



Journal of the Senate

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REPORTS OF COMMITTEES

The Appropriations Committee on Agriculture, Environment, and General Government recommends the following pass: SB 546; CS for SB 880

The Appropriations Committee on Criminal and Civil Justice recommends the following pass: SB 8; SB 676

The bills contained in the foregoing reports were referred to the Committee on Appropriations under the original reference.

The Appropriations Committee on Agriculture, Environment, and General Government recommends the following pass: CS for SB 194; CS for SB 536; SB 658; SB 702; CS for SB 748; SB 1170; SB 1608; CS for SB 1610

The Appropriations Committee on Criminal and Civil Justice recommends the following pass: CS for SB 528; CS for SB 836; CS for SB 1012; SB 1198; CS for SB 1478

The Appropriations Committee on Education recommends the following pass: CS for SB 958; SB 1424; SB 1446; SB 1448

The bills contained in the foregoing reports were referred to the Committee on Fiscal Policy under the original reference.

The Appropriations Committee on Criminal and Civil Justice recommends the following pass: CS for SB 496; CS for SB 516; CS for SB 994; CS for SB 1334

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

The Committee on Appropriations recommends the following pass: SB 62; CS for SB 198; CS for SB 726; CS for SB 926; CS for SB 7002

The Committee on Fiscal Policy recommends the following pass: CS for SB 112; CS for SB 290; CS for SB 302; CS for SB 486; CS for SB 1320; CS for SB 1552; SB 7044

The bills were placed on the Calendar.

The Appropriations Committee on Agriculture, Environment, and General Government recommends a committee substitute for the following: CS for SB 724

The Committee on Finance and Tax recommends committee substitutes for the following: SB 990; CS for SB 1184

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

The Appropriations Committee on Agriculture, Environment, and General Government recommends committee substitutes for the following: CS for SB 136; SB 1150; CS for SB 1158; SB 1164

The Appropriations Committee on Criminal and Civil Justice recommends committee substitutes for the following: CS for SB 504; CS for SB 618; SB 1104; SB 1140; CS for SB 1226

The Appropriations Committee on Education recommends committee substitutes for the following: CS for SB 266; CS for SB 986; SB 1386

The Appropriations Committee on Health and Human Services recommends committee substitutes for the following: CS for SB 58; SB 246; CS for SB 1064; CS for SB 1182; SB 1352; CS for SB 1408; CS for SB 1690

The Appropriations Committee on Transportation, Tourism, and Economic Development recommends committee substitutes for the following: CS for SB 96; CS for SB 464; CS for SB 1250

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

The Appropriations Committee on Agriculture, Environment, and General Government recommends a committee substitute for the following: SB 100

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

The Committee on Fiscal Policy recommends committee substitutes for the following: CS for CS for SB 162; CS for SB 240; CS for CS for SB 280; CS for SB 364; CS for SB 452; CS for SB 594; CS for SB 1188; CS for SB 1258; SB 1456; SB 1534; CS for SB 1550; CS for SB 7016

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

REPORTS OF COMMITTEES RELATING TO EXECUTIVE BUSINESS

The Committee on Health Policy recommends that the Senate confirm the following appointment made by the Governor:

Office and Appointment

For Term Ending

Secretary of Health Care Administration

Appointee: Weida, Jason C.

Pleasure of Governor

The appointment was referred to the Committee on Ethics and Elections under the original reference.

INTRODUCTION AND REFERENCE OF BILLS

FIRST READING

Senate Bills 7000-7054—Previously introduced.

By the Appropriations Committee on Health and Human Services—

SB 7056—A bill to be entitled An act relating to child protective investigative services; repealing s. 39.3065, F.S., relating to sheriffs of certain counties providing child protective investigative services; requiring certain sheriffs to transfer the functions of providing child protective investigative services to the Department of Children and Families; requiring the department and certain sheriffs to designate a mutually agreed-upon date to finalize such transfer; requiring the department to become the custodian of certain files and documents by a specified date; providing that certain sheriffs remain the custodians of certain files and documents; requiring the department and certain sheriffs to complete an inventory of certain assets and transfer such assets to the department; requiring a financial closeout of each grant by a specified date; authorizing the department to extend certain private leases for a specified time without undergoing a procurement; authorizing the department and certain sheriffs to enter into an agreement to allow certain employees to remain in office space owned or leased by the sheriff for a specified time; authorizing certain employees to transfer their employment to the department; requiring the department to establish positions using certain existing guidelines; specifying certain rights and requirements for an employee who transfers to the department; requiring that the defense and indemnification of certain claims be in accordance with certain agreements; requiring that the department defend and indemnify certain claims; providing construction; amending ss. 39.013, 39.0141, 39.301, 39.3068, 39.307, 39.308, 39.4015, 39.523, 39.524, 402.40, 402.402, 409.1754, 937.021, and 1004.615, F.S.; conforming provisions to changes made by the act; making technical changes; providing effective dates.

—was referred to the Committee on Fiscal Policy.

