailing address of the domestic or foreign corporation or its representative; providing notice requirements for the department if the record changes the domestic or foreign corporation's e-mail or mailing address; amending s. 620.1206, F.S.; requiring the department to send a notice of the filing of a record through e-mail or send a copy of the document to the mailing address of the limited partnership, foreign limited partnership, or its registered agent; providing notice requirements for the department if the record changes the limited partnership's or foreign limited partnership's e-mail or mailing address; amending s. 620.1207, F.S.; authorizing a limited partnership or foreign limited partnership to correct certain documents if they contain misleading or fraudulent information; providing that a statement of correction filed for certain reasons is not subject to any department fee if delivered within a certain timeframe; amending s. 620.8105, F.S.; requiring the department to send a notice of the filing of a document through e-mail or send a copy of the document to the mailing address of the partnership, limited liability partnership, or its agent; providing notice requirements for the department if the record changes the partnership's or limited liability partnership's e-mail or mailing address; creating s. 620.81054, F.S.; authorizing a partnership or limited liability partnership to correct a document filed by the department within a certain timeframe and under certain circumstances; providing guidelines for correcting a document; providing construction; providing that articles of correction filed for certain reasons are not subject to a department fee if delivered within a certain timeframe; amending ss. 620.1201, 620.1202, 620.1203, 620.1812, and 620.2108,

F.S.; conforming provisions to changes made by the act; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 610** was placed on the calendar of Bills on Third Reading.

On motion by Senator Passidomo—

CS for CS for CS for SB 268—A bill to be entitled An act relating to public records; creating s. 744.21031, F.S.; providing an exemption from public records requirements for certain identifying and location information of current or former public guardians, employees with fiduciary responsibility, and the spouses and children thereof; defining the term "employee with fiduciary responsibility"; providing for retroactive application; requiring an agency that is the custodian of certain information to maintain the exempt status of that information only if the current or former public guardians and employees with fiduciary responsibility submit a written request for maintenance of the exemption to the custodial agency; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for CS for SB 268** was placed on the calendar of Bills on Third Reading.

On motion by Senator Montford—

SB 34—A bill to be entitled An act for the relief of Shuler Limited Partnership by the Florida Forest Service of the Department of Agriculture and Consumer Services, formerly known as the Division of Forestry, and the Board of Trustees of the Internal Improvement Trust Fund; providing for an appropriation to compensate Shuler Limited Partnership for costs and fees and for damages sustained to 835 acres of its timber as a result of the negligence, negligence per se, and gross negligence of employees of the Florida Forest Service and their violation of ch. 590, F.S.; providing a limitation on the payment of fees and costs; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 34** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bean—

CS for SB 280—A bill to be entitled An act relating to telehealth; creating s. 456.4501, F.S.; defining terms; establishing the standard of care for telehealth providers; authorizing telehealth providers to use telehealth to perform patient evaluations; providing that telehealth providers, under certain circumstances, are not required to research a patient's history or conduct physical examinations before providing services through telehealth; providing that a nonphysician telehealth provider using telehealth and acting within her or her relevant scope of practice is not deemed to be practicing medicine without a license; authorizing certain telehealth providers to use telehealth to prescribe specified controlled substances; providing for construction; requiring the Department of Health to develop and disseminate certain educational materials to specified licensees by a specified date; providing recordkeeping requirements for telehealth providers; providing requirements for patient consent for telehealth treatment; providing an effective date.

—was read the second time by title.

Senator Bean moved the following amendment which was adopted:

Amendment 1 (883158)—In title, delete line 11 and insert: provider using telehealth and acting within his or her

Pursuant to Rule 4.19, **CS for SB 280**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 1046** was deferred.

On motion by Senator Mayfield—

CS for SB 562—A bill to be entitled An act relating to regulation of smoking; amending s. 386.209, F.S.; authorizing municipalities and counties to further restrict smoking within the boundaries of certain public parks and designated facilities; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 562** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bracy—

CS for SB 394—A bill to be entitled An act relating to fire safety; amending s. 633.408, F.S.; requiring the Division of State Fire Marshal to establish specified courses as a part of firefighter and volunteer firefighter training and certification; amending s. 633.508, F.S.; specifying the division's authority to adopt rules for training related to cancer and mental health risks within the fire service; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 394** was placed on the calendar of Bills on Third Reading.

On motion by Senator Steube—

SB 168—A bill to be entitled An act relating to nonnative animals; creating s. 379.2311, F.S.; defining the terms “pet dealer” and “priority invasive species”; providing legislative findings; requiring the Fish and Wildlife Conservation Commission to establish a pilot program for the eradication of priority invasive species; providing the goal of the pilot program; authorizing the commission to enter into specified contracts; specifying parameters for the implementation of the pilot program; specifying procedures for the capture and disposal of animals that belong to priority invasive species; requiring the commission to submit a report to the Governor and the Legislature by a specified date; requiring animals that belong to certain nonnative species to be implanted with a passive integrated transponder tag before sale, resale, or being offered for sale by a pet dealer; requiring the commission to adopt rules; providing appropriations; providing an effective date.

—was read the second time by title.

Senator Steube moved the following amendment which was adopted:

Amendment 1 (476914) (with title amendment)—Delete everything after the enacting clause and insert:

Section 1. Section 379.2311, Florida Statutes, is created to read:

379.2311 Nonnative animal management.—

(1) *As used in this section, the term “priority invasive species” means the following:*

- (a) *Lizards of the genus Tupinambis, also known as tegu lizards;*
- (b) *Species identified in s. 379.372(2)(a);*
- (c) *Pterois volitans, also known as red lionfish; and*
- (d) *Pterois miles, also known as the common lionfish or devil firefish.*

(2) *The Legislature finds that priority invasive species continue to expand their range and to decimate the fauna and flora of the Everglades and other natural areas and ecosystems in the southern and central parts of the state at an accelerating rate. Therefore, the commission shall establish a pilot program to mitigate the impact of priority invasive species on the public lands or waters of this state.*

(a) *The goal of the pilot program is to examine the benefits of using strategically deployed, trained private contractors to slow the advance of priority invasive species, contain their populations, and eradicate them from this state.*

(b) *In implementing the pilot program, the commission may enter into contracts in accordance with chapter 287 with entities or individuals to capture or destroy animals belonging to priority invasive species found on public lands or in the waters of this state. Any private contracted work to be performed on public land or in the waters of the state not owned or managed by the commission must have the consent of the owner.*

(c) *The commission shall ensure that all captures and disposals of animals that belong to these priority invasive species are documented and photographed and that the geographic location of the take is recorded for research purposes. The commission shall direct the disposal of all animals captured and not destroyed in removal efforts.*

(d) *The commission shall submit a report of findings and recommendations regarding its implementation of the pilot program to the Governor, the President of the Senate, and the Speaker of the House of Representatives by January 1, 2021.*

Section 2. This act shall take effect July 1, 2018.

And the title is amended as follows:

Delete everything before the enacting clause and insert: A bill to be entitled An act relating to nonnative animals; creating s. 379.2311, F.S.; defining the term “priority invasive species”; providing legislative findings; requiring the Fish and Wildlife Conservation Commission to establish a pilot program for the eradication of priority invasive species; providing the goal of the pilot program; authorizing the commission to enter into specified contracts; specifying parameters for the implementation of the pilot program; specifying procedures for the capture and disposal of animals that belong to priority invasive species; requiring the commission to submit a report to the Governor and the Legislature by a specified date; providing an effective date.

Pursuant to Rule 4.19, **SB 168**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Stargel—

CS for SB 502—A bill to be entitled An act relating to the corporate income tax; amending s. 220.03, F.S.; adopting the 2018 version of the Internal Revenue Code; amending s. 220.13, F.S.; revising the definition of the term “adjusted federal income” relating to adjustments related to federal acts; providing legislative findings; requiring the Department of Revenue to establish a workgroup for certain purposes; specifying the composition of the workgroup; requiring the workgroup to consult with the Revenue Estimating Conference and seek and consider comments from the private sector; requiring the workgroup to submit a specified report to the Governor and Legislature by a specified date; requiring the workgroup to submit status reports to appropriate legislative committees on specified dates; providing for retroactive operation; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 502** was placed on the calendar of Bills on Third Reading.

On motion by Senator Garcia—

CS for SB 450—A bill to be entitled An act relating to mental health and substance use disorders; amending s. 394.455, F.S.; defining the term “peer specialist”; amending s. 394.4572, F.S.; requiring a specific level of screening for peer specialists working in mental health programs and facilities; amending s. 394.4573, F.S.; specifying that the use of peer specialists for recovery support is an essential element of a coordinated system of behavioral health care; amending s. 397.311, F.S.; defining the term “peer specialist”; amending s. 397.4073, F.S.; conforming provisions to changes made by the act; creating s. 397.417, F.S.; providing legislative findings and intent; authorizing a person to seek

certification as a peer specialist if he or she meets specified qualifications; requiring a background screening, completion of a training program, and a passing score on a competency exam for a qualified person to obtain certification as a peer specialist; requiring the Department of Children and Families to develop a training program for peer specialists and give preference to trainers who are certified peer specialists; requiring the training program to coincide with a competency exam and be based on current practice standards; requiring the department to certify peer specialists directly or by designating a nonprofit certification organization; requiring that a person providing peer specialist services be certified or supervised by a licensed behavioral health care professional or a certified peer specialist; authorizing the department, a behavioral health managing entity, or the Medicaid program to reimburse a peer specialist service as a recovery service; encouraging Medicaid managed care plans to use peer specialists in providing recovery services; requiring peer specialists to meet the requirements of a background screening as a condition of employment and continued employment; authorizing the department or the Agency for Health Care Administration to require by rule that fingerprints be submitted electronically to the Department of Law Enforcement; authorizing the department or the agency to contract with certain vendors for fingerprinting; specifying requirements for vendors; specifying offenses to be considered in the background screening of a peer specialist; authorizing a person who does not meet background screening requirements to request an exemption from disqualification from the department or the agency; providing that all peer specialists certified as of the effective date of this act are recognized as having met the requirements of this act; amending ss. 212.055, 394.495, 394.496, 394.9085, 397.416, 409.972, 440.102, and 744.2007, F.S.; conforming cross-references; making technical changes; 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 Garcia moved the following amendment which was adopted:

Amendment 1 (156982) (with directory amendment)—Between lines 134 and 135 insert:

(1) PERSONNEL BACKGROUND CHECKS; REQUIREMENTS AND EXCEPTIONS.—

(f) Service provider personnel who request an exemption from disqualification must submit the request within 30 days after being notified of the disqualification. If 5 years or more have elapsed since the most recent disqualifying offense, service provider personnel may work with adults with *mental health or substance use disorders or co-occurring disorders* under the supervision of a qualified professional licensed under chapter 490 or chapter 491 or a master's-level-certified addictions professional until the agency makes a final determination regarding the request for an exemption from disqualification.

And the directory clause is amended as follows:

Delete line 132 and insert:

Section 5. Paragraph (f) of subsection (1) and paragraphs (b) and (c) of subsection (4) of

Pursuant to Rule 4.19, **CS for SB 450**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Perry—

CS for SB 654—A bill to be entitled An act relating to the Early Childhood Music Education Incentive Pilot Program; amending s. 1003.481, F.S.; extending the scheduled expiration of the pilot program; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 654** was placed on the calendar of Bills on Third Reading.

On motion by Senator Book—

CS for CS for SB 710—A bill to be entitled An act relating to the Prescription Drug Donation Repository Program; creating s. 465.1902, F.S.; providing a short title; creating the Prescription Drug Donation Repository Program within the Department of Health; providing a purpose for the program; authorizing the department to contract with a third party to implement and administer the program; providing definitions; specifying entities that are eligible donors; providing criteria for eligible donations; prohibiting donations to specific patients; providing that certain prescription drugs eligible for return to stock must be credited to Medicaid under specified conditions and are not program eligible; prohibiting the donation of certain drugs pursuant to federal restrictions; authorizing repositories to refuse to accept donations of prescription drugs or supplies; providing inspection, inventory, and storage requirements for centralized and local repositories; requiring inspection of donated prescription drugs and supplies by a licensed pharmacist; requiring a local repository to notify the centralized repository within a specified timeframe after receiving a donation of prescription drugs or supplies; authorizing a centralized repository to redistribute prescription drugs or supplies; requiring local repositories to notify the department regarding participation in the program; providing conditions for dispensing donated prescription drugs and supplies to eligible patients; requiring repositories to establish a protocol for notifying recipients of a prescription drug recall; providing for destruction of donated prescription drugs in the event of a drug recall; providing recordkeeping requirements; requiring the department to establish, maintain, and publish a registry of participating local repositories and available donated prescription drugs and supplies; providing immunity from civil and criminal liability for participants under certain circumstances; specifying certain notice to patients; authorizing the department to establish a direct-support organization to provide assistance, funding, and promotional support for program activities; specifying direct-support organization purposes and objectives; prohibiting such direct-support organization from lobbying and specifying that such direct-support organization is not a lobbying firm; specifying that the direct-support organization must operate under contract with the department; specifying required contract terms; providing for the direct-support organization board of directors; specifying the membership of such board; specifying requirements relating to a direct-support organization's use of department property; specifying requirements for the deposit and use of funds by the direct-support organization; providing for annual audits of a direct-support organization; providing for future legislative review and repeal; requiring the department to adopt rules; amending s. 252.36, F.S.; authorizing the Governor to waive the patient eligibility requirements of s. 465.1902, F.S., during a declared state of emergency; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 710** was placed on the calendar of Bills on Third Reading.

