Finally, O God, we pray for our children. Help them to grow in stature, intellect, and spirit. Provide for their nurture and their flourishing. Challenge them as they learn about the world they live in, and keep them safe from harm. Uphold them in the curiosity and playfulness of childhood. Guide them through the discovery and the turbulence of adolescence. Grow them into people of commitment, creativity, and hope. You know them each by name and the number of their days. Hold them as they discover who they are and who you have called them to be. Teach us, O God, to live in a world that is broken and divided. Teach us to love in a world that’s full of fear. Guide us as we fulfill our common calling. Guide us as we seek to serve the people of this state. Grow us as citizens of this state and as your beloved children. Grow us in faith, in hope, and in love. God bless this body, and bless the State of Florida. God bless and keep the people of Ukraine. Amen.

**PLEDGE**

Senate Pages, Axiom McGlockton of Bristol; Ashlyn Riley of Wesley Chapel; and Adrianna Suggs of Hosford, led the Senate in the Pledge of Allegiance to the flag of the United States of America.

**ADOPTION OF RESOLUTIONS**

At the request of Senator Rodriguez—

By Senator Rodriguez—

**SR 1206**—A resolution recognizing the week of May 1, 2022, as “Tardive Dyskinesia Awareness Week” in Florida.

WHEREAS, many people who have a serious, chronic mental illness, such as schizophrenia, bipolar disorder, or severe depression, or who have a gastrointestinal disorder like gastroparesis or symptoms like nausea and vomiting, require treatment with medications that work as dopamine receptor blocking agents (DRBAs), including antipsychotics, and

WHEREAS, while ongoing treatment with these medications can be very helpful, and even lifesaving, it can also lead those undergoing treatment to experience tardive dyskinesia (TD), and

WHEREAS, TD is a movement disorder characterized by random, involuntary, and uncontrolled movements of different muscles in the face, trunk, and extremities, and

WHEREAS, TD can develop months, years, or decades after a person starts taking DRBAs, even after he or she has discontinued use of those medications, and is often permanent, and

WHEREAS, it is estimated that more than 600,000 Americans suffer from TD, and the National Alliance for Mental Illness reports that one in every four patients receiving long-term treatment with an antipsychotic medication will experience TD, and

WHEREAS, TD research has resulted in recent scientific breakthroughs, including two new treatments approved by the United States Food and Drug Administration, and

WHEREAS, TD is often unrecognized, and patients suffering from the illness are commonly misdiagnosed, leading the American Psychiatric Association to recommend heightened awareness of and regular screening for TD in patients taking DRBAs, NOW THEREFORE,

Be It Resolved by the Senate of the State of Florida:
That the week of May 1, 2022, is recognized as “Tardive Dyskinesia Awareness Week” in Florida.
—was introduced, read, and adopted by publication.

At the request of Senator Farmer—
By Senator Farmer—

SR 1980—A resolution recognizing April 4-8, 2022, as “Food Waste Prevention Week” in Florida.
WHEREAS, up to 40 percent of all food produced is thrown away rather than eaten, and
WHEREAS, everyone benefits from better utilizing food resources, and
WHEREAS, a family of four can save an average of $1,800 on uneaten food annually, and
WHEREAS, K-12 schools, colleges, and universities play a special role in educating the next generation on the importance of reducing food waste and recovering and recycling food, and
WHEREAS, Floridians have the opportunity to save shared resources, such as water and energy, used to produce and transport food that ultimately goes uneaten, and
WHEREAS, food in landfills decomposes slowly, releasing methane gas, which contributes to climate change, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:
That April 4-8, 2022, is recognized as “Food Waste Prevention Week” in Florida, and all Floridians are encouraged to commit to reducing food waste.
—was introduced, read, and adopted by publication.

At the request of Senator Rodriguez—
By Senator Rodriguez—

SR 1992—A resolution remembering former United States Congresswoman Carrie P. Meek and honoring her legacy of leadership, advocacy, and public service and her countless contributions to this state.
WHEREAS, Carrie P. Meek was born in Tallahassee on April 29, 1926, to Willie and Carrie Pittman, who began their lives together as sharecroppers, and
WHEREAS, as the granddaughter of “Miss Mandy,” a slave born and raised in Lilly, Georgia, Carrie P. Meek grew up during the turbulent Jim Crow era but would overcome many racial, gender, and educational barriers during her lifetime, and
WHEREAS, in 1946, Carrie P. Meek earned a Bachelor of Science in Biology and Physical Education from Florida Agricultural and Mechanical University (FAMU), where she was a member of the Delta Sigma Theta Sorority, Inc., and
WHEREAS, in the 1940s, a state law prohibited Black students from attending public graduate schools, which forced Carrie P. Meek to enroll out of state at the University of Michigan, where she earned a Master of Science in Public Health and Physical Education, and
WHEREAS, upon graduating from the University of Michigan, Carrie P. Meek accepted a position at Bethune-Cookman College as an instructor and became the institution’s first female basketball coach, and
WHEREAS, Carrie P. Meek later returned to FAMU as a health and physical education instructor, a position she would hold until 1961, and
WHEREAS, after leaving FAMU, Carrie P. Meek continued her career in higher education at Miami Dade Community College, where she became the first Black professor, associate dean, and assistant to the vice president of the college, and
WHEREAS, in 1978, Carrie P. Meek ran for the Florida House of Representatives and defeated 12 other candidates to win her place in the Florida Legislature, serving from 1979 to 1983 and chairing the Education Appropriations Subcommittee, and
WHEREAS, beginning in 1983, Carrie P. Meek served as the first Black woman elected to the Florida Senate and the first Black legislator to serve in that legislative body in more than a century, and
WHEREAS, as a skilled lawmaker who was once called “the conscience of the Florida Senate,” Carrie P. Meek passed significant legislation to promote literacy and encourage students to stay in school and was a long-time champion of housing rights, and
WHEREAS, in 1992, Carrie P. Meek continued her trailblazing political career, representing Florida’s 17th Congressional District as a member of the United States House of Representatives and becoming one of the first Black members from this state elected to the United States Congress since the Reconstruction era, and
WHEREAS, while serving in the United States Congress, Carrie P. Meek returned to her community to fully dedicate herself to charitable activities through the Carrie Meek Foundation, which serves as an extension of the public service to which she was committed throughout her lifetime, and
WHEREAS, on November 28, 2021, Carrie P. Meek passed away, leaving behind a legacy that will significantly enrich future generations of Florida residents, NOW, THEREFORE,

Be It Resolved by the Senate of the State of Florida:
That former United States Congresswoman Carrie P. Meek is remembered and her legacy of leadership, advocacy, and public service and her countless contributions to this state are honored.
BE IT FURTHER RESOLVED that a copy of this resolution, with the Seal of the Senate affixed, be presented to the family of former United States Congresswoman Carrie P. Meek as a tangible token of the sentiments expressed herein.
—was introduced, read, and adopted by publication.