COMMITTEE SUBSTITUTES

FIRST READING

By the Appropriations Committee on Health and Human Services; the Committee on Health Policy; and Senator Harrell—

CS for CS for SB 58—A bill to be entitled An act relating to public records and meetings; creating s. 490.0076, F.S.; providing an exemption from public records requirements for certain information held by the Department of Health or the Board of Psychology pursuant to the Psychology Interjurisdictional Compact; authorizing disclosure of exempt information under certain circumstances; providing an exemption from public meeting requirements for certain meetings of the Psychology Interjurisdictional Compact Commission; providing an exemption from public records requirements for recordings, minutes, and records generated during the closed portion of such meetings; providing for future legislative review and repeal of the exemptions; providing a statement of public necessity; providing a contingent effective date.

By the Appropriations Committee on Transportation, Tourism, and Economic Development; the Committee on Transportation; and Senator DiCeglie—

CS for CS for SB 96—A bill to be entitled An act relating to transportation-related facility designations; providing honorary designations of certain transportation facilities in specified counties; directing the Department of Transportation to erect suitable markers; amending chapter 91-315, Laws of Florida; redesignating a portion of State Road 40 in Marion County as “Armand and Perry Lovell Memorial Highway”; directing the department to erect suitable markers; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; and Senators Garcia, Calatayud, and Avila—

CS for SB 100—A bill to be entitled An act relating to mangrove replanting and restoration; amending s. 403.9324, F.S.; requiring the Department of Environmental Protection to adopt rules for mangrove replanting and restoration; providing requirements for the rules; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; the Committee on Commerce and Tourism; and Senators Gruters, Stewart, and Perry—

CS for CS for SB 136—A bill to be entitled An act relating to the Florida Kratom Consumer Protection Act; creating s. 501.9745, F.S.; providing a short title; defining terms; prohibiting processors from selling, preparing, distributing, or exposing for sale certain kratom products; prohibiting processors from distributing, selling, or exposing for sale a kratom product to an individual under 21 years of age; requiring processors to annually register kratom products with the Department of Agriculture and Consumer Services; providing requirements for such registration; requiring processors to report certain violations and adverse events to the department; providing for the revocation of a processor’s kratom product registration under certain circumstances; providing criminal penalties; providing an exception; requiring the department to adopt rules; providing an effective date.

By the Committees on Fiscal Policy; Regulated Industries; and Environment and Natural Resources; and Senator Collins—

CS for CS for CS for SB 162—A bill to be entitled An act relating to water and wastewater facility operators; amending s. 403.865, F.S.; revising legislative findings and intent; defining the term “water and wastewater facility personnel”; amending s. 403.867, F.S.; conforming a provision to changes made by the act; creating s. 403.8721, F.S.; requiring the Department of Environmental Protection to issue water treatment plant operator licenses, water distribution system operator licenses, and domestic wastewater treatment plant operator licenses by reciprocity to certain applicants; providing licensure requirements; authorizing the department to issue temporary operator licenses during a declared state of emergency; requiring the department to waive the application fee for temporary operator licenses; requiring the department to adopt rules; providing an effective date.

By the Committees on Fiscal Policy; and Education Pre-K -12; and Senators Hutson and Simon—

CS for CS for SB 240—A bill to be entitled An act relating to education; amending s. 14.36, F.S.; requiring the Office of Reimagining Education and Career Help to develop certain criteria and display public information; requiring the office to work with other specified entities to accomplish specified tasks and provide certain information relating to workforce development boards; revising the goals of workforce development boards and duties of the office; amending s. 216.135, F.S.; requiring state agencies to ensure certain work product is consistent with information produced by specified entities; amending s. 216.136, F.S.; deleting a provision relating to the Labor Market Estimating Conference; making technical changes; amending s. 220.198, F.S.; revising and defining terms; providing a tax credit for eligible businesses that employ an apprentice or preapprentice under certain conditions; authorizing the Department of Revenue to adopt emergency rules; amending s. 413.615, F.S.; revising what the Florida Endowment Foundation for the Division of Vocational Rehabilitation may expend funds on; amending s. 445.003, F.S.; revising requirements for training providers to be included on a state or local eligible training provider list; deleting requirements and eligibility criteria for the Department of Economic Opportunity and the Department of Education regarding the establishment of minimum criteria for an eligible training provider list; amending s. 445.004, F.S.; providing that CareerSource Florida, Inc., may assist the state board in developing approaches to workforce development; revising the list of credentials that must be included on the Master Credentials List; requiring the director of the Office of Reimagining Education and Career Help to serve as the chair of the Credentials Review Committee; revising the criteria used to determine the value for nondegree credentials and degree programs; requiring