On motion by Senator Young—

SB 674—A bill to be entitled An act relating to steroid use in racing greyhounds; amending s. 550.2415, F.S.; providing that a positive test result for anabolic steroids in certain samples taken from a greyhound violates the prohibition on the racing of animals that are impermissibly medicated or determined to have a prohibited substance present; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 674** was placed on the calendar of Bills on Third Reading.

On motion by Senator Bean—

CS for CS for SB 1018—A bill to be entitled An act relating to designation of eligible telecommunications carriers; amending s. 364.10, F.S.; revising the term “eligible telecommunications carrier”; authorizing the Public Service Commission to designate any commercial mobile radio service provider as an eligible telecommunications carrier for the purpose of providing Lifeline service; deleting a provision requiring carriers to allow subscribers to demonstrate continued eligibility for

Lifeline service under certain conditions; requiring subscribers to furnish proof of eligibility upon request from the carrier or the Federal Communications Commission or its designee; revising the carriers that may provide Lifeline service; revising Lifeline service eligibility; deleting obsolete provisions; revising the entities with which the commission may exchange certain information; amending s. 364.107, F.S.; revising the entities to which certain information relating to Lifeline service eligibility may be released; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for CS for SB 1018** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 1528** was deferred.

On motion by Senator Bracy—

CS for SB 1552—A bill to be entitled An act relating to juvenile justice; amending s. 320.08058, F.S.; allowing the Department of Highway Safety and Motor Vehicles to distribute proceeds from the Invest in Children license plate annual use fee on a statewide basis; amending s. 985.03, F.S.; replacing the term “nonsecure detention” with the term “supervised release detention”; defining the term “supervised release detention”; amending ss. 985.037, 985.039, and 985.101, F.S.; conforming provisions to changes made by the act; amending s. 985.24, F.S.; deleting provisions authorizing the Department of Juvenile Justice to develop evening reporting centers; conforming provisions to changes made by the act; amending s. 985.245, F.S.; revising risk assessment instrument considerations; conforming provisions to changes made by the act; amending s. 985.25, F.S.; deleting a provision requiring mandatory detention for children taken into custody on three or more separate occasions within a 60-day period; amending s. 985.255, F.S.; revising the circumstances under which a continued detention status may be ordered; amending s. 985.26, F.S.; requiring the department to hold a prolific juvenile offender in secure detention pending a detention hearing following a violation of nonsecure detention; amending s. 985.26, F.S.; revising the definition of the term “disposition”; conforming provisions to changes made by the act; amending ss. 985.265 and 985.35, F.S.; conforming provisions to changes made by the act; amending s. 985.439, F.S.; deleting an authorization for placement of a child in a consequence unit in certain circumstances; allowing a child who violates conditions of probation to be detained or released based on the results of the detention risk assessment instrument; conforming provisions to changes made by the act; amending s. 985.557, F.S.; increasing the age of a child at which a state attorney may file an information against the child for prosecution as an adult; amending s. 985.601, F.S.; conforming provisions to changes made by the act; amending s. 985.672, F.S.; requiring the board of directors of the department’s direct-support organization to be appointed according to the organization’s bylaws; deleting the scheduled repeal of provisions governing the direct-support organization established by the department; providing effective dates.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1552** was placed on the calendar of Bills on Third Reading.

On motion by Senator Mayfield—

SB 752—A bill to be entitled An act relating to specialty license plates; amending s. 320.08056, F.S.; establishing an annual use fee for the Childhood Cancer Awareness license plate; amending s. 320.08058, F.S.; requiring the Department of Highway Safety and Motor Vehicles to develop a Childhood Cancer Awareness license plate; providing for distribution and use of fees collected from the sale of the plates; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 752** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for CS for SB 1360** was deferred.

On motion by Senator Gibson—

CS for SB 1528—A bill to be entitled An act relating to trust funds; creating s. 20.151, F.S.; creating the Historically Black Colleges and Universities Matching Endowment Scholarship Trust Fund within the Department of Education; providing for the purpose of the trust fund and source of funds; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 1528** was placed on the calendar of Bills on Third Reading.

CS for SB 1282—A bill to be entitled An act relating to residential property insurance; amending s. 627.7011, F.S.; revising a mandatory homeowner’s insurance policy disclosure regarding the absence of law and ordinance and flood insurance coverage; requiring insurers issuing such policies to include the disclosure with the policy documents upon the initial issuance of the policy and each renewal; providing applicability; providing an effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 1282**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 1011** was withdrawn from the Committees on Banking and Insurance; Community Affairs; and Rules.

On motion by Senator Taddeo—

CS for CS for HB 1011—A bill to be entitled An act relating to homeowner’s insurance policy disclosures; amending s. 627.7011, F.S.; providing and revising homeowner’s insurance policy disclosure requirements; providing an effective date.

—a companion measure, was substituted for **CS for SB 1282** and read the second time by title.

Pursuant to Rule 4.19, **CS for CS for HB 1011** was placed on the calendar of Bills on Third Reading.

On motion by Senator Gainer—

SB 1424—A bill to be entitled An act relating to court-ordered treatment programs; amending s. 394.47891, F.S.; providing that veterans who were discharged or released under any condition, individuals who are current or former United States Department of Defense contractors, and individuals who are current or former military members of a foreign allied country are eligible in a certain Military Veterans and Servicemembers Court Program; amending s. 948.08, F.S.; authorizing a person who is charged with a certain felony and identified as a veteran who is discharged or released under any condition, an individual who is a current or former United States Department of Defense contractor, or an individual who is a current or former military member of a foreign allied country to be eligible for voluntary admission into a pretrial veterans’ treatment intervention program under certain circumstances; amending s. 948.16, F.S.; authorizing a veteran who is discharged or released under any condition, an individual who is a current or former United States Department of Defense contractor, or an individual who is a current or former military member of a foreign allied country and who is charged with a misdemeanor to be eligible for voluntary admission into a misdemeanor pretrial veterans’ treatment intervention program under certain circumstances; amending s. 948.21, F.S.; authorizing the court to impose a condition requiring a probationer or community controllee who is a veteran discharged or released under any condition, an individual who is a current or former United States Department of Defense contractor, or an individual who is a current or former military member of a foreign allied country to participate in a certain treatment program under certain circumstances; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **SB 1424** was placed on the calendar of Bills on Third Reading.

On motion by Senator Young—

CS for SB 566—A bill to be entitled An act relating to unlawful detention by a transient occupant; amending s. 82.045, F.S.; revising factors that establish a person as a transient occupant of residential property; specifying circumstances when a transient occupancy terminates; providing that a transient occupancy is not extended by the presence of personal belongings of a former transient occupant; requiring the party entitled to possession of a dwelling to allow a former transient occupant to recover personal belongings at reasonable times and under reasonable conditions; specifying a reasonable time to recover personal belongings; authorizing a party entitled to possession of the dwelling, under certain circumstances, to impose additional conditions on access to the dwelling or personal belongings; providing a presumption of when a former transient occupant has abandoned his or her personal belongings; providing circumstances in which the period for recovering personal belongings may be extended or shortened; authorizing a former transient occupant, under certain circumstances, to bring a civil action for damages or recovery of personal belongings; requiring a court to award the prevailing party reasonable attorney fees and costs; providing construction; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 566** was placed on the calendar of Bills on Third Reading.

On motion by Senator Gainer—

SB 1248—A bill to be entitled An act relating to specialty license plates; amending ss. 320.08056 and 320.08058, F.S.; directing the Department of Highway Safety and Motor Vehicles to develop a Coastal Conservation Association license plate; establishing an annual use fee for the plate; providing for distribution and use of fees collected from the sale of the plates; providing an effective date.

—was read the second time by title.

Senator Rouson moved the following amendment:

Amendment 1 (546002) (with directory and title amendments)—Between lines 21 and 22 insert:

(48) LIVE THE DREAM LICENSE PLATES.—

(a) The department shall develop a Live the Dream license plate as provided in this section. Live the Dream license plates must bear the colors and design approved by the department. The word “Florida” must appear at the top of the plate, and the words “Live the Dream” must appear at the bottom of the plate.

(b) The proceeds of the annual use fee shall be distributed to the Dream Foundation, Inc. The Dream Foundation, Inc., shall retain the first \$60,000 in proceeds from the annual use fees as reimbursement for administrative costs, startup costs, and costs incurred in the approval process. Thereafter, up to 25 percent shall be used for continuing promotion and marketing of the license plate and concept. The remaining funds shall be used in the following manner:

1. A maximum of 5 percent of the proceeds from the annual use fees may be used to administer the license plate program.

2. A maximum of 5 percent of the proceeds from the annual use fees may be used for continuing promotion and marketing of the license plate.

3.1. Thirty ~~Twenty five~~ percent of the annual use fees shall be distributed equally among the sickle cell organizations that are Florida members of the Sickle Cell Disease Association of America, Inc., for programs that provide research, care, and treatment for sickle cell disease.

4.2. Thirty ~~Twenty five~~ percent of the annual use fees shall be distributed to the Florida chapter of the March of Dimes for programs and services that improve the health of babies through the prevention of birth defects and infant mortality.

5.3. At least 12.5 ~~Ten~~ percent shall be distributed to the Florida Association of Healthy Start Coalitions to decrease racial disparity in

infant mortality and to increase healthy birth outcomes. Funding will be used by local Healthy Start Coalitions to provide services and increase screening rates for high-risk pregnant women, children under 4 years of age, and women of childbearing age.

6.4. At least 12.5 ~~Ten~~ percent shall be distributed to the *Chapman Partnership, Inc., Community Partnership for Homeless, Inc.*, for programs that provide relief from poverty, hunger, and homelessness.

7.5 Up to 5 ~~Five~~ percent of the proceeds shall be distributed by the department on behalf of the *Dream Foundation, Inc., to The Martin Luther King, Jr. Center for Nonviolent Social Change, Inc. as a royalty for the use of the image of Dr. Martin Luther King, Jr used by the foundation for administrative costs directly associated with operations as they relate to the management and distribution of the proceeds.*

And the directory clause is amended as follows:

Delete lines 19-20 and insert:

Section 2. Subsection (48) of section 320.08058, Florida Statutes, is amended, and subsection (84) is added to that section, to read:

And the title is amended as follows:

Delete line 8 and insert: from the sale of the plates; revising the distribution of the proceeds for the Live the Dream license plate; providing an effective

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

Senator Rouson moved the following substitute amendment which was adopted:

Amendment 2 (867068) (with title amendment)—Delete lines 19-43 and insert:

Section 2. Subsection (48) of section 320.08058, Florida Statutes, is amended, and subsection (84) is added to that section, to read:

320.08058 Specialty license plates.—

(48) LIVE THE DREAM LICENSE PLATES.—

(a) The department shall develop a Live the Dream license plate as provided in this section. Live the Dream license plates must bear the colors and design approved by the department. The word “Florida” must appear at the top of the plate, and the words “Live the Dream” must appear at the bottom of the plate.

(b) The proceeds of the annual use fee shall be distributed to the Dream Foundation, Inc., ~~to The Dream Foundation, Inc., shall retain the first \$60,000 in proceeds from the annual use fees as reimbursement for administrative costs, startup costs, and costs incurred in the approval process. Thereafter, up to 25 percent shall be used for continuing promotion and marketing of the license plate and concept. The remaining funds shall be used in the following manner:~~

1. Up to 5 percent may be used to administer, promote, and market the license plate.

2.1. At least 30 ~~Twenty five~~ percent shall be distributed equally among the sickle cell organizations that are Florida members of the Sickle Cell Disease Association of America, Inc., for programs that provide research, care, and treatment for sickle cell disease.

3.2. At least 30 ~~Twenty five~~ percent shall be distributed to the Florida chapter of the March of Dimes for programs and services that improve the health of babies through the prevention of birth defects and infant mortality.

4.3. At least 15 ~~Ten~~ percent shall be distributed to the Florida Association of Healthy Start Coalitions to decrease racial disparity in infant mortality and to increase healthy birth outcomes. Funding will be used by local Healthy Start Coalitions to provide services and increase screening rates for high-risk pregnant women, children under 4 years of age, and women of childbearing age.

5.4. ~~At least 15 Ten~~ percent shall be distributed to ~~Chapman the Community Partnership for Homeless, Inc.,~~ for programs that provide relief from poverty, hunger, and homelessness.