BILLS ON THIRD READING

SENATOR BEAN PRESIDING

CS for CS for HB 1557—A bill to be entitled An act relating to parental rights in education; amending s. 1001.42, F.S.; requiring district school boards to adopt procedures that comport with certain provisions of law for notifying a student’s parent of specified information; requiring such procedures to reinforce the fundamental right of parents to make decisions regarding the upbringing and control of their children in a specified manner; prohibiting the procedures from prohibiting a parent from accessing certain records; providing construction; prohibiting a school district from adopting procedures or student support forms that prohibit school district personnel from notifying a parent about specified information or that encourage or have the effect of encouraging a student to withhold from a parent such information; prohibiting school district personnel from discouraging or prohibiting parental notification and involvement in critical decisions affecting a student’s mental, emotional, or physical well-being; providing construction; prohibiting classroom discussion about sexual orientation or gender identity in certain grade levels or in a specified manner; re-
quiring certain training developed or provided by a school district to adhere to standards established by the Department of Education; requiring school districts to notify parents of healthcare services and provide parents the opportunity to consent or decline such services; providing that a specified parental consent does not waive certain parental rights; requiring school districts to provide parents with certain questionnaires or health screening forms and obtain parental permission before administering such questionnaires and forms; requiring school districts to adopt certain procedures for resolving specified parental concerns; requiring resolution within a specified timeframe; requiring the Commissioner of Education to appoint a special magistrate for unresolved concerns; providing requirements for the special magistrate; requiring the State Board of Education to approve or reject the special magistrate’s recommendation within specified timeframe; requiring school districts to bear the costs of the special magistrate; requiring the State Board of Education to adopt rules; providing requirements for such rules; authorizing a parent to bring an action against a school district to obtain a declaratory judgment that a school district procedure or practice violates certain provisions of law; providing for the additional award of injunctive relief, damages, and reasonable attorney fees and court costs to certain parents; requiring school district to adopt policies to notify parents of certain rights; providing construction; requiring the department to review and update, as necessary, specified materials by a certain date; providing an effective date.

—was read the third time by title.

THE PRESIDENT PRESIDING

On motion by Senator Baxley, **CS for CS for HB 1557** was passed and certified to the House. The vote on passage was:

Yeas—22

Mr. President 	Diaz 	Passidomo
Albritton 	Gainer 	Perry
Baxley 	Garcia 	Rodrigues
Bean 	Gruters 	Rodriguez
Brodie 	Harrell 	Stargel
Broxson 	Hooper 	Wright
Burgess 	Hutson 

Nays—17

Ausley 	Cruz 
Berman 	Farmer 	Rouson
Book 	Gibson 	Stewart
Brady 	Jones 	Stargel
Bradley 	Pizzo 	Stargel
Brandes 	Polsky

**SPECIAL ORDER CALENDAR**

**CS for SB 342**—A bill to be entitled An act relating to juvenile diversion program expunction; amending s. 943.0582, F.S.; requiring the Department of Law Enforcement to expunge the nonjudicial arrest record of certain minors who successfully complete a diversion program for specified felony offenses, rather than only for misdemeanor offenses; amending s. 985.126, F.S.; authorizing a minor who successfully completes a diversion program for any offense, rather than only for a first-time misdemeanor offense, to lawfully deny or fail to acknowledge certain information; providing an effective date.

—a companion measure, was substituted for **CS for SB 342** and read the second time by title.

On motion by Senator Perry, by two-thirds vote, **CS for HB 195** was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—38

Mr. President 	Cruz 	Perry
Albritton 	Diaz 	Pizzo
Ausley 	Farmer 	Polsky
Bean 	Gainer 	Powell
Berman 	Garcia 	Rodrigues
Book 	Gibson 	Rodriguez
Boyd 	Gruters 	Rouson
Brary 	Harrell 	Stargel
Bradley 	Hooper 	Stewart
Brandes 	Hutson 	Taddeo
Brodie 	Jones 	Torres
Broxson 	Mayfield 	Wright
Burgess 	Passidomo

Nays—None

Vote after roll call:

**CS for SB 344**—A bill to be entitled An act relating to public records; amending s. 943.0582, F.S.; providing an exemption from public records requirements for a nonjudicial record of the arrest of a minor who has successfully completed a diversion program; providing for retroactive application; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—was read the second time by title.

Pending further consideration of **CS for SB 344**, pursuant to Rule 3.11(3), there being no objection, **HB 197** was withdrawn from the Committee on Appropriations.

On motion by Senator Perry—

**HB 197**—A bill to be entitled An act relating to public records; amending s. 943.0582, F.S.; providing an exemption from public records requirements for a nonjudicial record of the arrest of a minor who has successfully completed a diversion program; providing for retroactive application; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

—a companion measure, was substituted for **CS for SB 344** and read the second time by title.

On motion by Senator Perry, by two-thirds vote, **HB 197** 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—38

Mr. President 	Book 	Brodeur
Albritton 	Boyd 	Brodie
Ausley 	Brary 	Broxson
Bean 	Bradley 	Cruz
Berman 	Brandes 	Diaz
Mr. President

Yeas—37

Mr. President Burgess Cruz Passidomo
Albritton Diaz Pizzo
Asley Farmer Polsky
Auley Gainer Powell
Baxter Gainer Rodriguez
Bean Garcia Rodriguez
Berman Gibson Rosson
Book Gruters Stargel
Boyd Harrell Stewart
Brodeur Hooper Taddeo
Brodney Hutson Torres
Broxson Mayfield Wright
Nays—None

SB 730—A bill to be entitled An act relating to step-therapy protocols; amending s. 627.42393, F.S.; revising the circumstances under which step-therapy protocols may not be required; defining terms; requiring health insurers to request specified documentation under certain circumstances; providing an effective date.

—was read the second time by title.

Pending further consideration of SB 730, pursuant to Rule 3.11(3), there being no objection, HB 459 was withdrawn from the Committee on Rules.