that credentials remain on the list for a specified time; requiring the Credentials Review Committee to send a notice of deficiency under certain conditions; deleting the requirement that the Credentials Review Committee develop a returned-value funding formula; conforming provisions to changes made by the act; amending s. 445.007, F.S.; requiring each local workforce development board to create an education and industry consortium; requiring the consortia to provide quarterly reports to their local boards containing specified information and requiring local boards to consider the information provided for a specified purpose; providing for the appointment and terms of consortia members and the filling of vacancies; prohibiting local workforce development board members from serving as a consortium member; amending s. 445.009, F.S.; conforming a provision to changes made by the act; removing a requirement for certain training services; amending s. 445.038, F.S.; providing requirements for certain jobs to be eligible for job training; amending s. 446.071, F.S.; revising the entities that may be a local apprenticeship sponsor; amending s. 446.0915, F.S.; providing that diversified education programs as a paid work-based learning experience should be prioritized; requiring district school boards to ensure access to at least one work-based learning opportunity to certain students; amending s. 446.54, F.S.; authorizing specified employers to apply to the Department of Financial Services for reimbursement of workers' compensation premiums paid for students participating in work-based learning opportunities; providing requirements for the application for reimbursement and verification of information provided on such applications; requiring that reimbursements be made on a first-come, first-served basis; defining the term "educational institution"; amending s. 464.0195, F.S.; revising the primary goals of the Florida Center for Nursing; requiring the center to submit a specified report to the Governor and the Legislature by a specified date each year; amending s. 1001.03, F.S.; requiring the State Board of Education to provide for the review and approval of certain proposals by district career centers; amending s. 1001.43, F.S.; encouraging the district school board to adopt policies and procedures to consult with certain entities to determine how to expose students to industries, businesses, and careers; requiring each district school board to require each high school in its jurisdiction to host a career fair; amending s. 1001.706, F.S.; revising requirements used by the Board of Governors to determine criteria for designating baccalaureate degree and master's degree programs as high-demand programs of emphasis; amending s. 1002.31, F.S.; requiring that the process used by each district school board regarding controlled open enrollment include enabling a student who completed certain courses or a certain industry certification in middle school to continue a sequential program of career and technical education in the same concentration if such program is offered by a high school in the district; amending s. 1003.02, F.S.; modifying requirements for parental notification of acceleration options for students; amending s. 1003.4156, F.S.; adding requirements for a student's personalized academic and career plan; amending s. 1003.4203, F.S.; deleting a requirement that each district school board provide to schools certain digital tools and materials; amending s. 1003.4282, F.S.; revising the credit requirements for a high school diploma; authorizing credit to be awarded for participation in certain career and technical student organizations; requiring the department to convene a workgroup to review and identify certain education programs and pathways; amending s. 1003.4285, F.S.; renaming the "Merit" designation as the "Industry Scholar" designation; amending s. 1003.491, F.S.; revising the data used in creating the strategic 3-year plan developed by the local school district and specified entities; amending s. 1003.5716, F.S.; conforming a provision to changes made by the act; amending s. 1004.013, F.S.; renaming the "workforce opportunity portal" as the "consumer-first workforce system"; amending s. 1004.015, F.S.; providing additional duties for the Florida Talent Development Council; requiring the council to submit recommendations to the Governor and the Legislature by a specified date; requiring the State Board of Education to adopt rules; creating s. 1007.331, F.S.; providing admissions policies for career centers that offer certain science degree programs; providing requirements for certain science degree programs; requiring the State Board of Education to adopt rules; amending s. 1008.41, F.S.; conforming a provision to changes made by the act; amending s. 1008.44, F.S.; revising which courses must be included on the CAPE Industry Certification Funding List; providing the Department of Education with authority to select certain digital tool certificates; requiring the department to annually review certain assessments; removing criteria used by the Commissioner of Education in limiting certain certifications and certificates; conforming cross-references; amending s. 1009.22, F.S.; providing that certain provisions apply to fees charged for college credit for certain science degrees; es-

ablishing tuition rates; amending s. 1009.77, F.S.; providing that the Florida Work Experience Program is available to a postsecondary student at a charter technical career center; encouraging participating postsecondary educational institutions to provide academic credit for the program; creating s. 1009.771, F.S.; authorizing state universities to establish workforce education partnership programs; requiring the Board of Governors to create a template for such programs; providing requirements for the template; requiring the Board of Governors to adopt regulations; amending s. 1009.895, F.S.; deleting definitions; providing that the Open Door Grant Program shall be administered by specified entities; providing eligibility requirements; providing what the grant award may cover; providing requirements for the distribution of funds; deleting the requirement to distribute a specified grant in certain ratios; amending s. 1011.62, F.S.; revising the cost factor for secondary career education programs; revising the calculation for full-time equivalent student membership with respect to dual enrollment students; revising how funds are allocated for certain certifications and education programs; reenacting and amending s. 1011.80, F.S.; removing requirements relating to the award of college credit under certain conditions; authorizing certain entities to offer continuing workforce education courses and programs without prior approval by the State Board of Education; requiring certain Florida College System institutions and school districts to maintain certain adequate records and produce certain reports; deleting a requirement that a workforce education program must be reviewed by the State Board of Education subject to certain criteria for a Florida College System Institution or school district to receive certain funding; providing that new workforce education programs must be approved by the board of trustees of the institution or by the district school board; requiring each district school board to be provided funds for each industry certification earned by a student in specified areas; requiring the board to adopt tiers for certain certifications; revising funding requirements for industry certification earned by workforce education students; amending s. 1011.801, F.S.; requiring certain secondary students to be included on the CAPE Industry Certification Funding List; revising how certain funds may be used; requiring the Department of Education, rather than the State Board of Education, to administer the Workforce Development Capitalization Incentive Grant Program and conforming provisions to that change; authorizing the State Board of Education to adopt rules governing program administration; amending s. 1011.802, F.S.; revising requirements for the Florida Pathways to Career Opportunities Grant Program; limiting the potential grant award for each recipient; providing duties for the Department of Education regarding the grant program; authorizing the department to grant a bonus in the award amount to certain applicants; revising the amount of funding the department may expend to administer the program; amending s. 1011.803, F.S.; revising requirements for the Money-back Guarantee Program; amending s. 1011.81, F.S.; requiring the State Board of Education to annually report industry certification tiers to the Legislature; revising how awards are funded for certain certifications; amending s. 1012.39, F.S.; revising experience requirements for non-degreed teachers; amending s. 1012.57, F.S.; revising requirements for the award of an adjunct teaching certificate; amending s. 1012.585, F.S.; revising the process by which teachers may earn inservice points; amending ss. 1001.64, 1009.534, 1009.535, 1009.894, 1009.896, and 1013.841, F.S.; conforming cross references; requiring the Office of Program Policy Analysis and Government Accountability to conduct a review of career statewide articulation agreements; providing requirements for the review; requiring the office to present its report to the Legislature by a specified date; providing an appropriation; providing that nondisbursed funds may be carried forward for up to 2 years; providing an appropriation; providing an effective date.