6. *Up to 5 percent may be distributed by the department on behalf of The Dream Foundation, Inc., to The Martin Luther King, Jr. Center for Nonviolent Social Change, Inc., as a royalty for the use of the image of Dr. Martin Luther King, Jr.*

~~5. Five percent of the proceeds shall be used by the foundation for administrative costs directly associated with operations as they relate to the management and distribution of the proceeds.~~

(84) COASTAL CONSERVATION ASSOCIATION LICENSE PLATES.—

(a) *The department shall develop a Coastal Conservation Association license plate as provided in this section and s. 320.08053. The plate must bear the colors and design approved by the department. The word “Florida” must appear at the top of the plate, and the words “Conserve Florida’s Fisheries” must appear at the bottom of the plate.*

(b) *The annual use fees from the sale of the plate shall be distributed to Coastal Conservation Association Florida, a nonprofit corporation under s. 501(c)(3) of the Internal Revenue Code, to be used as follows:*

1. *Up to 10 percent of the proceeds may be used for administrative costs.*
2. *Up to 10 percent of the proceeds may be used to promote and market the plate.*
3. *The remainder of the proceeds shall be used to support the mission and efforts of Coastal Conservation Association Florida for habitat enhancement and restoration, saltwater fisheries conservation, and education; to advise the public on the conservation of marine resources; and to promote and enhance the present and future availability of those coastal resources for the benefit and enjoyment of the general public.*

Section 3. *By November 1, 2018, the annual use fees withheld by the Department of Highway Safety and Motor Vehicles from the sale of the Live the Dream specialty license plate shall be used first to satisfy all outstanding royalty payments due to The Martin Luther King, Jr. Center for Nonviolent Social Change, Inc., for the use of the image of Dr. Martin Luther King, Jr. All remaining funds shall be distributed to the sub-recipients on a pro rata basis according to the percentages specified in s. 320.08058(48), Florida Statutes.*

And the title is amended as follows:

Delete line 8 and insert: from the sale of the plates; revising the distribution and use of the proceeds for the Live the Dream license plate; requiring, by a specified date, the annual use fees withheld by the department from the sale of the Live the Dream specialty license plate to be used first to satisfy all outstanding royalty payments due to The Martin Luther King, Jr. Center for Nonviolent Social Change, Inc., for the use of the image of Dr. Martin Luther King, Jr.; requiring all remaining funds to be distributed to the subrecipients on a pro rata basis according to the percentages specified in s. 320.08058(48), F.S.; providing an effective

Pursuant to Rule 4.19, **SB 1248**, as amended, was ordered engrossed and then placed on the calendar of Bills on Third Reading.

On motion by Senator Bean—

CS for SB 160—A bill to be entitled An act relating to specialty license plates; amending s. 320.08056, F.S.; deleting the annual use fee for the Donate Organs-Pass It On license plate; establishing an annual use fee for certain specialty license plates; conforming cross-references; amending s. 320.08058, F.S.; revising the design of the Special Olympics Florida license plate; deleting the Donate Organs-Pass It On license plate; revising the design of the Lighthouse Association license plate; revising the use of fees for the In God We Trust license plates; revising the distribution of proceeds for the Fallen Law Enforcement Officers license plate; requiring the Department of Highway Safety and Motor Vehicles to develop certain specialty license plates; providing for dis-

tribution and use of fees collected from the sale of such plates; providing an effective date.

—was read the second time by title.

Pursuant to Rule 4.19, **CS for SB 160** was placed on the calendar of Bills on Third Reading.

Consideration of **CS for SB 1316** was deferred.

By direction of the President, the rules were waived and the Senate reverted to—

BILLS ON THIRD READING

Consideration of **SB 800**, **SB 162**, **CS for SB 1048**, **CS for HB 55**, and **SB 1078** was deferred.

SB 1370—A bill to be entitled An act relating to trust funds; re-creating the Land Acquisition Trust Fund within the Department of Agriculture and Consumer Services without modification; repealing s. 20.142(5), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title.

Pending further consideration of **SB 1370**, pursuant to Rule 3.11(3), there being no objection, **HB 7051** was withdrawn from the Committees on Appropriations Subcommittee on the Environment and Natural Resources; and Appropriations.

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

HB 7051—A bill to be entitled An act relating to trust funds; re-creating the Land Acquisition Trust Fund within the Department of Agriculture and Consumer Services without modification; amending s. 20.142, F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—a companion measure, was substituted for **SB 1370** and read the second time by title.

On motion by Senator Book, by two-thirds vote, **HB 7051** 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—34

| | | |
|-------------|-----------|----------|
| Baxley | Galvano | Rouson |
| Bean | Garcia | Simmons |
| Benacquisto | Gibson | Simpson |
| Book | Grimsley | Stargel |
| Bracy | Hukill | Steube |
| Bradley | Hutson | Stewart |
| Brandes | Montford | Taddeo |
| Broxson | Passidomo | Thurston |
| Campbell | Perry | Torres |
| Farmer | Powell | Young |
| Flores | Rader | |
| Gainer | Rodriguez | |

Nays—None

Vote after roll call:

Yea—Braynon, Mayfield

CS for CS for SB 164—A bill to be entitled An act relating to mammography; amending s. 404.031, F.S.; defining the term “mam-mography”; amending s. 404.22, F.S.; conforming a change made by the

act; creating s. 404.221, F.S.; requiring facilities performing mammography to include certain information in a summary of the mammography report which must be provided to each patient; providing applicability; providing for future repeal; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for CS for SB 164**, pursuant to Rule 3.11(3), there being no objection, **CS for CS for HB 735** was withdrawn from the Committees on Health Policy; and Rules.

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

CS for CS for HB 735—A bill to be entitled An act relating to mammography; creating s. 381.933, F.S.; defining the terms “facility,” “mammography,” and “mammography report”; requiring facilities performing mammography to include certain information in a summary of the mammography report which must be provided to each patient; providing applicability; providing for future repeal; providing an effective date.

—a companion measure, was substituted for **CS for CS for SB 164** and read the second time by title.

On motion by Senator Grimsley, by two-thirds vote, **CS for CS for HB 735** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

By direction of the President, by unanimous consent—

SB 1776—A bill to be entitled An act relating to vegetable gardens; creating s. 604.71, F.S.; prohibiting local governments from regulating vegetable gardens on residential properties except as otherwise provided by law; specifying that such regulations are void and unenforceable; specifying exceptions; providing applicability; providing an effective date.

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

On motion by Senator Bradley, **SB 1776** was passed and certified to the House. The vote on passage was:

Yeas—36

| | | |
|-------------|----------|-----------|
| Baxley | Flores | Perry |
| Bean | Gainer | Powell |
| Benacquisto | Galvano | Rader |
| Book | Garcia | Rodriguez |
| Bracy | Gibson | Rouson |
| Bradley | Grimsley | Simmons |
| Brandes | Hukill | Simpson |
| Braynon | Hutson | Stargel |
| Broxson | Lee | Steube |
| Campbell | Mayfield | Stewart |
| Farmer | Montford | Taddeo |

Thurston Torres Young
Nays—1
Passidomo

CS for SB 174—A bill to be entitled An act relating to coastal management; amending s. 161.101, F.S.; revising the criteria to be considered by the Department of Environmental Protection in determining and assigning annual funding priorities for beach management and erosion control projects; specifying tiers for such criteria; requiring tiers to be given certain weight; requiring the department to update active project lists on its website; redefining the term “significant change”; revising the department’s reporting requirements; specifying allowable uses for certain surplus funds; revising the requirements for a specified summary; requiring that funding for certain projects remain available for a specified period; amending s. 161.143, F.S.; specifying the scope of certain projects; revising the list of projects that are included as inlet management projects; requiring that certain projects be considered separate and apart from other specified projects; revising the ranking criteria to be used by the department to establish certain funding priorities for certain inlet-caused beach erosion projects; revising provisions authorizing the department to spend certain appropriated funds for the management of inlets; deleting a provision authorizing the department to spend certain appropriated funds for specified inlet studies; revising the required elements of the department’s report of prioritized inlet management projects; revising the funds that the department must make available to certain inlet management projects; requiring the department to include specified activities on the inlet management project list; deleting provisions requiring the department to make available funding for specified projects; deleting a requirement that the Legislature designate a project as an Inlet of the Year; requiring the department to update and maintain a report regarding the progress of certain inlet management projects; revising the requirements for the report; deleting certain temporary provisions relating to specified appropriations; amending s. 161.161, F.S.; revising requirements for the comprehensive long-term management plan; requiring the plan to include a strategic beach management plan, a critically eroded beaches report, and a statewide long-range budget plan; providing for the development and maintenance of such plans; deleting a requirement that the department submit a certain beach management plan on a certain date each year; requiring the department to hold a public meeting before finalization of the strategic beach management plan; requiring the department to submit a 3-year work plan and a related forecast for the availability of funding to the Legislature; providing effective dates.

—was read the third time by title.

On motion by Senator Hukill, **CS for SB 174** was passed and certified to the House. The vote on passage was:

Yeas—36

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rader |
| Bean | Garcia | Rodriguez |
| Benacquisto | Gibson | Rouson |
| Book | Grimsley | Simmons |
| Bracy | Hukill | Simpson |
| Brandes | Hutson | Stargel |
| Braynon | Lee | Steube |
| Broxson | Mayfield | Stewart |
| Campbell | Montford | Taddeo |
| Farmer | Passidomo | Thurston |
| Flores | Perry | Torres |
| Gainer | Powell | Young |

Nays—None

Vote after roll call:

Yea—Bradley

CS for CS for HB 455—A bill to be entitled An act relating to governance of banks and trust companies; amending s. 658.21, F.S.; revising requirements relating to the financial institution experience of certain proposed directors and officers of a proposed bank or trust

company; amending s. 658.33, F.S.; revising the residency requirement for certain directors of a bank or trust company; revising requirements relating to the financial institution experience of certain officers of a bank or trust company; amending s. 658.67, F.S.; revising instances during which a bank may not own certain stock, obligations, and other securities; providing an effective date.

—was read the third time by title.

On motion by Senator Thurston, **CS for CS for HB 455** was passed and certified to the House. The vote on passage was:

Yeas—36

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rader |
| Bean | Garcia | Rodriguez |
| Benacquisto | Gibson | Rouson |
| Book | Grimsley | Simmons |
| Bracy | Hukill | Simpson |
| Brandes | Hutson | Stargel |
| Braynon | Lee | Steube |
| Broxson | Mayfield | Stewart |
| Campbell | Montford | Taddeo |
| Farmer | Passidomo | Thurston |
| Flores | Perry | Torres |
| Gainer | Powell | Young |

Nays—None

Vote after roll call:

Yea—Bradley

HB 545—A bill to be entitled An act relating to the prohibition against contracting with scrutinized companies; amending s. 287.135, F.S.; prohibiting a company that is on the Scrutinized Companies that Boycott Israel List or that is engaged in a boycott of Israel from bidding on, submitting a proposal for, or entering into or renewing a contract with an agency or local governmental entity for goods or services of any amount; providing exceptions; requiring such contracts entered into or renewed on or after July 1, 2018, to include a provision authorizing termination in specified circumstances; requiring a company to provide a specified certification before submitting a bid or proposal for or entering into or renewing such contracts; providing for preemption of agency or local governmental entity ordinances and rules involving such contracts; conforming provisions to changes made by the act; providing an effective date.

—was read the third time by title.

On motion by Senator Brandes, **HB 545** was passed and certified to the House. The vote on passage was:

Yeas—35

| | | |
|-------------|-----------|-----------|
| Baxley | Gainer | Rader |
| Bean | Galvano | Rodriguez |
| Benacquisto | Gibson | Rouson |
| Book | Grimsley | Simmons |
| Bracy | Hukill | Simpson |
| Bradley | Hutson | Stargel |
| Brandes | Lee | Steube |
| Braynon | Mayfield | Stewart |
| Broxson | Montford | Taddeo |
| Campbell | Passidomo | Thurston |
| Farmer | Perry | Young |
| Flores | Powell | |

Nays—1

Torres

Vote after roll call:

Yea—Garcia

Consideration of **CS for SB 894** was deferred.

CS for HB 755—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 information relating to the Nationwide Public Safety Broadband Network held by an agency; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **CS for HB 755** 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—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

SB 1398—A bill to be entitled An act relating to trust funds; re-creating the Florida ABLE Program Trust Fund within the State Board of Administration without modification; repealing s. 1009.988(3), F.S., abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title.

Pending further consideration of **SB 1398**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 7069** was withdrawn from the Committees on Appropriations Subcommittee on Higher Education; and Appropriations.

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

CS for HB 7069—A bill to be entitled An act relating to trust funds; re-creating the Florida ABLE Program Trust Fund within the State Board of Administration without modification; repealing s. 1009.988(3), F.S., relating to the Florida ABLE Program Trust Fund; abrogating provisions relating to the termination of the trust fund, to conform; providing a contingent effective date.