On motion by Senator Harrell—

HB 459—A bill to be entitled An act relating to step-therapy protocols; amending s. 627.42393, F.S.; revising the circumstances under which step-therapy protocols may not be required; defining terms; requiring health insurers to publish on their websites and provide to their insureds specified information; providing requirements for procedures for requests and appeals of denials of protocol exemptions; providing requirements for authorizations and denials of protocol exemption requests; authorizing health insurers to request specified documentation under certain circumstances; amending s. 641.31, F.S.; revising the circumstances under which step-therapy protocols may not be required; defining terms; requiring health maintenance organizations to publish on their websites and provide to their subscribers specified information; providing requirements for procedures for requests and appeals of denials of protocol exemptions; providing requirements for authorizations and denials of protocol exemption requests; authorizing health maintenance organizations to request specified documentation under certain circumstances; providing an effective date.

—a companion measure, was substituted for SB 730 and read the second time by title.

On motion by Senator Harrell, by two-thirds vote, HB 459 was read the third time by title, passed, and certificated to the House. The vote on passage was:

Yeas—39

Mr. President Burgess Passidomo
Albritton Cruz Perry
Asley Diaz Pizzo
Auley Farmer Polsky
Baxter Gainer Powell
Bean Garcia Rodriguez
Berman Gibson Rosson
Book Gruters Stargel
Boyd Harrell Stewart
Brodeur Hooper Taddeo
Brodney Hutson Torres
Broxson Mayfield Wright
Nays—None

SB 890—A bill to be entitled An act relating to telecommunicator cardiopulmonary resuscitation; amending s. 401.465, F.S.; defining the term "telecommunicator cardiopulmonary resuscitation training"; requiring certain 911 public safety telecommunicators to receive ongoing telecommunicator cardiopulmonary resuscitation training; authorizing public safety agencies and certain other agencies to enter into reciprocal agreements to provide telecommunicator cardiopulmonary resuscitation under certain circumstances; providing requirements for certain employees who answer emergency medical service calls; providing an effective date.

—was read the second time by title.

Pending further consideration of SB 890, pursuant to Rule 3.11(3), there being no objection, HB 593 was withdrawn from the Committee on Appropriations.

On motion by Senator Burgess—

HB 593—A bill to be entitled An act relating to telecommunicator cardiopulmonary resuscitation; amending s. 401.465, F.S.; providing...
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definitions; requiring certain 911 public safety telecommunicators to complete biennial telecommunicator cardiopulmonary resuscitation training; authorizing certain agencies to enter into reciprocal agreements with certain entities to provide telephonic assistance in administering cardiopulmonary resuscitation under certain circumstances; requiring certain employees of such agencies to directly provide telephonic assistance in administering cardiopulmonary resuscitation, when appropriate, or transfer telephone calls for emergency medical conditions to certain entities; providing an effective date.

—a companion measure, was substituted for SB 890 and read the second time by title.

On motion by Senator Burgess, by two-thirds vote, HB 593 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Mr. President  Burgess  Passidomo
Albritton  Cruz  Perry
Ausley  Diaz  Pizzo
Baxley  Farmer  Polsky
Bean  Gainer  Powell
Berman  Garcia  Rodrigues
Book  Gibson  Rodriguez
Boyd  Gruters  Rouson
Bracy  Harrell  Stargel
Bradley  Hooper  Stewart
Brandes  Hutson  Taddeo
Brodeur  Jones  Torres
Broxson  Mayfield  Wright

Nays—None

CS for SB 1066—A bill to be entitled An act relating to workers’ compensation benefits for first responders; amending s. 112.1815, F.S.; providing that the time for specified notice in certain cases of compensable posttraumatic stress disorder is measured from the time of the qualifying event or the diagnosis of the disorder, rather than the manifestation of the disorder, whichever is later; providing a declaration of important state interest; providing an effective date.

—was read the second time by title.

Pending further consideration of CS for SB 1066, pursuant to Rule 3.11(3), there being no objection, CS for HB 689 was withdrawn from the Committee on Appropriations.

On motion by Senator Burgess, the rules were waived and—

CS for HB 689—A bill to be entitled An act relating to workers’ compensation benefits for posttraumatic stress disorder; amending s. 112.1815, F.S.; providing that the time for specified notice in certain cases is measured from the time of the qualifying event or the diagnosis of the disorder, rather than the manifestation of the disorder, whichever is later; creating s. 112.18155, F.S.; providing definitions; providing that posttraumatic stress disorder suffered by a correctional officer is a compensable occupational disease under certain circumstances; providing a standard of proof; providing requirements for benefits offered to a correctional officer for posttraumatic stress disorder; specifying when a claim for posttraumatic stress disorder must be noticed; requiring certain employing agencies to provide certain educational training; requiring the Department of Financial Services to adopt rules; declaring that this act fulfills an important state interest; providing an effective date.

—a companion measure, was substituted for CS for SB 1066 and read the second time by title.

On motion by Senator Burgess, by two-thirds vote, CS for HB 689 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Mr. President  Burgess  Passidomo
Albritton  Cruz  Perry
Ausley  Diaz  Pizzo
Baxley  Farmer  Polsky
Bean  Gainer  Powell
Berman  Garcia  Rodrigues
Book  Gibson  Rodriguez
Boyd  Gruters  Rouson
Bracy  Harrell  Stargel
Bradley  Hooper  Stewart
Brandes  Hutson  Taddeo
Brodeur  Jones  Torres
Broxson  Mayfield  Wright

Nays—None

SB 1518—A bill to be entitled An act relating to lactation space; creating s. 29.24, F.S.; requiring at least one lactation space to be provided in each county courthouse; providing requirements for the lactation space; authorizing the use of state or private funds to provide lactation space in appellate courthouses; providing exceptions; declaring that this act fulfills an important state interest; providing an effective date.

—was read the second time by title. On motion by Senator Berman, by two-thirds vote, SB 1518 was read the third time by title, passed, and certified to the House. The vote on passage was:

Yeas—39

Mr. President  Burgess  Passidomo
Albritton  Cruz  Perry
Ausley  Diaz  Pizzo
Baxley  Farmer  Polsky
Bean  Gainer  Powell
Berman  Garcia  Rodrigues
Book  Gibson  Rodriguez
Boyd  Gruters  Rouson
Bracy  Harrell  Stargel
Bradley  Hooper  Stewart
Brandes  Hutson  Taddeo
Brodeur  Jones  Torres
Broxson  Mayfield  Wright

Nays—None

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed SB 434, with 1 amendment (268607), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 434—A bill to be entitled An act relating to Florida tourism marketing; amending ss. 288.1226 and 288.923, F.S.; delaying the scheduled repeal of provisions governing the Florida Tourism Industry Marketing Corporation and the Division of Tourism Marketing of Enterprise Florida, Inc., respectively; providing an effective date.