By the Appropriations Committee on Health and Human Services; and Senators Calatayud, Perry, Osgood, and Rodriguez—

CS for SB 246—A bill to be entitled An act relating to Florida Kidcare program eligibility; amending s. 409.8132, F.S.; increasing the income eligibility threshold for coverage under the Medikids program component; amending s. 409.814, F.S.; increasing the income eligibility threshold for coverage under the Florida Kidcare program; requiring an applicant seeking coverage under the program to provide certain documentation if eligibility cannot be verified using reliable data sources; amending s. 409.816, F.S.; requiring that premiums for certain enrollees under the Florida Kidcare program be based on a tiered system

of uniform premiums; amending s. 624.91, F.S.; conforming a provision to changes made by the act; providing an effective date.

By the Appropriations Committee on Education; the Committee on Education Postsecondary; and Senator Grall—

CS for CS for SB 266—A bill to be entitled An act relating to higher education; amending s. 1001.706, F.S.; revising the duties of the Board of Governors relating to the mission of each state university; revising requirements for the Board of Governors' strategic plan relating to the goals and objectives of the State University System; requiring the Board of Governors to annually require each state university to include certain information in its economic security report; requiring, rather than authorizing, a Board of Governors regulation to include a post-tenure review of state university faculty on a specified basis; amending s. 1001.7065, F.S.; requiring the Board of Governors Accountability Plan to annually report certain research expenditures of a specified amount; revising the number of standards an institution must meet to receive a specified designation; creating s. 1001.741, F.S.; providing that each state university president is responsible for hiring the provost, the deans, and full-time faculty; providing that the president has a duty to assess the performance of the provost and deans; authorizing the president to delegate hiring authority to specified individuals and entities; prohibiting a university from using specified methods in its admissions or personnel processes; providing that certain actions regarding personnel may not be appealed beyond the university president; requiring each state university board of trustees to have review procedures for the president's selection and reappointment of certain faculty; requiring each state university president to annually present specified performance evaluations and salaries to the board of trustees; amending s. 1004.06, F.S.; prohibiting specified educational institutions from expending funds to promote specified concepts; providing exceptions; requiring the State Board of Education and the Board of Governors to adopt rules and regulations, respectively; creating s. 1004.3841, F.S.; creating the Institute for Risk Management and Insurance Education within the College of Business at the University of Central Florida; requiring that the institute be located in a specified county; providing the purpose and goals of the institute; amending s. 1004.6496, F.S.; authorizing the Board of Trustees of the University of Florida to use charitable donations in addition to appropriated funds to fund the Hamilton Center for Classical and Civic Education; revising the goals of the center; providing powers of the center; amending s. 1004.6499, F.S.; renaming the Florida Institute of Politics at the Florida State University as the Florida Institute for Governance and Civics; providing the goals of the institute; amending s. 1004.64991, F.S.; authorizing the Adam Smith Center for the Study of Economic Freedom to perform certain tasks in order to carry out its established purpose; amending s. 1007.25, F.S.; revising how general education core courses are established; requiring the State Board of Education and the Board of Governors to consider approval of certain courses; requiring faculty committees to review and submit recommendations to the Articulation Coordinating Committee and the commissioner relating to certain courses by a specified date and periodically thereafter; prohibiting general education core courses from teaching certain topics or presenting information in specified ways; providing requirements for general education core courses; requiring specified educational institutions to offer certain courses; prohibiting public postsecondary educational institutions from requiring students to take certain additional general education core courses; creating s. 1007.55, F.S.; providing legislative findings; providing requirements for general education courses; requiring public postsecondary educational institution boards of trustees and presidents to annually review and approve general education requirements; requiring public postsecondary educational institutions to report certain courses to the department; providing a penalty for failing to meet such review and approval requirements; prohibiting public postsecondary educational institutions from requiring students to take certain additional general education courses; requiring the State Board of Education and the Board of Governors to adopt rules and regulations, respectively; amending s. 1008.47, F.S.; specifying a one-time limit on the requirement to change accrediting agencies; providing for expiration; prohibiting an accrediting entity from requiring a public postsecondary institution to violate state law; amending s. 1009.26, F.S.; requiring the Board of Governors to identify state-approved teacher preparation programs eligible for a tuition waiver; providing that cer-

tain postsecondary fee waivers continue until specified criteria are met; providing an effective date.