—a companion measure, was substituted for **SB 1398** and read the second time by title.

On motion by Senator Benacquisto, by two-thirds vote, **CS for HB 7069** 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—37

| | | |
|-------------|----------|-----------|
| Baxley | Campbell | Hutson |
| Bean | Farmer | Lee |
| Benacquisto | Flores | Mayfield |
| Book | Gainer | Montford |
| Bracy | Galvano | Passidomo |
| Bradley | Garcia | Perry |
| Brandes | Gibson | Powell |
| Braynon | Grimsley | Rader |
| Broxson | Hukill | Rodriguez |

| | | |
|---------|----------|--------|
| Rouson | Steube | Torres |
| Simmons | Stewart | Young |
| Simpson | Taddeo | |
| Stargel | Thurston | |

Nays—None

SB 7004—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending ss. 741.30 and 784.046, F.S., relating to the exemptions from public records requirements for personal identifying and location information of a petitioner who requests notification of service of an injunction for protection against domestic violence, repeat violence, sexual violence, and dating violence and for other court actions related to the injunction which are held by clerks of the court and law enforcement agencies; removing the scheduled repeal of the exemptions; providing an effective date.

—was read the third time by title.

On motion by Senator Steube, **SB 7004** was passed and certified to the House. The vote on passage was:

Yeas—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

HB 7013—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 68.083, F.S., relating to an exemption from public record requirements for the complaint and information held by the Department of Legal Affairs pursuant to an investigation of a violation of the Florida False Claims Act; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Steube, **HB 7013** was passed and certified to the House. The vote on passage was:

Yeas—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

HB 7011—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 595.409, F.S., re-

lating to an exemption from public record requirements for personal identifying information of an applicant for or participant in a school food and nutrition service program; removing applicability of the exemption to such information held by the Department of Children and Families; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Grimsley, **HB 7011** was passed and certified to the House. The vote on passage was:

Yeas—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

HB 7041—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 112.324, F.S., which provides an exemption from public records and public meetings requirements for certain records held by, and meetings conducted by, the Commission on Ethics, a Commission on Ethics and Public Trust established by any county or any municipality, or by any county or municipality that has established a local investigatory process to enforce more stringent standards of conduct and disclosure requirements than required by law; removing the scheduled repeal of the exemption; providing an effective date.

—was read the third time by title.

On motion by Senator Perry, **HB 7041** was passed and certified to the House. The vote on passage was:

Yeas—35

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Gibson | Rouson |
| Benacquisto | Grimsley | Simmons |
| Book | Hukill | Simpson |
| Bracy | Hutson | Stargel |
| Bradley | Lee | Steube |
| Brandes | Mayfield | Stewart |
| Braynon | Montford | Taddeo |
| Broxson | Passidomo | Thurston |
| Campbell | Perry | Torres |
| Flores | Powell | Young |
| Gainer | Rader | |

Nays—None

Vote after roll call:

Yea—Garcia

SB 1078—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; creating an exemption from public records requirements for specified United States Census Bureau address information held by an agency; providing an exception to the exemption; authorizing access to other related confidential or exempt information;

providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—was read the third time by title.

Pending further consideration of **SB 1078**, pursuant to Rule 3.11(3), there being no objection, **HB 7053** was withdrawn from the Committees on Governmental Oversight and Accountability; and Rules.

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

HB 7053—A bill to be entitled An act relating to public records; amending s. 119.071, F.S.; creating an exemption from public records requirements for specified United States Census Bureau address information held by an agency; providing an exception to the exemption; authorizing access to other related confidential or exempt information; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

—a companion measure, was substituted for **SB 1078** and read the second time by title.

On motion by Senator Perry, by two-thirds vote, **HB 7053** was read the third time by title, passed by the required constitutional two-thirds vote of the members present and voting, and certified to the House. The vote on passage was:

Yeas—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

CS for SB 894—A bill to be entitled An act relating to mortgage regulation; amending s. 494.001, F.S.; defining the term “business purpose loan”; amending s. 494.00115, F.S.; defining the term “hold himself or herself out to the public as being in the mortgage lending business”; amending s. 494.0025, F.S.; prohibiting the misrepresentation of a residential mortgage loan as a business purpose loan; reenacting s. 494.0018, F.S., relating to penalties, to incorporate the amendment made to s. 494.0025, F.S., in a reference thereto; providing an effective date.

—was read the third time by title.

Pending further consideration of **CS for SB 894**, pursuant to Rule 3.11(3), there being no objection, **CS for HB 935** was withdrawn from the Committees on Banking and Insurance; Commerce and Tourism; and Rules.

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

CS for HB 935—A bill to be entitled An act relating to mortgage regulation; amending s. 494.001, F.S.; defining the term “business purpose loan”; amending s. 494.00115, F.S.; defining the term “hold himself or herself out to the public as being in the mortgage lending business”; amending s. 494.0025, F.S.; prohibiting the misrepresentation of a residential mortgage loan as a business purpose loan; reenacting s. 494.0018, F.S., relating to penalties, to incorporate the amendment made to s. 494.0025, F.S., in a reference thereto; providing an effective date.

—a companion measure, was substituted for **CS for SB 894** and read the second time by title.

On motion by Senator Garcia, by two-thirds vote, **CS for HB 935** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—37

| | | |
|-------------|-----------|-----------|
| Baxley | Galvano | Rodriguez |
| Bean | Garcia | Rouson |
| Benacquisto | Gibson | Simmons |
| Book | Grimsley | Simpson |
| Bracy | Hukill | Stargel |
| Bradley | Hutson | Steube |
| Brandes | Lee | Stewart |
| Braynon | Mayfield | Taddeo |
| Broxson | Montford | Thurston |
| Campbell | Passidomo | Torres |
| Farmer | Perry | Young |
| Flores | Powell | |
| Gainer | Rader | |

Nays—None

MOTIONS

On motion by Senator Benacquisto, the rules were waived and all bills temporarily postponed and remaining 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 Thursday, March 1, 2018: CS for SB 382, CS for SB 434, CS for SB 942, CS for SB 872, CS for CS for SB 740, CS for CS for CS for SB 1650, CS for SB 1132, CS for SB 1526, CS for CS for SB 1392, CS for SB 7026, SB 7024, CS for SB 632, CS for SB 764, SB 982, CS for SB 512, CS for CS for SB 590, SB 1028, CS for SB 610, CS for CS for CS for SB 268, SB 34, CS for SB 280, CS for SB 1046, CS for SB 562, CS for SB 394, SB 168, CS for SB 502, CS for SB 450, CS for SB 654, CS for CS for SB 710, SB 674, CS for CS for SB 1018, CS for SB 1528, CS for SB 1552, SB 752, CS for CS for SB 1360, CS for SB 1282, SB 1424, CS for SB 566, SB 1248, CS for SB 160, SB 992, CS for SB 1646, SB 1712.

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

The Committee on Rules recommends the following pass: CS for CS for SB 376; CS for CS for SB 858; SB 1340; SB 1344; SB 1346; SB 1500; SB 1940

The bills were placed on the Calendar.

The Committee on Appropriations recommends a committee substitute for the following: CS for SB 310

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

The Committee on Appropriations recommends committee substitutes for the following: SB 18; SB 138; CS for SB 324; CS for SB 1144; SB 1156; SB 1328

The Committee on Rules recommends committee substitutes for the following: CS for SB 520; CS for SB 622; CS for CS for SB 920; SB 1342; CS for CS for SB 1876

The bills with committee substitute attached were placed on the Calendar.

REPORTS OF SUBCOMMITTEES

The Appropriations Subcommittee on Health and Human Services recommends the following pass: SB 846; CS for SB 1232

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

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

By the Committee on Rules—

SB 7028—A bill to be entitled An act relating to ratification of Department of Elderly Affairs rules; ratifying a specified rule relating to emergency environmental control for assisted living facilities for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule exceeding the specified thresholds for likely adverse impact or increase in regulatory costs; providing applicability; providing an effective date.

—was referred to the Committee on Appropriations.

By the Committee on Rules—

SB 7030—A bill to be entitled An act relating to ratification of Agency for Health Care Administration rules; ratifying a specified rule relating to emergency environmental control for nursing homes for the sole and exclusive purpose of satisfying any condition on effectiveness pursuant to s. 120.541(3), F.S., which requires ratification of any rule exceeding the specified thresholds for likely adverse impact on or increase in regulatory costs; providing applicability; providing an effective date.

—was referred to the Committee on Appropriations.

COMMITTEE SUBSTITUTES

FIRST READING

By the Committee on Appropriations; and Senator Braynon—

CS for SB 18—A bill to be entitled An act for the relief of C.M.H.; providing an appropriation to compensate C.M.H. for injuries and damages sustained as a result of the negligence of the Department of Children and Families, formerly known as the Department of Children and Family Services; requiring certain funds to be placed into an irrevocable trust; providing a limitation on attorney fees; providing an effective date.

By the Committee on Appropriations; and Senators Book, Hutson, and Perry—

CS for SB 138—A bill to be entitled An act relating to perinatal mental health; providing a short title; creating s. 383.014, F.S.; requiring the Department of Health to establish and maintain a toll-free hotline accessible to the general public and a toll-free hotline accessible to health care providers; requiring the department to create public service announcements to educate the public on perinatal mental health care; requiring the department to encourage certain health care providers to attend continuing medical education courses on perinatal mental health care; amending s. 383.318, F.S.; revising components that are included in the postpartum evaluation and followup care required to be provided by birth centers to include a mental health screening and the provision of certain information on postpartum depression; amending s. 395.1053, F.S.; requiring hospitals that provide birthing services to provide the same postpartum evaluation and followup care that is required to be provided by birth centers; providing an appropriation, providing an effective date.

By the Committees on Appropriations; and Criminal Justice; and Senators Steube and Baxley—

CS for CS for SB 310—A bill to be entitled An act relating to threats to kill or do great bodily injury; amending s. 836.10, F.S.; prohibiting a person from making a threat to kill or do great bodily injury in a writing or other record and transmitting that threat in any manner that would allow another person to view the threat; deleting requirements that a threat be sent to a specific recipient to be prohibited; revising a criminal penalty; exempting certain providers of services from liability; amending s. 921.0022, F.S.; revising the ranking of the offense of making written threats to kill or do great bodily injury on the offense severity ranking chart of the Criminal Punishment Code; reenacting ss. 794.056(1) and 938.085, F.S., relating to the Rape Crisis Program Trust Fund and additional cost to fund rape crisis centers, respectively, to incorporate the amendments made to s. 836.10, F.S., in references thereto; providing an effective date.

By the Committees on Appropriations; and Community Affairs; and Senator Young—

CS for CS for SB 324—A bill to be entitled An act relating to impact fees; amending s. 163.31801, F.S.; revising the minimum requirements for impact fees; prohibiting the application of impact fee provisions to water and sewer connection fees; providing an effective date.

By the Committees on Rules; and Health Policy; and Senators Young and Campbell—

CS for CS for SB 520—A bill to be entitled An act relating to optometry; amending s. 463.006, F.S.; requiring an applicant for licensure as an optometrist to submit proof to the Department of Health that she or he meets certain requirements; removing a requirement that the department examine an applicant who meets specified requirements for licensure and certification; requiring the Board of Optometry to approve a licensure examination that meets certain requirements; clarifying that the board may offer a practical examination in addition to a written examination under certain circumstances; providing that an applicant must pass the licensure examination within a specified timeframe as a condition of licensure as an optometrist and certification to administer and prescribe ocular pharmaceutical agents; amending s. 463.0057, F.S.; conforming a cross-reference; providing an effective date.