House Amendment 1 (268607)—Remove lines 15-21 and insert:

(14) REPEAL.—This section is repealed October 1, 2028 , unless reviewed and saved from repeal by the Legislature.

Section 2. Subsection (6) of section 288.923, Florida Statutes, is amended to read:
The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed SB 542, with 1 amendment (782315), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 542—A bill to be entitled An act relating to evidentiary standards for actions arising during an emergency; creating s. 448.111, F.S.; defining the term "engaged individual"; prohibiting certain actions taken by a business during certain declared emergencies may not be used as evidence in certain civil causes of action; providing an effective date.

On motion by Senator Rodriguez, the Senate concurred in House Amendment 1 (782315).

SB 542 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Nays—None

Amendment 1 (782315)

The title is amended as follows:

(c) Providing training or information related to the health and safety of engaged individuals or the public.

(d) Taking any action, including action required or suggested by any federal, state, or local law, ordinance, order, or directive which is intended to protect public health and safety.

Section 2. This act shall take effect July 1, 2022.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to evidentiary standards for actions arising during an emergency; creating s. 448.111, F.S.; providing a definition; providing that specified actions taken by a business during certain declared emergencies may not be used as evidence in certain civil causes of action; providing an effective date.

On motion by Senator Rodriguez, the Senate concurred in House Amendment 1 (782315).

CS for SB 1260—A bill to be entitled An act relating to evidentiary standards for actions arising during an emergency; creating s. 448.111, F.S.; defining the terms "independent hospital district" and "nonprofit entity"; authorizing the governing body of an independent hospital district to evaluate certain benefits of the potential conversion of the independent hospital district to a nonprofit entity under certain circumstances; specifying requirements for such agreements; requiring the evaluation be completed and the final report be presented to the governing body within a specified timeframe; requiring the report to be published on the independent hospital district's website; providing requirements for such agreements; prohibiting members of the board of county commissioners for counties party to such agreements from serving on the board of the successor nonprofit entity; prohibiting members of the governing body from serving on the board of the successor nonprofit entity; requiring members of the governing body and each board of county commissioners party to such agreements to serve on the board of the successor nonprofit entity; requiring members of the governing body and each board of county commissioners party to the agreement to disclose all conflicts of interest; requiring the evaluation, all agreements and disclosures, and any other supporting documents related to the conversion to be published on the websites of the independent hospital district and each
county that is party to the agreement for a specified timeframe before
the district and each county may vote on the proposed conversion;
providing for the conversion of the independent hospital district to a
nonprofit entity; providing public meeting requirements; requiring the
independent hospital district to notify the Department of Health of the
transfer of assets and liabilities to the nonprofit entity within a speci-
fied timeframe; providing for dissolution of the district upon the de-
partment’s receipt of such notification; providing that an independent
hospital district continues to exist if the governing body and the board of
county commissioners for each affected county are unable to reach an
agreement; providing an effective date.

House Amendment 1 (067307)—Remove line 71 and insert:
agreement that meets the requirements of subsection (5). In

House Amendment 2 (767743) (with title amendment)—Remove
lines 203-206 and insert:
that have not levied, collected, or received ad valorem taxes in the current
fiscal year or any of the previous 5 fiscal years.

(d) If approved in accordance with paragraphs (a)–(c), the agreement
between the
And the title is amended as follows:

Remove line 37 and insert: county may vote on the proposed con-
version; requiring a referendum under certain circumstances; providing

On motion by Senator Gruters, the Senate concurred in House
Amendment 1 (067307) and House Amendment 2 (767743).

CS for SB 1260 passed, as amended, was ordered engrossed and then
enrolled. The action of the Senate was certified to the House. The vote on
passage was:

Yeas—38

Mr. President  Burgess  Passidomo
Albritton  Cruz  Perry
Ausley  Diaz  Pizzo
Baxley  Farmer  Polsky
Bean  Gainer  Powell
Berman  Garcia  Rodrigues
Book  Gibson  Rodriguez
Boyd  Gruters  Stargel
Brady  Harrell  Stewart
Bradley  Hooper  Taddeo
Brandes  Hutson  Torres
Brodeur  Jones  Wright
Broxson  Mayfield

Nays—None

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representa-
tives has passed SB 7002, with 1 amendment (447527), and requests the
concurrence of the Senate.

Jeff Takacs, Clerk

SB 7002—A bill to be entitled An act relating to a review under the
Open Government Sunset Review Act; amending s. 381.987, F.S., which
provides an exemption from public records requirements for personal
identifying information relating to medical marijuana held by the De-
partment of Health; removing the scheduled repeal of the exemption;

Section 1. Subsections (1) and (6) of section 381.987, Florida Stat-
tutes, are amended to read:

381.987 Public records exemption for personal identifying information
relating to medical marijuana held by the department.—

(1) The following information held by the department is confidential
and exempt from s. 119.07(1) and s. 24(a), Art. 1 of the State Con-
stitution:

(a) A patient’s or caregiver’s personal identifying information held
by the department in the medical marijuana use registry established
under s. 381.986, including, but not limited to, the patient’s or care-
giver’s name, address, date of birth, photograph, and telephone number.

(b) All personal identifying information collected for the purpose of
issuing a patient’s or caregiver’s medical marijuana use registry iden-
tification card described in s. 381.986.

(c) All personal identifying information pertaining to the physician
certification for marijuana and the dispensing thereof held by the de-
partment, including, but not limited to, information related to the pa-
tient’s diagnosis, exception requests to the daily dose amount limit, and
the qualified patient’s experience related to the medical use of mar-
ijuana.

(d) A qualified physician’s Drug Enforcement Administration num-
er, residential address, and government-issued identification card.

(6) This section is subject to the Open Government Sunset Review
Act in accordance with s. 119.15 and shall stand repealed on October 2,
2022, unless reviewed and saved from repeal through reenactment by
the Legislature.

Section 2. This act shall take effect October 1, 2022.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be
titled An act relating to a review under the Open Government Sunset Review Act; amending s. 381.987, F.S., which provides an ex-
emption from public records requirements for certain information of
patients, caregivers, and qualified physicians held by the Department of
Health relating to the medical use of marijuana; removing the sched-
uled repeal of the exemption; making technical changes; providing an
effective date.