By the Committee on Fiscal Policy; the Appropriations Committee on Criminal and Civil Justice; the Committee on Criminal Justice; and Senator Brodeur—

CS for CS for CS for SB 280—A bill to be entitled An act relating to controlled substances; amending s. 782.04, F.S.; revising the elements that constitute the capital offense of murder in the first degree; revising the elements that constitute the offense of murder in the third degree and constitute a felony of the second degree; defining the term "substantial factor"; creating s. 893.131, F.S.; defining terms; providing criminal penalties for adults who unlawfully distribute specified substances or mixtures and an injury or overdose of the user results; providing enhanced criminal penalties for repeat offenders; providing applicability and construction; amending s. 921.0022, F.S.; ranking an offense on the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

By the Committees on Fiscal Policy; and Governmental Oversight and Accountability; and Senator Avila—

CS for CS for SB 364—A bill to be entitled An act relating to bereavement benefits for state employees; providing a short title; creating s. 110.1205, F.S.; authorizing the head of a law enforcement agency to grant specified employees a certain number of hours of administrative leave for a specified purpose; authorizing the head of a law enforcement agency to deny such administrative leave under certain circumstances; amending s. 112.061, F.S.; authorizing travel expenses for certain members of a law enforcement agency for a specified purpose; amending s. 112.19, F.S.; increasing the amount to be paid toward the funeral and burial expenses of certain officers killed in the line of duty; amending s. 287.17, F.S.; authorizing the use of a state motor vehicle to attend a funeral in this state of a law enforcement officer killed in the line of duty under specified circumstances; providing effective dates.

By the Committee on Fiscal Policy; the Appropriations Committee on Health and Human Services; and Senators Harrell and Avila—

CS for CS for SB 452—A bill to be entitled An act relating to home health aides for medically fragile children; amending s. 400.462, F.S.; defining terms; amending s. 400.464, F.S.; requiring home health agencies to ensure that any delegation of tasks to home health aides for medically fragile children meets specified requirements; amending s. 400.476, F.S.; requiring home health agencies to ensure that home health aides for medically fragile children employed by or under contract with the home health agency are adequately trained to perform the tasks that will be delegated to them; exempting certain individuals from costs associated with specified training; creating s. 400.4765, F.S.; establishing the home health aides for medically fragile children program for specified purposes; requiring the Agency for Health Care Administration, in consultation with the Board of Nursing, to approve training programs for home health aides for medically fragile children; specifying minimum requirements for the training programs; authorizing home health agencies to employ certain persons as home health aides for medically fragile children if they meet specified criteria; requiring home health aides for medically fragile children to complete an approved training program again under certain circumstances; requiring home health aides for medically fragile children to complete additional training in HIV/AIDS and maintain a current certificate in cardiopulmonary resuscitation; requiring home health agencies to ensure that home health aides for medically fragile children whom they employ complete certain inservice training during each 12-month period as a condition of employment; providing that certain training may count toward meeting the inservice training requirement; requiring home health agencies to maintain documentation demonstrating compliance with such training requirements; exempting home health agencies from civil and monetary liability for terminating or denying employment to a home health aide for medically fragile children under certain circumstances; extending the exemption to certain agents of the home health agencies; prohibiting home health agencies and their agents from using certain criminal records or juvenile records other than for a specified purpose; requiring the agency to maintain the confidentiality of certain confidential and exempt records; providing that services provided by a

home health aide for medically fragile children reduce an eligible relative's private duty nursing hours; providing that such services may not be provided concurrently; authorizing the agency, in consultation with the board, to adopt rules; amending s. 400.489, F.S.; authorizing home health aides for medically fragile children to administer certain medications under certain circumstances; requiring such home health aides for medically fragile children to complete additional inservice training annually to continue administering such medications; requiring the agency, in consultation with the board, to establish certain standards and procedures by rule for home health aides for medically fragile children who administer medications to patients; amending s. 400.490, F.S.; authorizing home health aides for medically fragile children to perform certain tasks delegated by a registered nurse; creating s. 400.54, F.S.; requiring the agency to conduct an annual assessment of the home health aides for medically fragile children program; specifying requirements for the assessment; requiring the agency to annually submit a report to the Governor and the Legislature by a specified date, beginning on a specified date; directing the agency to modify any state Medicaid plans and implement any federal waivers necessary to implement the act; directing the agency to establish a certain Medicaid fee schedule at a specified rate and subject to a specified utilization cap; amending ss. 768.38 and 768.381, F.S.; conforming cross-references; providing appropriations and authorizing positions; providing an effective date.

By the Appropriations Committee on Transportation, Tourism, and Economic Development; the Committee on Transportation; and Senator Perry—

CS for CS for SB 464—A bill to be entitled An act relating to interstate safety; amending s. 316.081, F.S.; defining the term “furthermost left-hand lane”; prohibiting a driver from operating a motor vehicle in the furthestmost left-hand lane of certain roadways, except under certain circumstances; providing applicability; providing a penalty; providing an effective date.