By the Committees on Rules; and Appropriations; and Senators Grimsley and Bean—

CS for CS for SB 622—A bill to be entitled An act relating to health care facility regulation; creating s. 154.13, F.S.; providing that a designated facility owned or operated by a public health trust and located within the boundaries of a municipality is under the exclusive jurisdiction of the county creating the public health trust; amending ss. 381.0031, 381.004, 384.31, 395.009, 400.0625, and 409.905, F.S.; eliminating state licensure requirements for clinical laboratories; requiring clinical laboratories to be federally certified; amending s. 381.915, F.S.; increasing the number of years that a cancer center may participate in Tier 3 of the Florida Consortium of National Cancer Institute Centers Program; increasing the number of years after qualification that a certain Tier 3 cancer center may pursue specified NCI designations; amending s. 383.313, F.S.; requiring a birth center to be federally certified and meet specified requirements to perform certain laboratory tests; repealing s. 383.335, F.S., relating to partial exemptions from licensure requirements for certain facilities that provide obstetrical and gynecological surgical services; amending s. 395.002, F.S.; revising and deleting definitions to remove the term “mobile surgical facility”; conforming a cross-reference; creating s. 395.0091, F.S.; requiring the Agency for Health Care Administration, in consultation with the Board of Clinical Laboratory Personnel, to adopt rules establishing criteria for alternate-site laboratory testing; requiring specifications to be included in the criteria; defining the term “alternate-site testing”; amending ss. 395.0161 and 395.0163, F.S.; deleting licensure and inspection requirements for mobile surgical facilities to conform to changes made by the act; amending s. 395.0197, F.S.; requiring the manager of a hospital or ambulatory surgical center internal risk management program to demonstrate competence in specified administrative and health care service areas; conforming provisions to changes made by the act; re-

pealing s. 395.1046, F.S., relating to hospital complaint investigation procedures; amending s. 395.1055, F.S.; requiring hospitals that provide specified services to meet agency licensure requirements; providing standards to be included in licensure requirements; conforming a provision to changes made by the act; requiring a level 2 background screening for personnel of distinct part nursing units; requiring the agency to adopt rules establishing standards for pediatric cardiac catheterization and pediatric cardiovascular surgery programs located in licensed hospitals; providing requirements for such programs; establishing minimum standards for rules for such pediatric cardiac programs; requiring hospitals with pediatric cardiac programs to participate in the clinical outcome reporting systems; revising duties and membership of the pediatric cardiac technical advisory panel; repealing ss. 395.10971 and 395.10972, F.S., relating to the purpose and the establishment of the Health Care Risk Manager Advisory Council, respectively; amending s. 395.10973, F.S.; removing requirements relating to agency standards for health care risk managers to conform provisions to changes made by the act; repealing s. 395.10974, F.S., relating to licensure of health care risk managers, qualifications, licensure, and fees; repealing s. 395.10975, F.S., relating to grounds for denial, suspension, or revocation of a health care risk manager's license and an administrative fine; amending s. 395.602, F.S.; deleting definitions for the terms "emergency care hospital," "essential access community hospital," "inactive rural hospital bed," and "rural primary care hospital"; amending s. 395.603, F.S.; deleting provisions relating to deactivation of general hospital beds by certain rural and emergency care hospitals; repealing s. 395.604, F.S., relating to other rural hospital programs; repealing s. 395.605, F.S., relating to emergency care hospitals; amending s. 395.701, F.S.; revising the definition of the term "hospital" to exclude hospitals operated by a state agency; amending s. 400.191, F.S.; removing the 30-month reporting timeframe for the Nursing Home Guide; amending s. 400.464, F.S.; requiring that a license issued to a home health agency on or after a specified date specify the services the organization is authorized to perform and whether the services constitute skilled care; providing that the provision or advertising of certain services constitutes unlicensed activity under certain circumstances; authorizing certain persons, entities or organizations providing home health services to voluntarily apply for a certificate of exemption from licensure by providing certain information to the agency; providing that the certificate is valid for a specified time and is nontransferable; authorizing the agency to charge a fee for the certificate; amending s. 400.471, F.S.; revising home health agency licensure requirements; providing requirements for proof of accreditation for home health agencies applying for change of ownership or the addition of skilled care services; removing a provision prohibiting the agency from issuing a license to a home health agency that fails to satisfy the requirements of a Medicare certification survey from the agency; amending s. 400.474, F.S.; revising conditions for the imposition of a fine against a home health agency; amending s. 400.476, F.S.; requiring a home health agency providing skilled nursing care to have a director of nursing; amending s. 400.484, F.S.; imposing administrative fines on home health agencies for specified classes of violations; amending s. 400.497, F.S.; requiring the agency to adopt, publish, and enforce rules establishing standards for certificates of exemption; amending s. 400.506, F.S.; specifying a criminal penalty for any person who owns, operates, or maintains an unlicensed nurse registry that fails to cease operation immediately and apply for a license after notification from the agency; revising provisions authorizing the agency to impose a fine on a nurse registry that fails to cease operation after agency notification; revising circumstances under which the agency is authorized to deny, suspend, or revoke a license or impose a fine on a nurse registry; prohibiting a nurse registry from monitoring, supervising, managing, or training a certain caregiver who is an independent contractor; amending s. 400.606, F.S.; removing a requirement that an existing licensed health care provider's hospice licensure application be accompanied by a copy of the most recent profit-loss statement and licensure inspection report; amending s. 400.925, F.S.; revising the definition of the term "home medical equipment"; amending s. 400.931, F.S.; requiring a home medical equipment provider to notify the agency of certain personnel changes within a specified timeframe; amending s. 400.933, F.S.; requiring the agency to accept the submission of a valid medical oxygen retail establishment permit issued by the Department of Business and Professional Regulation in lieu of an agency inspection for licensure; amending s. 400.980, F.S.; revising the timeframe within which a health care services pool registrant must provide the agency with certain changes of information; amending s. 400.9935, F.S.; specifying that a voluntary certificate of exemption may be valid for up to 2 years;

amending s. 408.036, F.S.; conforming provisions to changes made by the act; deleting obsolete provisions relating to certificate of need requirements for specified services; amending s. 408.0361, F.S.; providing an exception for a hospital to become a Level I Adult Cardiovascular provider if certain requirements are met; amending s. 408.05, F.S.; requiring the agency to contract with the Society of Thoracic Surgeons and the American College of Cardiology for the collection of certain data for publication on the agency's website for certain purposes; amending s. 408.061, F.S.; excluding hospitals operated by state agencies from certain financial reporting requirements; conforming a cross-reference; amending s. 408.07, F.S.; deleting the definition for the term "clinical laboratory"; amending s. 408.20, F.S.; exempting hospitals operated by any state agency from assessments against the Health Care Trust Fund to fund certain agency activities; repealing s. 408.7056, F.S., relating to the Subscriber Assistance Program; amending s. 408.803, F.S.; defining the term "relative" for purposes of the Health Care Licensing Procedures Act; amending s. 408.806, F.S.; authorizing licensees who hold licenses for multiple providers to request that the agency align related license expiration dates; authorizing the agency to issue licenses for an abbreviated licensure period and to charge a prorated licensure fee; amending s. 408.809, F.S.; expanding the scope of persons subject to a level 2 background screening to include any employee of a licensee who is a controlling interest and certain part-time contractors; amending s. 408.810, F.S.; providing that an applicant for change of ownership licensure is exempt from furnishing proof of financial ability to operate if certain conditions are met; authorizing the agency to adopt rules governing circumstances under which a controlling interest may act in certain legal capacities on behalf of a patient or client; requiring a licensee to ensure that certain persons do not hold an ownership interest if the licensee is not organized as or owned by a publicly traded corporation; defining the term "publicly traded corporation"; amending s. 408.812, F.S.; providing that certain unlicensed activity by a provider constitutes abuse and neglect; clarifying that the agency may impose a fine or penalty, as prescribed in an authorizing statute, if an unlicensed provider who has received notification fails to cease operation; authorizing the agency to revoke all licenses and impose a fine or penalties upon a controlling interest or licensee who has an interest in more than one provider and who fails to license a provider rendering services that require licensure in certain circumstances; amending s. 408.820, F.S.; deleting certain exemptions from part II of ch. 408, F.S., for specified providers to conform provisions to changes made by the act; amending s. 409.907, F.S.; removing the agency's authority to consider certain factors in determining whether to enter into, and in maintaining, a Medicaid provider agreement; amending s. 429.02, F.S.; revising definitions of the terms "assisted living facility" and "personal services"; amending s. 429.04, F.S.; providing additional exemptions from licensure as an assisted living facility; requiring a person or entity asserting the exemption to provide documentation that substantiates the claim upon agency investigation of unlicensed activity; amending s. 429.08, F.S.; providing criminal penalties and fines for a person who rents or otherwise maintains a building or property used as an unlicensed assisted living facility; providing criminal penalties and fines for a person who owns, operates, or maintains an unlicensed assisted living facility after receiving notice from the agency; amending s. 429.176, F.S.; prohibiting an assisted living facility from operating for more than a specified time without an administrator who has completed certain educational requirements; amending s. 429.24, F.S.; providing that 30-day written notice of rate increase for residency in an assisted living facility is not required in certain situations; amending s. 429.28, F.S.; revising the assisted living facility resident bill of rights to include assistance with obtaining access to adequate and appropriate health care; defining the term "adequate and appropriate health care"; deleting a requirement that the agency conduct at least one monitoring visit under certain circumstances; deleting provisions authorizing the agency to conduct periodic followup inspections and complaint investigations under certain circumstances; amending s. 429.294, F.S.; deleting the specified timeframe within which an assisted living facility must provide complete copies of a resident's records in an investigation of resident's rights; amending s. 429.34, F.S.; authorizing the agency to inspect and investigate assisted living facilities as necessary to determine compliance with certain laws; removing a provision requiring the agency to inspect each licensed assisted living facility at least biennially; authorizing the agency to conduct monitoring visits of each facility cited for prior violations under certain circumstances; amending s. 429.52, F.S.; requiring an assisted living facility administrator to complete required training and education within a specified timeframe; amending s. 435.04, F.S.; providing that security background in-

vestigations must ensure that a person has not been arrested for, and is not awaiting final disposition of, certain offenses; requiring that security background investigations for purposes of participation in the Medicaid program screen for violations of federal or state law, rule, or regulation governing any state Medicaid program, the Medicare program, or any other publicly funded federal or state health care or health insurance program; specifying offenses under federal law or any state law that the security background investigations must screen for; amending s. 456.054, F.S.; prohibiting any person or entity from paying or receiving a kickback for referring patients to a clinical laboratory; prohibiting a clinical laboratory from providing personnel to perform certain functions or duties in a health care practitioner's office or dialysis facility; providing an exception; prohibiting a clinical laboratory from leasing space in any part of a health care practitioner's office or dialysis facility; repealing part I of ch. 483, F.S., relating to clinical laboratories; amending s. 483.294, F.S.; removing a requirement that the agency inspect multiphasic health testing centers at least once annually; amending s. 483.801, F.S.; providing an exemption from regulation for certain persons employed by certain laboratories; amending s. 483.803, F.S.; revising definitions of the terms "clinical laboratory" and "clinical laboratory examination"; removing a cross-reference; amending s. 641.511, F.S.; revising health maintenance organization subscriber grievance reporting requirements; repealing s. 641.60, F.S., relating to the Statewide Managed Care Ombudsman Committee; repealing s. 641.65, F.S., relating to district managed care ombudsman committees; repealing s. 641.67, F.S., relating to a district managed care ombudsman committee, exemption from public records requirements, and exceptions; repealing s. 641.68, F.S., relating to a district managed care ombudsman committee and exemption from public meeting requirements; repealing s. 641.70, F.S., relating to agency duties relating to the Statewide Managed Care Ombudsman Committee and the district managed care ombudsman committees; repealing s. 641.75, F.S., relating to immunity from liability and limitation on testimony; amending s. 945.36, F.S.; authorizing law enforcement personnel to conduct drug tests on certain inmates and releasees; amending ss. 20.43, 220.1845, 376.30781, 376.86, 381.0034, 381.0405, 383.14, 383.30, 383.301, 383.302, 383.305, 383.309, 383.33, 385.211, 394.4787, 395.001, 395.003, 395.7015, 400.9905, 408.033, 408.802, 409.9116, 409.975, 429.19, 456.001, 456.057, 456.076, 458.307, 458.345, 459.021, 483.813, 483.823, 491.003, 627.351, 627.602, 627.6406, 627.64194, 627.6513, 627.6574, 641.185, 641.31, 641.312, 641.3154, 641.51, 641.515, 641.55, 766.118, 766.202, 1009.65, and 1011.52, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Rules; Appropriations; and Commerce and Tourism; and Senators Bradley and Braynon—

CS for CS for CS for SB 920—A bill to be entitled An act relating to deferred presentment transactions; amending s. 560.402, F.S.; providing and revising definitions; amending s. 560.404, F.S.; specifying the maximum face amount of checks that may be taken for deferred presentment installment transactions, exclusive of fees; specifying the maximum rate and frequency of fees that deferred presentment providers or their affiliates may charge on deferred presentment installment transactions; specifying when fees are earned for certain deferred presentment transactions; specifying the calculation of fees earned for deferred presentment installment transactions; prohibiting prepayment penalties; specifying the minimum and maximum terms of a deferred presentment installment transaction; specifying dates that checks must bear; authorizing providers of deferred presentment installment transactions to accept additional checks subject to certain limitations; requiring the deferred presentment agreement to include the deferment period applicable to each check; correcting a reference to federal law; providing an exception to a prohibition against the acceptance or holding of undated checks or checks with certain dates by a deferred presentment provider or its affiliate; conforming a cross-reference; providing a verification process that may be relied upon under certain conditions; revising a notice in deferred presentment agreements; authorizing a drawer to inform a provider in writing that the drawer cannot redeem or pay in full the amount due and owing to the provider; providing an exception to a prohibition, under certain circumstances, against a deferred presentment provider's deposit or presentment of a drawer's check; requiring a provider of a deferred presentment installment transaction to allow a drawer to defer one scheduled payment under certain circumstances; providing require-

ments for the deferred payment; specifying the frequency a certain fee may be imposed by Financial Services Commission rule for data on certain transactions submitted by deferred presentment providers to a certain database; providing an exception to a limitation on a deferred presentment provider's acceptance of a certain check or authorization; specifying requirements for amortization, installment repayments, and the calculation of charges for deferred presentment installment transactions; conforming provisions to changes made by the act; amending s. 560.405, F.S.; providing an exception to a prohibition against a deferred presentment provider's or its affiliate's presentment of a drawer's check before the end of the deferment period; revising a condition under which a deferred presentment provider may allow the check to be redeemed in lieu of presentment; revising a prohibition against requiring a drawer to redeem his or her check before the agreed-upon date; reenacting s. 560.111(5), F.S., relating to prohibited acts, to incorporate the amendments made to ss. 560.404 and 560.405, F.S., in references thereto; providing an effective date.