On motion by Senator Diaz, the Senate concurred in House
Amendment 1 (447527).

SB 7002 passed, as amended, was ordered engrossed and then en-
rolled. The action of the Senate was certified to the House. The vote on
passage was:

Yeas—38

Mr. President  Cruz  Perry
Albritton  Diaz  Pizzo
Ausley  Farmer  Polsky
Baxley  Gainer  Powell
Bean  Garcia  Rodrigues
Book  Gruters  Rodriguez
Boyd  Harrell  Stewart
Bradley  Hooper  Taddeo
Brandes  Hutson  Torres
Brodeur  Jones  Wright
Broxson  Passidomo

Nays—None

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representa-
tives has passed SB 7010, with 1 amendment (865807), and requests the
concurrence of the Senate.

Jeff Takacs, Clerk

SB 7010—A bill to be entitled An act relating to a review under the
Open Government Sunset Review Act; amending s. 744.2111, F.S.,
which provides an exemption from public records requirements for certain information held by the Department of Elderly Affairs in connection with a filed complaint or subsequently conducted investigation relating to public and professional guardians; removing the scheduled repeal of the exemption; providing an effective date.

House Amendment 1 (865807) (with title amendment)—Remove every thing after the enacting clause and insert:

Section 1. Section 744.2111, Florida Statutes, is amended to read:

744.2111 Confidentiality.—

(1) A complaint and any information held by the Department of Elderly Affairs as part of the investigative process is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution until the investigation is completed or ceases to be active. An investigation is considered active as long as the department is continuing with a reasonable, good faith belief that the investigation may lead to a finding that a guardian has violated the standards of practice established by the Office of Public and Professional Guardians.

(2) Once an investigation is completed or ceases to be active, the following information held by the department shall remain confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution, when held by the Department of Elderly Affairs in connection with a complaint filed and any subsequent investigation conducted pursuant to this part, unless the disclosure is required by court order:

(a) Personal identifying information of a complainant or ward.

(b) All personal health and financial records of a ward.

(c) All photographs and video recordings of a complainant or ward.

(3) This section does not prohibit the department from providing such information:

(a) To any law enforcement agency;

(b) Any other regulatory agency in the performance of its official duties and responsibilities;

(c) The clerk of the circuit court under pursuant to s. 744.368; or

(d) Pursuant to a court order.

(4) The exemption under this section applies to all documents received by the department in connection with a complaint before, on, or after July 1, 2017.

(5) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2022, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. This act shall take effect on October 1, 2022.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to consumer finance loans; amending s. 516.03, F.S.; authorizing an applicant for a license to provide to the office a surety bond, in the amount of at least $100,000, for each additional location; amending s. 516.07, F.S.; modifying grounds for denial of license or disciplinary action for certain violations of the Florida Consumer Finance Act; amending s. 516.05, F.S.; authorizing an applicant for a license to make and collect consumer finance loans to provide a surety bond, certificate of deposit, or letter of credit in lieu of evidence of liquid assets; providing requirements for such bonds, certificates of deposit, and letters of credit; providing rulemaking authority to the Financial Services Commission; amending s. 516.07, F.S.; modifying grounds for denial of license or disciplinary action for certain violations of the Florida Consumer Finance Act; amending s. 559.952, F.S.; revising exceptions for a licensee during the Financial Technology Sandbox period; providing an effective date.

On motion by Senator Garcia, the Senate concurred in House Amendment 1 (865807).

SB 7010 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—38

Mr. President
Albritton
Ausley
Baxley
Bean
Berman
Book
Boyd
Bracy
Bradley
Brandes
Brodeur
Broxson
Burgess
Diaz
Farmer
Gainer
Garcia
Gibson
Gruters
Hooper
Hutson
Jones
Mayfield
Passidomo
Perry
Polsky
Powell
Rodrigues
Rouson
Stargel
Stewart
Taddeo
Torres
Wright

Nays—None

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed SB 546, with 1 amendment (856305), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 546—A bill to be entitled An act relating to consumer finance loans; amending s. 516.03, F.S.; authorizing an applicant for a license to provide to the office a surety bond, in the amount of at least $25,000, issued by a bonding company or insurance company authorized to do business in this state.

1. An applicant or a licensee may provide to the office a surety bond in the amount of at least $25,000, issued by a bonding company or insurance company authorized to do business in this state.

2. A company with at least one currently licensed location must provide to the office a rider or surety bond, in the amount of at least $5,000 for each additional location, issued by a bonding company or insurance company authorized to do business in this state. However, in no event may the aggregate amount of the surety bond required for a company with multiple licenses exceed $100,000.

(b) In lieu of a surety bond, the applicant or the licensee may provide evidence of a certificate of deposit or an irrevocable letter of credit in the same amount of the surety bond required under paragraph (a). The certificate of deposit must be deposited in a financial institution, as defined in s. 655.005(1)(i). The letter of credit must be issued by a financial institution, as defined in s. 655.005(1)(i).

Remove lines 72-132 and insert:

1. An applicant or a licensee may provide to the office a surety bond in the amount of at least $25,000, issued by a bonding company or insurance company authorized to do business in this state.

2. A company with at least one currently licensed location must provide to the office a rider or surety bond, in the amount of at least $5,000 for each additional location, issued by a bonding company or insurance company authorized to do business in this state. However, in no event may the aggregate amount of the surety bond required for a company with multiple licenses exceed $100,000.

(b) In lieu of a surety bond, the applicant or the licensee may provide evidence of a certificate of deposit or an irrevocable letter of credit in the same amount of the surety bond required under paragraph (a). The certificate of deposit must be deposited in a financial institution, as defined in s. 655.005(1)(i). The letter of credit must be issued by a financial institution, as defined in s. 655.005(1)(i).
(c) The original surety bond, certificate of deposit, or letter of credit must be filed with the office, and the office must be named as beneficiary. The surety bond, certificate of deposit, or letter of credit must be for the use and benefit of any borrower who is injured by acts of a licensee involving fraud, misrepresentation, or deceit, including willful imposition of illegal or excessive charges; or misrepresentation, circumvention, or concealment of any matter required to be stated or furnished to a borrower, where such acts are in connection with a loan made under this chapter. The office, or any claimant, may bring an action in a court of competent jurisdiction on the surety bond, certificate of deposit, or letter of credit. The surety bond, certificate of deposit, or letter of credit must be payable on a pro rata basis, but the aggregate amount may not exceed the amount of the surety bond, certificate of deposit, or letter of credit.