By the Appropriations Committee on Criminal and Civil Justice; the Committee on Criminal Justice; and Senators Rodriguez and Perry—

CS for CS for SB 504—A bill to be entitled An act relating to expunction of criminal history records; reenacting and amending s. 943.0585, F.S.; revising an eligibility criterion under which a person is eligible to petition a court to expunge a criminal history record if an indictment, information, or other charging document was dismissed by a court; expanding an exception to an eligibility requirement for expunction of a criminal history record to allow a prior expunction of a criminal history record granted for an offense committed when the person was a minor; providing applicability; providing an effective date.

By the Committees on Fiscal Policy; and Community Affairs; and Senator Martin—

CS for CS for SB 594—A bill to be entitled An act relating to property insurance; amending s. 627.0629, F.S.; adding wind uplift prevention to a list of fixtures or construction techniques for which a residential property insurance rate filing must include actuarially reasonable rate differentials or appropriate deductible reductions; amending s. 627.351, F.S.; revising rate change limitations for specified policies written by the Citizens Property Insurance Corporation; revising the applicability of flood coverage requirements for personal lines residential policyholders of the corporation; authorizing the corporation to adopt policy forms that provide for the resolution of certain disputes in proceedings before the Division of Administrative Hearings; providing that such policies are not subject to mandatory binding arbitration provisions; authorizing the corporation to contract with the division to conduct proceedings; providing an appropriation; requiring the Office of Insurance Regulation to conduct a wind-loss mitigation study in consultation with the Department of Business and Professional Regulation and the Florida Building Commission or competitively procure the study; specifying requirements for the study; requiring that study findings be reported to certain entities by a specified date; authorizing the office to use a portion of appropriated funds to contract separately with building code experts for certain purposes; providing effective dates.

By the Appropriations Committee on Criminal and Civil Justice; the Committee on Criminal Justice; and Senator Yarborough—

CS for CS for SB 618—A bill to be entitled An act relating to rights of law enforcement officers and correctional officers; amending s. 112.531, F.S.; providing definitions; amending s. 112.532, F.S.; providing rights of law enforcement officers and correctional officers relating to Brady identification systems; prohibiting a law enforcement officer or correctional officer from being discharged, suspended, demoted, or otherwise disciplined or threatened with discipline for certain reasons; providing construction; requiring the employing agency of a law enforcement officer or correctional officer to conform to certain rules and procedures; creating s. 112.536, F.S.; providing that a prosecuting agency is not required to maintain a Brady identification system; authorizing a prosecuting agency to choose different procedures to fulfill its obligations under a specified Supreme Court case; requiring the employing agency of a law enforcement officer or correctional officer to forward specified information to a prosecuting agency; requiring an employing agency to provide certain notice to a law enforcement officer or correctional officer in specified circumstances; requiring a prosecuting agency that maintains a Brady information system to adopt written policies; providing minimum requirements for such policies; authorizing a law enforcement officer or correctional officer to request reconsideration of the inclusion of his or her name and information in a Brady identification system; requiring a prosecuting agency to remove the name of a law enforcement officer or correctional officer from a Brady identification system under certain circumstances; requiring a prosecuting agency to notify a law enforcement officer or correctional officer and certain parties that the officer's name is being removed from the Brady identification system; authorizing a law enforcement officer or correctional officer to petition for a writ of mandamus under certain circumstances; providing the scope of a court's judicial review; providing construction; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; the Committee on Environment and Natural Resources; and Senators Boyd, Stewart, and Garcia—

CS for CS for SB 724—A bill to be entitled An act relating to the Seagrass Restoration Technology Development Initiative; creating s. 403.93344, F.S.; providing legislative intent; defining terms; establishing the Seagrass Restoration Technology Development Initiative within the Department of Environmental Protection; providing the purpose and goal of the initiative; providing for funding; specifying allowable uses of the funding; requiring the creation of a 10-year Florida Seagrass Restoration Plan; requiring the initiative to submit an annual report by a specified date to the Governor, the Legislature, the Secretary of Environmental Protection, and the executive director of the Fish and Wildlife Conservation Commission; establishing the Initiative Technology Advisory Council as part of the initiative; providing for the meetings, membership, terms of office, and compensation of the advisory council; requiring the department to implement seagrass restoration projects, subject to legislative appropriation, that are procured on a specified basis; providing for the expiration of the initiative; providing an appropriation; providing an effective date.

By the Appropriations Committee on Education; the Committee on Education Pre-K-12; and Senator Burgess—

CS for CS for SB 986—A bill to be entitled An act relating to education; amending s. 1002.33, F.S.; revising which students may be eligible for an enrollment preference for charter schools; revising requirements relating to the funding of students enrolled in charter schools and reimbursement of such funds by the sponsor; specifying training and reporting requirements for charter school sponsors; requiring the State Board of Education to adopt rules to implement a standard monitoring tool; amending s. 1002.43, F.S.; authorizing the provision of private tutoring to up to a specified number of students in certain facilities; amending s. 1003.02, F.S.; requiring that a poster containing specified information relating to choking be placed in public school cafeterias; requiring that the posters be easily visible and prominently placed; amending s. 1012.71, F.S.; revising the definition of the term “classroom teacher”; revising how a district school board calculates certain teachers' shares of funds from the Florida Teachers Classroom Supply Assistance Program; providing an effective date.