By the Committees on Appropriations; and Community Affairs; and Senator Perry—

CS for CS for SB 1144—A bill to be entitled An act relating to permit fees; amending ss. 125.56 and 166.222, F.S.; requiring the governing bodies of counties and municipalities to post their permit and inspection fee schedules and building permit and inspection utilization reports on their websites; amending s. 553.80, F.S.; requiring certain governing bodies of local governments to post their building permit and inspection utilization reports on their websites by a specified date; providing reporting requirements; providing an effective date.

By the Committee on Appropriations; and Senator Perry—

CS for SB 1156—A bill to be entitled An act relating to missing persons; amending s. 683.231, F.S.; abrogating the scheduled repeal of provisions relating to a citizen support organization for Florida Missing Children's Day; amending s. 937.041, F.S.; expanding a pilot project for missing persons with special needs from specified counties to statewide, through regional autism centers; requiring each center that opts to join the pilot project to distribute personal devices to aid search-and-rescue efforts; requiring that participants be selected based on criteria developed by the respective participating centers; revising the requirements for personal devices used in the pilot project; deleting a reporting requirement; delaying the scheduled repeal of the pilot project; conforming provisions to changes made by the act; providing an effective date.

By the Committee on Appropriations; and Senator Perry—

CS for SB 1328—A bill to be entitled An act relating to affordable housing; amending ss. 125.379 and 166.0451, F.S.; revising the criteria that counties and municipalities must use when evaluating real property as part of their inventory for disposal of lands; providing that, as long as a parcel is in an area suitable for residential development, it may be found to be suitable for use as affordable housing, even if the parcel does not meet certain other criteria; amending s. 163.31801, F.S.; requiring that additional information be submitted by specified entities when submitting their annual financial reports; amending ss. 253.0341, 337.25, and 373.089, F.S.; revising the procedures under which the Board of Trustees of the Internal Improvement Trust Fund, the Department of Transportation, and the water management districts must dispose of nonconservation surplus lands; amending s. 420.507, F.S.; authorizing the Florida Housing Finance Corporation to take one or more specified actions against any applicant or affiliate of an applicant upon a determination of good cause and after service of an administrative complaint and adequate notice; defining the term "good cause"; authorizing the corporation to require, as a condition of financing a multifamily rental project, which may include allocating competitive low-income housing tax credits, that a certain agreement be recorded in the official records of the county where the real property is located; providing requirements for the term of such agreement; 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; creating s. 420.56, F.S.; providing legislative intent; providing a process for certain entities to dispose of surplus lands for use as affordable housing; creating s. 420.57, F.S.; creating the Hurricane Housing Recovery Program to provide funds for certain affordable

housing recovery efforts; requiring the corporation to administer the program and allocate resources to local governments that meet certain criteria; specifying requirements for receiving and using funds; requiring participating local governments to submit a report; requiring the corporation to compile the reports and submit them to the Legislature; creating the Rental Recovery Loan Program to provide funds for additional rental housing due to specified impacts; providing a rationale for the program; authorizing the corporation to adopt rules to administer specified provisions; authorizing the corporation to adopt emergency rules; providing legislative findings; providing that the corporation is not required to make specified findings; exempting the emergency rules from a specified provision; requiring the emergency rules to remain in effect for a specified period after adoption; authorizing the emergency rules to be renewed during the pendency of procedures to adopt rules addressing the subject of the emergency rules; amending s. 420.9071, F.S.; revising the definition of the term “local housing incentive strategies”; amending s. 423.02, F.S.; exempting housing projects, including certain property, of housing authorities or their nonprofit instrumentalities from all taxes, user fees, and special assessments of the state or any city, town, county, or political subdivision of the state; providing that, in lieu of such taxes, user fees, or special assessments, a housing authority or its nonprofit instrumentality may agree to make payments to any city, town, county, or political subdivision of the state for services, improvements, or facilities furnished by such city, town, county, or political subdivision for the benefit of a housing project owned by the housing authority or its nonprofit instrumentality; creating s. 553.7923, F.S.; providing a local permit approval process for affordable housing; providing an effective date.

By the Committee on Rules; and Senator Benacquisto—

CS for SB 1342—A reviser’s bill to be entitled An act relating to the Florida Statutes; amending ss. 14.20195, 14.31, 27.341, 27.405, 27.511, 39.3035, 106.34, 119.071, 119.092, 121.091, 197.3632, 197.502, 199.303, 206.8745, 213.755, 215.442, 215.444, 215.4725, 252.357, 252.358, 258.501, 261.04, 261.20, 284.02, 286.29, 288.0001, 288.101, 288.1258, 315.03, 320.833, 320.865, 331.3051, 332.007, 344.26, 364.386, 366.92, 373.036, 373.042, 373.470, 373.709, 376.303, 379.2495, 381.986, 381.987, 394.75, 400.6045, 403.061, 403.064, 408.0611, 408.062, 408.811, 408.9091, 409.1754, 409.906, 409.913, 420.609, 429.52, 429.75, 455.219, 456.013, 456.017, 456.041, 462.18, 471.003, 475.451, 475.611, 477.014, 487.2071, 489.529, 490.012, 497.140, 497.282, 497.468, 497.552, 497.553, 497.608, 499.012, 499.01211, 509.049, 520.68, 554.115, 559.11, 626.9541, 627.066, 627.285, 627.748, 663.532, 741.0306, 744.331, 796.04, 817.311, 817.625, 876.24, 905.37, 943.0311, 944.48, 948.03, 1000.06, 1001.215, 1002.61, 1003.4282, 1003.491, 1003.621, 1004.4473, 1006.735, 1007.01, 1011.67, 1011.71, and 1013.64, F.S.; and reenacting ss. 1001.42 and 1008.34, F.S.; deleting provisions that have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; and improving the clarity of the statutes and facilitating their correct interpretation; providing an effective date.

By the Committees on Rules; Appropriations; and Health Policy; and Senator Young—

CS for CS for CS for SB 1876—A bill to be entitled An act relating to trauma services; amending ss. 318.14, 318.18, and 318.21, F.S.; requiring that moneys received from specified penalties be allocated to certain trauma centers by a calculation that uses the Agency for Health Care Administration’s hospital discharge data; amending s. 395.4001, F.S.; defining and redefining terms; conforming a cross-reference; amending s. 395.402, F.S.; revising legislative intent; revising the trauma service areas and provisions relating to the number and location of trauma centers; prohibiting the Department of Health from designating an existing Level II trauma center as a new pediatric trauma center or from designating an existing Level II trauma center as a Level I trauma center in a trauma service area that already has an existing Level I or pediatric trauma center; apportioning trauma centers within each trauma service area; requiring the department to establish the Florida Trauma System Advisory Council by a specified date; author-

izing the council to submit certain recommendations to the department; providing for the membership of the council; requiring the council to meet no later than a specified date and to meet at least quarterly; amending s. 395.4025, F.S.; conforming provisions to changes made by the act; requiring the department to periodically prepare an analysis of the state trauma system using the agency’s hospital discharge data and specified population data; specifying contents of the report; requiring the department to make available all data, formulas, methodologies, calculations, and risk adjustment tools used in preparing the data in the report; requiring the department to notify each acute care general hospital and local and regional trauma agency in a trauma service area that has an identified need for an additional trauma center that the department is accepting letters of intent; prohibiting the department from accepting a letter of intent and from approving an application for a trauma center if there is not statutory capacity for an additional trauma center; revising the department’s review process for hospitals seeking designation as a trauma center; authorizing the department to approve certain applications for designation as a trauma center if specified requirements are met; providing that a hospital applicant that meets such requirements must be ready to operate in compliance with specified trauma standards by a specified date; deleting a provision authorizing the department to grant a hospital applicant an extension of time to meet certain standards and requirements; requiring the department to select one or more hospitals for approval to prepare to operate as a trauma center; providing selection requirements; prohibiting an applicant from operating as a provisional trauma center until the department has completed its review process and approved the application; requiring a specified review team to make onsite visits to newly operational trauma centers within a certain timeframe; requiring the department, based on recommendations from the review team, to designate a trauma center that is in compliance with specified requirements; deleting the date by which the department must select trauma centers; providing that only certain hospitals may protest a decision made by the department; providing that certain trauma centers that were verified by the department or determined by the department to be in substantial compliance with specified standards before specified dates are deemed to have met application and operational requirements; requiring the department to designate a certain provisionally approved Level II trauma center as a trauma center if certain criteria are met; prohibiting such designated trauma center from being required to cease trauma operations unless the department or a court determines that it has failed to meet certain standards; providing construction; amending ss. 395.403 and 395.4036, F.S.; conforming provisions to changes made by the act; amending s. 395.404, F.S.; requiring trauma centers to participate in the National Trauma Data Bank; requiring trauma centers and acute care hospitals to report trauma patient transfer and outcome data to the department; deleting provisions relating to the department review of trauma registry data; amending ss. 395.401, 408.036, and 409.975, F.S.; conforming cross-references; requiring the department to work with the Office of Program Policy Analysis and Government Accountability to study the department’s licensure requirements, rules, regulations, standards, and guidelines for pediatric trauma services and compare them to those of the American College of Surgeons; requiring the office to submit a report of the findings of the study to the Governor, Legislature, and advisory council by a specified date; providing for the expiration of provisions relating to the study; providing for invalidity; providing an effective date.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 21, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Quality Subcommittee and Representative(s) Boyd, Ahern, Fant, Hager, Moraitis, Pigman, White—

CS for CS for HB 21—A bill to be entitled An act relating to controlled substances; creating s. 456.0301, F.S.; authorizing certain boards to require practitioners to complete a specified board-approved continuing education course to obtain authorization to prescribe controlled substances as part of biennial renewal; providing exceptions; providing course requirements; prohibiting the department from renewing a license of a prescriber under specified circumstances; requiring a licensee to submit confirmation of course completion; providing for each licensing board requiring such continuing education course to include hours of completion with the total hours of continuing education required in certain circumstances; authorizing rulemaking; amending s. 456.072, F.S.; authorizing disciplinary action against practitioners for violating specified provisions relating to controlled substances; amending s. 456.44, F.S.; providing definitions; providing exclusions; providing for the adoption of standards of practice for the treatment of acute pain; providing that failure of a practitioner to follow specified guidelines is grounds for disciplinary action; limiting opioid prescriptions for the treatment of acute pain to a specified period under certain circumstances; authorizing prescriptions for such opioids for an extended period if specified requirements are met; providing requirements for opioid prescriptions for pain other than acute pain; amending ss. 458.3265 and 459.0137, F.S.; requiring certain pain management clinic owners to register approved exemptions with the department; requiring certain clinics to obtain certificates of exemption; providing requirements for such certificates; authorizing rulemaking relating to specified exemptions; amending s. 465.0155, F.S.; providing requirements for pharmacists for the dispensing of controlled substances to persons not known to them; defining the term "proper identification"; amending s. 465.0276, F.S.; prohibiting the dispensing of certain controlled substances in an amount that exceeds a 3-day supply or a medically necessary 7-day supply if certain criteria are met; providing an exception for the dispensing of certain controlled substances by a practitioner to the practitioner's own patients for the medication-assisted treatment of opiate addiction; providing requirements for practitioners for the dispensing of controlled substances to persons not known to them; defining the term "proper identification"; amending s. 893.03, F.S.; conforming the state controlled substances schedule to the federal controlled substances schedule; amending s. 893.04, F.S.; authorizing pharmacist to dispense controlled substances upon receipt of an electronic prescription if certain conditions are met; amending s. 893.055, F.S.; revising and providing definitions; revising requirements for the prescription drug monitoring program; authorizing rulemaking; requiring the department to maintain an electronic system for certain purposes to meet specified requirements; requiring certain information to be reported to the system by a specified time; providing exceptions; specifying direct access to system information; authorizing department to enter into one or more reciprocal agreements or contracts to share prescription drug monitoring information with certain entities; providing requirements for such agreements; authorizing the department to enter into agreements or contracts for secure connections with practitioner electronic systems; requiring specified persons to consult the system for certain purposes within a specified time; providing exceptions to the duty of specified persons to consult the system under certain circumstances; authorizing the department to issue nondisciplinary citations to specified entities for failing to meet certain requirements for the initial instance and to discipline specified entities for subsequently failing to meet such requirements; providing applicability; prohibiting the failure to report the dispensing of a controlled substance as required; providing penalties; authorizing the department to enter into agreements or contracts for specified purposes; providing for the release of information obtained by the system; allowing specified persons to have direct access to information for the purpose of reviewing the controlled drug prescription history of a patient; providing prescriber or dispenser immunity from liability for review of patient history when acting in good faith; providing construction; prohibiting the department from specified uses of funds; authorizing the department to conduct or participate in studies for specified purposes; requiring an annual report to be submitted to the Governor and Legislature by a specified date; providing report requirements; providing exemptions; establishing direct-support organi-

zations for specified purposes; defining the term "direct-support organization"; requiring a direct-support organization to operate under written contract with the department; providing contract requirements; requiring the direct-support organization to obtain written approval from the department for specified purposes; authorizing rulemaking; providing for an independent annual financial audit by the direct-support organization; providing that copies of such audit be provided to specified entities; providing for future repeal of provisions relating to the direct-support organization; amending s. 893.0551, F.S.; revising provisions concerning release of information held by the prescription drug monitoring program; amending s. 893.13, F.S.; correcting cross-references; conforming provisions to changes made by the act; increasing the penalty for an offense; amending s. 893.147, F.S.; prohibiting the use, possession, manufacture, delivery, transportation, advertisement, or retail sale of specified paraphernalia, machines, and counterfeiting materials; providing definitions; providing exceptions to the prohibition; providing penalties; amending ss. 458.331, 459.015, 463.0055, 782.04, 893.135, and 921.0022, F.S.; correcting cross-references; conforming provisions to changes made by the act; providing effective dates.