(d) The surety bond, certificate of deposit, or letter of credit may not be canceled by the licensee, bonding or insurance company, or financial institution except upon notice to the office by certified mail. A cancellation may not take effect until 30 calendar days after receipt by the office of the notice.

(e) The bonding or insurance company or financial institution must, within 10 calendar days after it pays a claim, give notice to the office by certified mail of such payment with details sufficient to identify the claimant and the claim or judgment paid.

(f) If the principal sum of the surety bond, certificate of deposit, or letter of credit is reduced by one or more recoveries or payments, the licensee must furnish to the office a new or additional surety bond, certificate of deposit, or letter of credit so that the total or aggregate principal sum equals the amount required under this subsection. Alternatively, a licensee may furnish an endorsement executed by the bonding or insurance company or financial institution reinstating the required principal amount.

(g) The required surety bond, certificate of deposit, or letter of credit must remain in place for 2 years after the licensee ceases licensed operations in this state. During the 2-year period, the office may allow for a reduction or elimination of the surety bond, certificate of deposit, or letter of credit to the extent the licensee’s outstanding consumer finance loans in this state are reduced.

(h) The commission may prescribe by rule forms and

On motion by Senator Gruters, the Senate concurred in House Amendment 1 (HS6305).

SB 546 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—39

Mr. President         Burgess     Passidomo
Albritton             Cruz        Perry
Ausley               Diaz        Pizzo
Bagley               Farmer      Polsky
Bean                 Gainer      Powell
Berman               Garcia      Rodrigues
Boeck                Gibson      Rodrigue
Boyd                 Gruters      Rouson
Bracy                Harrill      Stargel
Bradley             Hooper       Stewart
Brandes             Hutson       Taddeo
Brodeur             Jones        Torres
Broxson           Mayfield     Wright

Nays—None

I am directed to inform the Senate that the House of Representatives has passed CS/SB 606, with 1 amendment, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for SB 606—A bill to be entitled An act relating to boating safety; providing a short title; amending s. 327.30, F.S.; authorizing a court to impose a specified fine for certain boating collisions and accidents; requiring such fines to be deposited into the Marine Resources Conservation Trust Fund for specified purposes; defining terms; amending s. 327.54, F.S.; defining terms; prohibiting liveryes from offering a vessel for lease or rent without a livery permit; specifying requirements and qualifications for the permit; authorizing the Fish and Wildlife Conservation Commission to adopt rules; providing penalties for permit violations; revising the conditions under which a livery may not knowingly lease or rent a vessel; requiring a person receiving safety instruction to provide the livery with a specified signed attestation; requiring a written agreement between a livery and a renter or lessee; providing requirements for such agreement; requiring a livery to notify law enforcement of overdue rentals or leases under certain circumstances; prohibiting a livery from knowingly leasing or renting a livery vessel to certain persons; providing an exception; revising livery insurance requirements; providing applicability; requiring specified boating safety education courses for certain instructors; requiring liveryees to report certain accidents to the Division of Law Enforcement of the commission; requiring liveryees to make facilities and records available to law enforcement upon notice; providing penalties for violations and additional penalties for subsequent violations; prohibiting certain violators from acting as a livery for a specified timeframe after such a violation; authorizing the commission, beginning on a specified date, to revoke or refuse to issue permits for repeated violations; amending s. 327.73, F.S.; increasing fines for violations of certain boating regulations; providing fines for improper transfers of title and failures to update vessel registration information; authorizing certain fees and penalties; providing requirements for such agreement; requiring a livery to notify the Fish and Wildlife Conservation Trust Fund to be used for law enforcement purposes; amending s. 327.731, F.S.; imposing a fine for persons convicted of certain criminal or noncriminal infractions; providing for the deposit of such fines into the Marine Resources Conservation Trust Fund; requiring the commission to maintain a program to ensure compliance with certain boating safety education requirements; specifying requirements for the program; amending s. 328.03, F.S.; providing that an improper transfer of vessel title is subject to a civil penalty; amending s. 328.48, F.S.; requiring that the address provided in a vessel registration application and a certificate of registration be a physical residential or business address; authorizing the commission to accept post office box addresses in lieu of the physical residential or business address; providing that a person who fails to update his or her vessel registration information within a specified timeframe is subject to a civil penalty; providing effective dates.

House Amendment 1 (981283) (with title amendment)—Between lines 81 and 82, insert:

Section 3. Effective October 1, 2022, subsection (4) of section 327.395, Florida Statutes, is amended to read:

327.395 Boating safety education.—

(4) A commission-approved boating safety education course or temporary certificate examination developed or approved by the commission must include components a component regarding:

(a) Diving vessels, awareness of divers in the water, divers-down warning devices, and the requirements of s. 327.331.

(b) The danger associated with:

1. A passenger riding on a seat back, gunwale, transom, bow, motor cover, or any other vessel area not designed and designated by the manufacturer for seating.

2. A passenger falling overboard.

3. Operating a vessel with a person in the water near the vessel.

4. Starting a vessel with the engine in gear.

5. Leaving the vessel running when a passenger is boarding or disembarking.

(c) The proper use and lifesaving benefits of an engine cutoff switch for motorboats and personal watercraft.
The commission must include the components under this subsection in boating safety education campaigns and in educational materials produced by the commission, as appropriate.

Section 4. Effective October 1, 2022, subsection (4) is added to section 327.50, Florida Statutes, to read:

327.50 Vessel safety regulations; equipment and lighting requirements.—

(4) The operator of a vessel used in the instruction of a water sport or activity must use an engine cutoff switch and wear an operative link to the switch when a person participating in the water sport or activity is in the water.

And the title is amended as follows:

Between lines 7 and 8, insert: s. 327.395, F.S.; requiring certain boating safety education courses and temporary certificate examinations to include specified components; directing the Fish and Wildlife Conservation Commission to include such components in boating safety education campaigns and certain educational materials; amending s. 327.50, F.S.; requiring operators of vessels used in the instruction of water sports and activities to use engine cutoff switches and wear operative links to the switches under certain conditions; amending

On motion by Senator Garcia, the Senate concurred in House Amendment 1 (981283).