By the Committee on Finance and Tax; and Senator Grall—

CS for SB 990—A bill to be entitled An act relating to child care and early learning providers; amending s. 402.302, F.S.; defining the term “preschool”; amending s. 402.305, F.S.; revising licensing standards for all licensed child care facilities; revising minimum standards and training requirements for child care personnel; requiring the Department of Children and Families to conduct specified screening of child care personnel within a specified timeframe and issue provisional approval of such personnel; requiring the department to evaluate certain training and coursework requirements for child care personnel and the licensing and regulation of child care facilities by a specified date; deleting provisions relating to educating parents about the importance of specified immunizations, addressing the danger of a child being accidentally left in an adult’s vehicle, having a plan to assist children in preventing and avoiding physical and mental abuse, and the department developing minimum standards for specialized child care facilities for the care of mildly ill children; amending s. 402.3115, F.S.; requiring the department and certain local governmental agencies to develop and implement a plan to eliminate duplicative and unnecessary inspections of home child care providers; revising abbreviated inspection requirements for certain child care facilities; amending s. 627.70161, F.S.; revising legislative purpose and intent; revising the definitions of the terms “child care” and “family day care home”; providing that residential property insurance does not cover liability or claims arising out of the operation of a large family child care home; amending s. 1002.55, F.S.; revising requirements for private prekindergarten providers; amending s. 1002.61, F.S.; revising requirements for public school and private summer prekindergarten program providers; amending s. 1002.67, F.S.; prohibiting certain education providers’ curriculums from using coordinated screening; prohibiting progress monitoring systems from including the student use of electronic devices; providing an exception; amending s. 1002.68, F.S.; requiring program assessments of private prekindergarten providers and public schools in the Voluntary Prekindergarten Education Program to be conducted when a specified number of students are in attendance beginning in a specified program year; requiring the specified methodology for calculating the performance of each private prekindergarten provider and public school provider to include an analysis conducted by an independent expert with specified experience beginning in a specified program year; amending s. 1002.71, F.S.; providing requirements for early learning coalitions retention and expenditure of specified funds; amending s. 1002.82, F.S.; revising the powers and duties of the Department of Education relating to the administration of the Child Care and Development Block Grant Trust Fund; amending s. 1002.83, F.S.; revising a provision relating to the appointment of members of an early learning coalition; amending s. 1002.89, F.S.; providing for specified financial support to child care providers and staff to be included in school readiness program costs; amending s. 1002.945, F.S.; revising requirements for a child care provider to obtain and maintain a designation as a Gold Seal Quality Care provider; amending s. 1002.95, F.S.; requiring early learning coalitions to provide specified support to a specified scholarship program; amending s. 1008.25, F.S.; revising reading intervention requirements for Voluntary Prekindergarten Education Program students; amending ss. 39.101, 1002.57, and 1002.59, F.S.; conforming cross-references; providing an effective date.

By the Appropriations Committee on Health and Human Services; the Committee on Children, Families, and Elder Affairs; and Senator Yarborough—

CS for CS for SB 1064—A bill to be entitled An act relating to children removed from caregivers; amending s. 409.988, F.S.; requiring community-based care lead agencies, by a certain date and in coordination with the local managing entity, to administer a certain trauma-focused screening within a specified timeframe to children removed from certain caregivers, for specified purposes; requiring a child welfare professional administering a trauma screening to request certain information; specifying requirements for further evaluation or intervention, if needed; requiring that, to the extent possible, any evaluation or intervention be integrated into certain treatment planning; providing that such evaluation or intervention may not be considered an additional or adjunct service or treatment; requiring community-based care lead agencies to offer voluntary trauma-focused screening and services under certain circumstances; amending s. 409.996, F.S.; requiring the Department of Children and Families to require in its

contracts with the community-based care lead agencies that such agencies and managing entities administer a trauma-focused screening within a specified timeframe to children removed from certain caregivers; conforming a cross-reference; providing an effective date.

By the Appropriations Committee on Criminal and Civil Justice; and Senator Wright—

CS for SB 1104—A bill to be entitled An act relating to victim compensation claims; amending s. 960.07, F.S.; authorizing the Department of Legal Affairs to issue waivers of any claim filing deadlines for specified victim claims for compensation upon a showing that a delay in filing the application occurred because of a delay in the testing of, or delay in the DNA profile matching from, a sexual assault forensic examination kit or biological material collected as evidence related to a sexual offense; conforming provisions to changes made by the act; making technical changes; providing an effective date.

By the Appropriations Committee on Criminal and Civil Justice; and Senator Ingoglia—

CS for SB 1140—A bill to be entitled An act relating to the Rapid DNA Grant Program; creating s. 943.324, F.S.; creating the Rapid DNA Grant Program within the Department of Law Enforcement for county jails or sheriffs’ offices; requiring the department to annually award grant funds to county jails or sheriffs’ offices; providing funding requirements; authorizing the department to establish criteria and set specific time periods for the acceptance of applications and the selection process for awarding grant funds; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; and Senators Ingoglia and Hutson—