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

The Honorable Joe Negron, President

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

Portia Palmer, Clerk

By Health & Human Services Committee, Health Innovation Subcommittee and Representative(s) Santiago, Asencio, Davis, La Rosa, Payne, Plasencia—

CS for CS for HB 351—A bill to be entitled An act relating to prescription drug pricing transparency; amending s. 465.0244, F.S.; requiring pharmacists to inform customers of certain generically equivalent drug products and whether cost-sharing obligations to such customers exceed the retail price of the prescription; repealing s. 465.1862, F.S., relating to pharmacy benefit manager contracts; creating s. 624.490, F.S.; defining the term "pharmacy benefit manager"; requiring registration of pharmacy benefit managers with the Office of Insurance Regulation; providing registration requirements; requiring the registrant to report changes to certain information by a specified date; requiring the office to issue a registration certificate upon receipt of a completed registration form; providing for expiration of a registration certificate; requiring rulemaking; creating ss. 627.64741, 627.6572, and 641.314, F.S.; defining the terms "maximum allowable cost" and "pharmacy benefit manager"; requiring certain terms in health insurer or health maintenance organization contracts with pharmacy benefit managers; providing applicability; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 667 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee and Representative(s) Perez, Beshears—

CS for HB 667—A bill to be entitled An act relating to the Beverage Law; amending s. 561.57, F.S.; providing for electronic orders received at a vendor's licensed place of business to be construed as a sale actually made at the vendor's licensed place of business; authorizing a vendor to make certain deliveries in a third-party vehicle under certain circumstances; requiring that the recipient's identity and age be verified and documented at the time of delivery; requiring that deliveries comply with age requirements for selling, giving, or serving alcoholic beverages; providing an effective date.

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

The Honorable Joe Negron, President

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

Portia Palmer, Clerk

By Health & Human Services Committee and Representative(s) Brodeur—

CS for HB 675—A bill to be entitled An act relating to pharmacies; amending s. 465.003, F.S.; revising and providing definitions; amending s. 465.004, F.S.; revising the membership of the Board of Pharmacy; amending s. 465.019, F.S.; establishing Class III institutional pharmacies; providing requirements for such pharmacies; conforming provisions to changes made by the act; amending s. 465.0252, F.S.; revising notice requirements to conform to changes made by the act; amending s. 499.003, F.S.; providing and revising definitions; amending s. 499.01, F.S.; authorizing the distribution of medicinal drugs and prepackaged drug products without a specified permit under certain conditions; deleting a provision exempting certain drug repackagers from specified permit requirements; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 681, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee, Health & Human Services Committee, Insurance & Banking Subcommittee and Representative(s) Donalds, Brown—

CS for CS for CS for HB 681—A bill to be entitled An act relating to protection for vulnerable investors; amending s. 415.1034, F.S.; requiring securities dealers, investment advisers, and associated persons to immediately report knowledge or suspicion of abuse, neglect, or exploitation of vulnerable adults to the Department of Children and Families' central abuse hotline; creating s. 517.34, F.S.; providing definitions; authorizing dealers, investment advisers, and associated persons to delay certain transactions or disbursements if such persons reasonably believe certain exploitation of a specified adult has occurred, is occurring, has been attempted, or will be attempted; providing the basis for such reasonable belief; requiring a dealer or investment adviser to provide the Office of Financial Regulation a specified notice at certain timeframes; requiring the Financial Services Commission to adopt a form by rule; requiring the office to submit an annual report to the Governor and Legislature; providing for expiration of such duty to report; specifying notification requirements for dealers, investment advisers, and associated persons placing delays on transactions or disbursements; specifying the expiration of such delays; providing that such delays may be shortened or extended by an agency or court of competent jurisdiction; providing that delays may be terminated by dealers, investment advisers, or associated persons under certain circumstances; specifying when certain records must be shared with the Office of Financial Regulation; providing immunity from civil and administrative liability to dealers, investment advisers, and associated persons for certain actions based on a reasonable belief; providing construction; specifying requirements for dealers and investment advisers in training their associated persons; specifying requirements for recordkeeping; providing construction; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 689 and requests the concurrence of the Senate.

Portia Palmer, Clerk

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

CS for CS for HB 689—A bill to be entitled An act relating to pharmacy; amending s. 465.003, F.S.; revising a definition; amending s. 465.0125, F.S.; providing licensure requirements for and revising responsibilities of consultant pharmacists; providing a definition; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 819 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Government Accountability Committee and Representative(s) Williamson, Donalds, Watson, C.—

CS for HB 819—A bill to be entitled An act relating to truck license taxes; amending s. 320.08, F.S.; revising the circumstances under which certain truck tractors and heavy trucks are eligible for reduced license taxes; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 941 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Government Accountability Committee, Oversight, Transparency & Administration Subcommittee and Representative(s) Moraitis—

CS for CS for HB 941—A bill to be entitled An act relating to administrative procedures; amending s. 110.205, F.S.; revising positions at the Division of Administrative Hearings that are exempt from the Career Service System; amending s. 120.52, F.S.; revising and providing definitions; amending s. 120.54, F.S.; applying certain provisions applicable to all rules other than emergency rules to repromulgated rules; requiring that a proposed rule and material proposed to be incorporated by reference be available to the public; requiring that material proposed to be incorporated by reference be made available in a specified manner; requiring an agency to provide notice of a regulatory alternative to the Administrative Procedures Committee by a certain date; requiring an agency to file copies of certain petitions with the committee; amending s. 120.541, F.S.; requiring an agency to provide a copy of any proposal for a lower cost regulatory alternative to the Administrative Procedures Committee by a certain date; creating s. 120.5435, F.S.; providing legislative intent; requiring agency review of rules and repromulgation of rules that do not require substantive changes; requiring an agency to publish a notice of repromulgation in the Florida Administrative Register and file a rule for promulgation with the Department of State within a specified time period; requiring an agency to file a notice of repromulgation with the committee within a specified time period; requiring withdrawal of a rule proposed for repromulgation if the rule is not filed within a specified time period; providing that a repromulgated rule is not subject to challenge as a proposed rule and that certain hearing requirements do not apply; requiring an agency to file a specified number of certified copies of a proposed repromulgated rule and any material incorporated by reference; providing that a repromulgated rule is adopted upon filing with the department and becomes effective after a specified time period; requiring the department to update certain information in the Florida Administrative Code; requiring the department to adopt rules by a certain date; amending s. 120.55, F.S.; providing that the department shall require material incorporated by reference to be filed in a specified manner; requiring the department to include the date of a technical rule change in the Florida Administrative Code; providing that a technical change does not affect the effective date

of a rule; requiring specified rules; amending s. 120.569, F.S.; requiring that certain documents filed with the Division of Administrative Hearings be filed electronically; relieving certain parties from a requirement to serve other certain parties; amending s. 120.65, F.S.; requiring the Administration Commission to select from full-time administrative law judges employed with the division in appointing a division director; removing the requirement that the division director is subject to Senate confirmation; deleting provisions regarding minimum qualifications of the division director and deputy chief administrative law judges; prohibiting an administrative law judge from engaging in the private practice of law during his or her term of office; requiring the Governor and Cabinet to appoint administrative law judges from nominees recommended by a statewide nominating commission unless otherwise provided; specifying the composition and term lengths of members of the commission; providing that meetings and determinations of the commission are open to the public; specifying term lengths of administrative law judges; prescribing procedures for the commission to review a judge's performance before the expiration of a term; requiring the Governor and Cabinet to take certain action regarding a judge after the commission's review; providing for initial appointments of administrative law judges and staggered terms; providing transitional provisions; amending ss. 120.80, 120.81, 420.9072, 420.9075, and 443.091, F.S.; conforming cross-references; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 963, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Cortes, B.—

HB 963—A bill to be entitled An act relating to towing and immobilizing fees and charges; amending ss. 125.0103 and 166.043, F.S.; specifying that local governments may enact rates to tow or immobilize vessels on private property and to remove and store vessels under specified circumstances; creating ss. 125.01047 and 166.04465, F.S.; prohibiting counties or municipalities from enacting certain ordinances or rules that impose fees or charges on authorized wrecker operators or towing businesses; defining the term "towing business"; providing exceptions; amending s. 323.002, F.S.; prohibiting counties or municipalities from imposing charges, costs, expenses, fines, fees, or penalties on registered owners, other legally authorized persons in control, or lienholders of vehicles or vessels under certain conditions; providing an exception; amending s. 713.78, F.S.; authorizing certain persons to place liens on vehicles or vessels to recover specified fees or charges; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 981 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Olszewski—

HB 981—A bill to be entitled An act relating to electric and hybrid vehicles; requiring the Florida Transportation Commission to review all sources of revenue for transportation infrastructure and maintenance projects and prepare a report to the Governor and the Legislature when the commission determines that electric and hybrid vehicles make up a certain percentage or more of the total number of vehicles registered in this state; authorizing the commission, in consultation with the Department of Highway Safety and Motor Vehicles, to use certain commercially available data; requiring the commission, in consultation with the Division of Emergency Management, to make an assessment of transportation infrastructure with respect to emergency evacuations

and electric vehicles; specifying requirements for the report; requiring the report to be submitted to the Governor and the Legislature no later than a certain date; authorizing the commission to undertake and complete the review before the specified-percentage threshold is reached, under certain circumstances; amending s. 339.175, F.S.; requiring a long-range transportation plan to consider infrastructure and technological improvements necessary to accommodate the increased use of autonomous technology and electric vehicles; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1033 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee, Careers & Competition Subcommittee and Representative(s) Toledo, Grant, J.—

CS for CS for HB 1033—A bill to be entitled An act relating to bicycle sharing; creating s. 341.851, F.S.; providing legislative intent; providing definitions; providing requirements for bicycles made available for rental or lease by a bicycle sharing company; requiring bicycle sharing companies, users, or operators to comply with certain regulations; providing company responsibilities; authorizing a local governmental entity to issue certain fines to a bicycle sharing company; prohibiting a local governmental entity, under certain circumstances, from limiting or preventing a bicycle sharing company or any company engaged in the rental of bicycles from operating within its jurisdiction; providing construction; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 1069, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Health Care Appropriations Subcommittee, Children, Families & Seniors Subcommittee and Representative(s) Hager, Harrell—

CS for CS for CS for HB 1069—A bill to be entitled An act relating to substance abuse services; amending s. 394.4572, F.S.; authorizing the Department of Health and the Agency for Health Care Administration to grant exemptions from disqualification for service provider personnel to work solely in certain treatment programs and facilities; amending s. 397.311, F.S.; defining the term "peer specialist"; amending s. 397.4073, F.S.; revising provisions relating to background checks and exemptions from disqualification for certain service provider personnel; requiring the Department of Children and Families to grant or deny an exemption from disqualification within a certain timeframe; authorizing an applicant for an exemption to work under the supervision of certain persons for a specified period of time while his or her application is pending; authorizing certain persons to be exempted from disqualification from employment; authorizing the department to grant exemptions from disqualification for service provider personnel to work solely in certain treatment programs and facilities; creating s. 397.417, F.S.; providing qualifications for certification as a peer specialist; requiring the department to develop and implement a training program for individuals seeking certification as peer specialists; authorizing the department to designate certain credentialing entities to certify peer specialists; providing requirements for individuals providing certain recovery support services as peer specialists; amending s. 397.487, F.S.; revising legislative findings relating to voluntary certification of recovery residences; requiring recovery residences to comply with specified Florida Fire Prevention Code provisions; revising background

screening requirements for owners, directors, and chief financial officers of recovery residences; amending s. 397.4873, F.S.; providing exceptions to limitations on referrals by recovery residences to licensed service providers; providing additional conditions for an exception to limitations on referrals by licensed service providers to their wholly owned subsidiaries; prohibiting recovery residences and specified affiliated individuals from receiving pecuniary benefits from licensed service providers for certain referrals; providing penalties; amending s. 435.07, F.S.; authorizing certain persons to be exempted from disqualification from employment; amending ss. 212.055, 397.416, and 440.102, F.S.; conforming cross-references; providing an effective date.