CS for SB 606 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—36

Mr. President Cruz Passidomo
Albritton Diaz Perry
Ausley Farmer Pizzo
Axley Gainer Polsky
Berman Garcia Powell
Book Gibson Rodrigues
Boyd Gruters Rodriguez
Brady Harrell Rouson
Bradley Hooper Stargel
Brodeur Hutson Talde
Broxson Jones Torres
Burgess Mayfield Wright

Nays—1

Brandes

Vote after roll call:

Yea—Bean

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed SB 1058, with 1 amendment (056655), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 1058—A bill to be entitled An act relating to property insurer reimbursements; amending s. 215.555, F.S.; defining the term “unsound insurer”; revising requirements for coverage under the Florida Hurricane Catastrophe Fund of certain policies assumed by authorized insurers or the Citizens Property Insurance Corporation; providing construction; providing an effective date.

House Amendment 1 (056655) (with title amendment)—Remove line 69 and insert:

Section 2. Effective June 1, 2023, paragraph (c) of subsection (2) of section 215.555, Florida Statutes, is amended to read:

215.555 Florida Hurricane Catastrophe Fund.—

(2) DEFINITIONS.—As used in this section:

(c) “Covered policy” means any insurance policy covering residential property in this state, including, but not limited to, any homeowner, mobile home owner, farm owner, condominium association, condominium unit owner, tenant, or apartment building policy, or any other policy covering a residential structure or its contents issued by any authorized insurer, including a commercial self-insurance fund holding a certificate of authority issued by the Office of Insurance Regulation under s. 624.462, the Citizens Property Insurance Corporation, and any joint underwriting association or similar entity created under law. The term “covered policy” includes any collateral protection insurance policy covering personal residences which protects both the borrower’s and the lender’s financial interests, in an amount at least equal to the coverage amount for the dwelling in place under the lapsed homeowner’s policy, the coverage amount that the homeowner has been notified of by the collateral protection insurer, or the coverage amount that the homeowner requests from the collateral protection insurer, if such collateral protection insurance policy can be accurately reported as required in subsection (5). Additionally, covered policies include policies covering the peril of wind removed from the Florida Residential Property and Casualty Joint Underwriting Association or from the Citizens Property Insurance Corporation, created under s. 627.351(6), or from the Florida Windstorm Underwriting Association, created under s. 627.351(2), by an authorized insurer under the terms and conditions of an executed assumption agreement between the authorized insurer and such association or Citizens Property Insurance Corporation. Each assumption agreement between the association and such authorized insurer or Citizens Property Insurance Corporation must be approved by the Office of Insurance Regulation before the effective date of the assumption, and the Office of Insurance Regulation must provide written notification to the board within 15 working days after such approval. “Covered policy” does not include any policy that excludes wind coverage or hurricane coverage or any reinsurance agreement and does not include any policy otherwise meeting this definition which is issued by a surplus lines insurer or a reinsurer. All commercial residential excess policies and all deductible buy-back policies that, based on sound actuarial principles, require individual ratemaking shall be excluded by rule if the actuarial soundness of the fund is not jeopardized. For this purpose, the term “excess policy” means a policy that provides insurance protection for large commercial property risks and that provides a layer of coverage above a primary layer insured by another insurer.

Section 3. Except as otherwise expressly provided in this act, this act shall take effect July 1, 2022.

And the title is amended as follows:

Remove line 8 and insert: construction; amending s. 215.555, F.S.; revising the definition of the term “covered policy”; providing effective dates.

On motion by Senator Hutson, the Senate concurred in House Amendment 1 (056655).

SB 1058 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—37

Mr. President Cruz Passidomo
Albritton Brandes Gruters
Ausley Brodeur Harrell
Axley Broxson Hooper
Bean Burgess Hutson
Berman Cruz Jones
Book Diaz Mayfield
Boyd Gainer Passidomo
Bracy Garcia Perry
Bradley Gibson Pizzo
The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 1380, with 1 amendment (008505), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for SB 1380—A bill to be entitled An act relating to real property rights; creating s. 125.412, F.S.; authorizing the board of county commissioners of a charter county to release conservation restrictions on county-owned property without a referendum under certain circumstances; amending s. 712.03, F.S.; revising rights that are not affected or extinguished by Marketable record titles; amending s. 712.04, F.S.; revising the types of interests extinguished by Marketable record titles; providing construction; amending s. 712.12, F.S.; revising the definition of the term "covenant or restriction"; creating s. 715.075, F.S.; authorizing owners or operators of private property used for motor vehicle parking to establish rules and rates governing private persons parking on the property; requiring that such rules and rates be posted and clearly visible to persons parking motor vehicles on the property; requiring counties and municipalities from enacting any ordinance or regulation attempting to restrict or prohibit the owner or operator from adopting such rules, rates, or fines; providing that any ordinance or regulation making such attempt is a violation of this act and is null and void; providing applicability; requiring persons and certain counties with certain interests in land which may be extinguished by the act to file a specified notice to preserve such interests; providing a directive to the Division of Law Revision; providing an effective date.

House Amendment 1 (008505) (with title amendment)—Remove lines 35-45

And the title is amended as follows:

Remove lines 2-6 and insert: An act relating to real property rights;

On motion by Senator Rodriguez, the Senate concurred in House Amendment 1 (008505).

CS for SB 1380 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—37

Mr. President  Cruz  Pizzo
Albritton  Diaz  Polsky
Ausley  Gainer  Powell
Baxley  Garcia  Rodriguez
Berger  Gibson  Rodriguez
Boe  Gruters  Rouson
Boyd  Harrell  Stargel
Brady  Hooper  Stewart
Bradley  Hutson  Taboedo
Brandes  Jones  Torres
Broder  Mayfield  Wright
Broxson  Passidomo
Burgess  Perry

Nays—None

Vote after roll call:

Yea—Mr. President

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed SB 7006, with 1 amendment (422939), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

SB 7006—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 1004.0962, F.S., which provides an exemption from public records requirements for any portion of a campus emergency response held by a public postsecondary educational institution, a state or local law enforcement agency, a county or municipal emergency management agency, the Executive Office of the Governor, the Department of Education, the Board of Governors of the State University System, or the Division of Emergency Management, and for any portion of a public meeting which would reveal information related to a campus emergency response; removing the scheduled repeal of the exemption; providing an effective date.

House Amendment 1 (422939) (with title amendment)—Remove everythin after the enacting clause and insert:

Section 1. Paragraphs (l) and (n) of subsection (1) and subsection (6) of section 1004.0962, Florida Statutes, are amended to read:

1004.0962 Campus emergency response of a public postsecondary educational institution; public records exemption; public meetings exemption.—

(1) As used in this section, the term "campus emergency response" means a public postsecondary educational institution’s response to or plan for responding to an act of terrorism, as defined by s. 775.30, or other public safety crisis or emergency, and includes information relating to:

(l) Identification of staff involved in emergency preparedness, response, and recovery activities Staffing.

(n) Individual identification of affected or at-risk students, faculty, and staff before, during, or after an emergency; the transfer of records concerning affected or at-risk students, faculty, and staff; and methods of responding to family inquiries.

(6) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 1, 2024, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. This act shall take effect October 1, 2022.

And the title is amended as follows:

Remove everything before the enacting clause and insert: A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 1004.0962, F.S., which provides an exemption from public records and public meetings requirements for those portions of a campus emergency response which address the response of a public postsecondary educational institution to an act of terrorism or other public safety crisis or emergency; revising the definition of the term "campus emergency response"; extending the scheduled repeal of the exemption; providing an effective date.

On motion by Senator Gruters, the Senate concurred in House Amendment 1 (422939).

SB 7006 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—35

Mr. President  Ausley  Book
Albritton  Baxley  Boyd
exemption from public records requirements for records collected for eligibility verification process; abrogating the scheduled repeal of an public records laws under certain circumstances; revising the records contractor to disclose to subscribers that dependent eligibility verification may be subject to disclosure and contractor shall disclose to all subscribers that such information submitted exempt from public records requirements, the division and the con-

The subscriber’s dependent for tax purposes.

And the title is amended as follows:

Remove lines 23-28 and insert: eligibility verification process; providing an effective date.

On motion by Senator Brandes, the Senate concurred in House Amendment 1 (344275).

SB 7026 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—38

Mr. President Cruz Perry
Ausley Diaz Pizzo
Vezey Farmer Polsky
Bean Gainer Powell
Berman Garcia Rodrigues
Boo Gibson Rodriguez
Boyd Gruters Rouson
Bradley Harrell Stargel
Brandes Hutson Tedesco
Brodeur Jones Torres
Broxson Mayfield Wright
Burgess Passidomo

Nays—None

Vote after roll call:

Yea—Albritton

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 544, with 1 amendment (108283), and requests the concurrence of the Senate.

Jeff Takacs, Clerk

CS for SB 544—A bill to be entitled An act relating to drug-related overdose prevention; amending s. 381.887, F.S.; revising the purpose of specified provisions relating to the prescribing, ordering, and dispensing of emergency opioid antagonists to certain persons by authorized health care practitioners; authorizing pharmacists to order certain emergency opioid antagonists; providing certain authorized persons immunity from civil or criminal liability for administering emergency opioid antagonists under certain circumstances; authorizing personnel of law enforcement agencies and other agencies to administer emergency opioid antagonists under certain circumstances; amending s. 381.981, F.S.; revising requirements for a certain health awareness campaign; amending s. 395.1041, F.S.; requiring hospital emergency departments and urgent care centers to report incidents involving a suspected or actual overdose to the Department of Health under certain circumstances; requiring hospital emergency departments and urgent care centers to use their best efforts to report such incidents to the Department of Health within a specified timeframe; amending s. 1002.20, F.S.; authorizing a public school to purchase or enter into an arrangement to receive a supply of the opioid antagonist naloxone for a certain purpose; specifying requirements for the maintenance of the naloxone; requiring the school district to adopt a protocol for the administration of naloxone; providing that a school district and its employees and agents and the physician who provides...
the protocol are not liable for any injury arising from the administration of the naloxone pursuant to the protocol; providing an exception; providing an effective date.

House Amendment 1 (108283) (with title amendment)—Remove lines 136-155 and insert:

2. A school district employee who administers an approved emergency opioid antagonist to a student in compliance with ss. 381.887 and 768.13 is immune from civil liability under s. 768.13.

And the title is amended as follows:

Remove lines 29-35 and insert: providing immunity from civil liability to a school district employee for administering an approved emergency opioid antagonist to a student; providing an effective date.

On motion by Senator Boyd, the Senate concurred in House Amendment 1 (108283).

CS for SB 544 passed, as amended, was ordered engrossed and then enrolled. The action of the Senate was certified to the House. The vote on passage was:

Yeas—38

Mr. President Ausley Baxley Bean Berman Book Boyd Bracy Bradley Brandes Brodeur Broxson Burgess

Nays—None

Vote after roll call:

Yea—Albritton

MOTIONS

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

BILLS ON SPECIAL ORDERS

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 Tuesday, March 8, 2022: CS for SB 342, CS for SB 344, CS for SB 528, SB 730, SB 890, CS for SB 1066, SB 1518.

Respectfully submitted,
Kathleen Passidomo, Rules Chair
Debbie Mayfield, Majority Leader
Lauren Book, Minority Leader

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed HB 855 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Bartleman, Duran, Benjamin, Davis, Eskamani, Hunschofsky, Morales, Woodson—

HB 855—A bill to be entitled An act relating to managed care plan performance; amending s. 409.967, F.S.; requiring managed care plans to collect and report specified measures beginning with a certain data reporting period; requiring plans to stratify reported measures by specified categories beginning with a certain data reporting period; requiring a plan’s performance to be published on its website in a specified manner; requiring the Agency for Health Care Administration to use the measures to monitor plan performance; providing an effective date.

was referred to the Committee on Rules.

RETURNING MESSAGES — FINAL ACTION

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 58.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 70.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 74.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 80.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 160.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 226.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.
The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed SB 236.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1110.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 518.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1186.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 596.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1222.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 598 by the required constitutional two-thirds vote of the members voting.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1244.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 632.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1262.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 856.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1304 by the required constitutional two-thirds vote of the members voting.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1000.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1374.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed SB 1054.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1382.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.
The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1474.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1534.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 1614 by the required constitutional two-thirds vote of the members voting.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has agreed to include CS for HB 7071 in the Budget Conference.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES
The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed SB 1712.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

The Honorable Wilton Simpson, President
I am directed to inform the Senate that the House of Representatives has passed CS/SB 1798.

Jeff Takacs, Clerk
The bill contained in the foregoing message was ordered enrolled.

CORRECTION AND APPROVAL OF JOURNAL
The Journal of March 7 was corrected and approved.

CO-INTRODUCERS
Senators Perry—CS for SB 1844; Torres—CS for SB 226, SB 236; Wright—CS for SB 226

ADJOURNMENT
On motion by Senator Passidomo, the Senate adjourned at 12:43 p.m. for the purpose of holding committee meetings and conducting other Senate business to reconvene at 10:00 a.m., Wednesday, March 9 or upon call of the President.