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

The Honorable Joe Negrón, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/CS/HB 1073, as amended, and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Commerce Committee, Government Operations & Technology Appropriations Subcommittee, Insurance & Banking Subcommittee and Representative(s) Hager—

CS for CS for CS for HB 1073—A bill to be entitled An act relating to the Department of Financial Services; amending s. 17.64, F.S.; providing that electronic images of warrants, vouchers, or checks in the Division of Treasury are deemed to be original records; revising the applicable medium, from film or print to electronic, in provisions relating to copies and reproductions of records and documents of the division; amending s. 20.121, F.S.; renaming the Bureau of Fire and Arson Investigations within the Division of Investigative and Forensic Services as the Bureau of Fire, Arson, and Explosives Investigations; creating the Bureau of Insurance Fraud and the Bureau of Workers' Compensation Fraud within the division; amending s. 39.6035, F.S.; requiring child transition plans to address financial literacy by providing specified information; amending s. 218.32, F.S.; providing legislative intent to create the Florida Open Financial Statement System; authorizing the Chief Financial Officer to choose contracts to build eXtensible Business Reporting language taxonomies; requiring that local governmental financial statements be filed in XBRL format; amending s. 284.40, F.S.; authorizing the department to disclose certain personal identifying information of injured or deceased employees which is exempt from disclosure under the Workers' Compensation Law to department-contracted vendors for certain purposes; amending s. 284.50, F.S.; requiring safety coordinators of state governmental departments to complete, within a certain timeframe, safety coordinator training offered by the department; requiring certain agencies to report certain return-to-work information to the department; requiring agencies to provide certain risk management program information to the Division of Risk Management for certain purposes; specifying requirements for agencies in reviewing and responding to certain information and communications provided by the division; amending s. 409.1451, F.S.; conforming a provision to changes made by the act; amending s. 414.411, F.S.; replacing the Department of Economic Opportunity with the Department of Education in a list of entities to which a public assistance recipient may be required to provide written consent for certain investigative inquiries and to which the department must report investigation results; amending s. 624.317, F.S.; authorizing the department to conduct investigations of any, rather than specified, agents subject to its jurisdiction; amending s. 624.34, F.S.; conforming a provision to changes made by the act; amending s. 624.4073, F.S.; prohibiting certain officers or directors of insolvent insurers from having direct or indirect control over certain selection or appointment of officers or directors, except under certain circumstances; amending ss. 624.4094, 624.501, 624.509, and 625.071, F.S.; conforming provisions to changes made by the act; amending s. 626.112, F.S.; requiring a managing general agent to hold a currently effective producer license rather than a managing general agent license; amending s. 626.171, F.S.; deleting applicability of licensing provisions as to managing general agents; making a technical change; amending s. 626.202, F.S.; providing that certain applicants are not required to resubmit fingerprints to the department under certain circumstances; authorizing the department to require these applicants to file fingerprints under certain

circumstances; amending s. 626.207, F.S.; conforming a provision to changes made by the act; amending s. 626.221, F.S.; adding a designation that exempts applicants for licensure as an all-lines adjuster from an examination requirement; amending s. 626.451, F.S.; deleting a requirement for law enforcement agencies and state attorney's offices to notify the department or the Office of Insurance Regulation of certain felony dispositions; deleting a requirement for the state attorney to provide the department or office a certified copy of an information or indictment against a managing general agent; conforming a provision to changes made by the act; amending s. 626.521, F.S.; revising requirements for credit and character reports secured and kept by insurers or employers appointing certain insurance representatives; providing applicability; amending s. 626.731, F.S.; deleting a certain qualification for licensure as a general lines agent; amending s. 626.7351, F.S.; revising a qualification for licensure as a customer representative; amending s. 626.744, F.S.; conforming a provision to changes made by the act; amending s. 626.745, F.S.; revising conditions under which service representatives and managing general agents may engage in certain activities; amending ss. 626.7451 and 626.7455, F.S.; conforming provisions to changes made by the act; amending s. 626.752, F.S.; revising a requirement for the Brokering Agent's Register maintained by brokering agents; revising the limit on certain personal lines risks an insurer may receive from an agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.793, F.S.; revising the limit on certain risks that certain insurers may receive from a life agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.798, F.S.; prohibiting specified life agents from modifying the life insurance coverage on the life of a person who is not a family member, except as described; prohibiting a life agent or family member of such agent from serving in specified fiduciary capacities unless such agent or family member meets certain fiduciary conditions; revising definitions; amending s. 626.837, F.S.; revising the limit on certain risks that certain insurers may receive from a health agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.8732, F.S.; deleting a requirement for a licensed nonresident public adjuster to submit a certain annual affidavit to the department; amending s. 626.8734, F.S.; deleting a requirement for a nonresident independent adjuster to submit a certain annual affidavit to the department; amending s. 626.88, F.S.; conforming a provision to changes made by the act; amending s. 626.927, F.S.; revising conditions under which an individual may be licensed as a surplus lines agent solely for the purpose of placing certain coverages with surplus lines insurers; amending s. 626.930, F.S.; revising a requirement relating to the location of a surplus lines agent's surplus lines business records; amending s. 626.9892, F.S.; authorizing the department to pay a specified amount of rewards under the Anti-Fraud Reward Program for information leading to the arrest and conviction of persons guilty of arson; amending s. 633.302, F.S.; revising the duration of the terms of members of the Florida Fire Safety Board; amending s. 633.304, F.S.; revising circumstances under which an inactive fire equipment dealer license is void; specifying the timeframe when an inactive license must be reactivated; specifying that permittees performing certain work on fire equipment may be contracted rather than employed; revising a requirement for a certain proof-of-insurance form to be provided by the insurer rather than the State Fire Marshal; amending s. 633.314, F.S.; authorizing fire extinguisher serial numbers to be permanently affixed rather than stamped to the manufacturer's identification plate; amending s. 633.318, F.S.; revising a requirement for a certain proof-of-insurance form to be provided by the insurer rather than the State Fire Marshal; amending s. 633.408, F.S.; specifying prerequisites and retention requirements for a Special Certificate of Compliance that authorizes an individual to serve as an administrative and command head of a fire service provider; amending s. 633.444, F.S.; deleting a requirement for the Division of State Fire Marshal to develop a staffing and funding formula for the Florida State Fire College; amending s. 648.27, F.S.; revising conditions under which a managing general agent must also be licensed as a bail bond agent; conforming a provision to changes made by the act; amending s. 648.34, F.S.; providing that certain individuals applying for bail bond agent licensure are not required to resubmit fingerprints to the department under certain circumstances; authorizing the department to require such individuals to file fingerprints under certain circumstances; reenacting s. 626.8734(1)(b), F.S., relating to nonresident all-lines adjuster license qualifications, to incorporate the amendment made to s. 626.221, F.S., in a reference thereto; providing

legislative findings; providing an appropriation; providing an effective date.

—was referred to the Committees on Banking and Insurance; Children, Families, and Elder Affairs; and Appropriations.

The Honorable Joe Negron, 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.

Portia Palmer, Clerk

By Health & Human Services Committee and Representative(s) Spano—

CS for HB 1187—A bill to be entitled An act relating to guardianship; amending s. 744.2104, F.S.; requiring certain medical, financial, or mental health records or financial audits that are necessary as part of an investigation of a guardian as a result of a complaint filed for certain purposes with a designee of the Office of Public and Professional Guardians to be provided to the Office of Public and Professional Guardians upon that office's request; amending s. 744.368, F.S.; authorizing the clerk of the court to conduct audits and cause the initial and annual guardianship reports to be audited under certain circumstances; requiring the clerk to advise the court of the results of any such audit; prohibiting any fee or cost incurred by the guardian in responding to the review or audit from being paid or reimbursed by the ward's assets if there is a finding of wrongdoing by the court; amending s. 744.3701, F.S.; authorizing the clerk to disclose confidential information to the Department of Children and Families or law enforcement agencies for certain purposes as provided by court order; amending s. 744.444, F.S.; authorizing certain guardians of property to provide confidential information about a ward which is related to an investigation arising under specified provisions to a clerk or to an Office of Public and Professional Guardians investigator conducting such an investigation; providing that any such clerk or Office of Public and Professional Guardians investigator has a duty to maintain the confidentiality of such information; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 1285 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Albritton—

HB 1285—A bill to be entitled An act relating to the Florida Business Corporation Act; amending s. 607.512, F.S.; authorizing the omission of certain confidential information from an annual benefit report of a social purpose corporation; amending s. 607.612, F.S.; authorizing the omission of certain confidential information from an annual benefit report of a benefit corporation; amending s. 658.23, F.S.; authorizing the modification of form articles of incorporation to include provisions required for a social purpose or benefit corporation; amending s. 658.30, F.S.; providing that certain provisions of the act extend to financial institutions in certain circumstances; authorizing stockholders, directors, and committees of financial institutions to hold meetings as authorized by the act; amending s. 658.36, F.S.; authorizing a financial institution to approve special stock offering plans notwithstanding provisions of the act; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1373 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Health & Human Services Committee, Children, Families & Seniors Subcommittee and Representative(s) Stevenson—

CS for CS for HB 1373—A bill to be entitled An act relating to medication administration; amending s. 393.506, F.S.; revising training requirements for unlicensed direct service providers to assist with the administration of or to supervise the self-administration of medication under certain circumstances; providing validation requirements for the competency and skills of unlicensed direct service providers; requiring unlicensed direct service providers to complete an annual inservice training course in medication administration and medication error prevention developed by the Agency for Persons with Disabilities; providing construction; requiring the validation and revalidation of competency for certain medication administrations to be performed with an actual client; requiring the agency to adopt rules; 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 Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1397 and requests the concurrence of the Senate.

Portia Palmer, Clerk

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

CS for HB 1397—A bill to be entitled An act relating to the Hardee County Economic Development Authority, Hardee County; amending chapter 2004-394, Laws of Florida, as amended; revising membership of the authority; providing that members shall not be reimbursed for travel and per diem expenses; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed HB 1429 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Representative(s) Grall, Gruters, Ahern, Albritton, Altman, Burgess, Byrd, Donalds, Fant, Gonzalez, Magar, Massullo, McClain, Metz, Plakon, Rodrigues, Spano, Sullivan, White, Yarborough—

HB 1429—A bill to be entitled An act relating to dismemberment abortion; amending s. 390.011, F.S.; defining the term "dismemberment abortion"; amending s. 390.0111, F.S.; prohibiting dismemberment abortion; providing an exception; providing penalties; providing an effective date.

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

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1451 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Local, Federal & Veterans Affairs Subcommittee and Representative(s) Grant, M.—

CS for HB 1451—A bill to be entitled An act relating to the Charlotte County Tourist Development Council, Charlotte County; providing an exception to general law; revising membership of the council; providing an effective date.

Proof of publication of the required notice was attached.

—was referred to the Committee on Rules.

The Honorable Joe Negron, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 7057 and requests the concurrence of the Senate.

Portia Palmer, Clerk

By Government Accountability Committee, Appropriations Committee, Oversight, Transparency & Administration Subcommittee and Representative(s) Rommel—

CS for CS for HB 7057—A bill to be entitled An act relating to budget transparency; creating s. 215.9851, F.S.; specifying procedures to be followed by certain entities in preparing and approving their operating budgets; requiring certain budget information to be submitted to the legislative appropriations committees; requiring certain entities to establish and maintain a website; requiring certain information to be published on the website; providing an effective date.

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

CORRECTION AND APPROVAL OF JOURNAL

The Journal of February 28 was corrected and approved.

CO-INTRODUCERS

Senator Brandes—SB 922

ADJOURNMENT

On motion by Senator Benacquisto, the Senate adjourned at 2:47 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 1:00 p.m., Friday, March 2 or upon call of the President.

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March 1, 2018

PA — Proposal Action
PF — Proposal Failed
PP — Proposal Passed
CO — Co-Introducers
CR — Committee Report

CS — Committee Substitute, First Reading
FR — First Reading
MO — Motion
RC — Reference Change

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