CS for SB 1150—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 493.6105, F.S.; making a technical change; revising requirements for applicants for a Class “K” license; amending s. 493.6113, F.S.; revising the circumstances under which the Department of Agriculture and Consumer Affairs may waive firearms training requirements; revising requirements for applicants for a Class “K” license; requiring the Division of Licensing of the department to establish a specified late fee by rule; amending s. 493.6123, F.S.; authorizing the department to publish certain information online in lieu of using a paper format; amending ss. 493.6304 and 493.6406, F.S.; making technical changes; amending s. 496.405, F.S.; revising requirements relating to registration fees for certain charitable organizations, sponsors, and parent organizations; amending s. 496.406, F.S.; conforming provisions to changes made by the act; amending s. 527.01, F.S.; revising the definitions of the terms “Category I liquefied petroleum gas dealer” and “Category V LP gas installer”; creating s. 812.0151, F.S.; defining the term “fuel”; providing criminal penalties for certain actions relating to retail fuel theft; requiring law enforcement agencies to remove and reclaim, recycle, or dispose of fuel in a specified manner; requiring judges to enter a specified order for persons convicted of violating specified provisions; specifying that convicted persons are responsible for certain costs and payments; reenacting ss. 366.032(1)(e) and 489.105(3)(m), F.S., relating to preemption over utility service restrictions and definitions, respectively, to incorporate the amendments made by this act to s. 527.01, F.S., in references thereto; providing an effective date.

By the Appropriations Committee on Agriculture, Environment, and General Government; the Committee on Banking and Insurance; and Senator DiCeglie—

CS for CS for SB 1158—A bill to be entitled An act relating to the Department of Financial Services; amending s. 20.121, F.S.; revising powers and duties of the department’s Division of Investigative and Forensic Services; deleting the department’s Strategic Markets Research and Assessment Unit; amending s. 112.215, F.S.; redefining the term “employee” as “government employee” and revising the definition of the term; revising eligibility for plans of deferred compensation established by the Chief Financial Officer; revising the membership of the Deferred Compensation Advisory Council; making technical changes; amending s. 215.55952, F.S.; revising the initial date and subsequent

intervals in which the Chief Financial Officer must provide the Governor and the Legislature with a report on the economic impact of certain hurricanes; amending s. 274.01, F.S.; revising the definition of the term "governmental unit" for purposes of ch. 274, F.S.; amending s. 440.13, F.S.; authorizing, rather than requiring, a judge of compensation claims to order an injured employee's evaluation by an expert medical advisor under certain circumstances; revising the schedules of maximum reimbursement allowances determined by the three-member panel under the Workers' Compensation Law; revising reimbursement requirements for certain providers; requiring the department to annually notify carriers and self-insurers of certain schedules; requiring the publication of a schedule in a certain manner; providing construction; revising factors the panel must consider in establishing the uniform schedule of maximum reimbursement allowances; deleting certain standards for practice parameters; amending s. 440.385, F.S.; revising eligibility requirements for the board of directors of the Florida Self-Insurers Guaranty Association, Incorporated; providing construction; authorizing the Chief Financial Officer to remove a director under certain circumstances; specifying requirements for, and restrictions on, directors; prohibiting directors and employees of the association from knowingly accepting certain gifts or expenditures; providing penalties; amending s. 497.005, F.S.; adding and revising definitions for purposes of the Florida Funeral, Cemetery, and Consumer Services Act; amending s. 624.1265, F.S.; revising conditions for a nonprofit religious organization to be exempt from requirements of the Florida Insurance Code; amending s. 624.501, F.S.; deleting an application filing and license fee for reinsurance intermediaries; amending s. 626.015, F.S.; revising the definition of the term "association" for purposes of part I of ch. 626, F.S.; amending s. 626.171, F.S.; deleting the authority of designated examination centers to take fingerprints of applicants for a license as an agent, customer representative, adjuster, service representative, or reinsurance intermediary; amending s. 626.173, F.S.; providing that a certain notice requirement for certain licensed insurance agencies ceasing the transacting of insurance does not apply to certain kinds of insurance; amending s. 626.207, F.S.; revising violations for which the department must adopt rules establishing specific penalties; amending s. 626.221, F.S.; adding a certification that exempts an applicant for license as an all-lines adjuster from an examination requirement; amending s. 626.2815, F.S.; revising continuing education requirements for certain insurance representatives; amending s. 626.321, F.S.; deleting certain requirements for, and restrictions on, licensees of specified limited licenses; adding a limited license for transacting preneed funeral agreement insurance; specifying conditions for issuing such license without an examination; amending s. 626.611, F.S.; revising specified grounds for compulsory disciplinary actions taken by the department against insurance representatives; amending s. 626.621, F.S.; adding grounds for discretionary disciplinary actions taken by the department against insurance representatives; amending s. 626.7492, F.S.; revising definitions of the terms "producer" and "reinsurance intermediary manager"; revising licensure requirements for reinsurance intermediary brokers and reinsurance intermediary managers; deleting the authority of the department to refuse to issue a reinsurance intermediary license under certain circumstances; amending s. 626.752, F.S.; requiring the department to suspend the authority of an insurer or employer to appoint licensees under certain circumstances relating to the exchange of insurance business; amending s. 626.785, F.S.; authorizing certain persons to obtain a limited license to sell only policies of life insurance covering the expense of a prearrangement for funeral services or merchandise; amending ss. 626.793 and 626.837, F.S.; requiring the department to suspend the authority of an insurer or employer to appoint licensees under certain circumstances relating to the acceptance of excess or rejected insurance business; amending s. 626.8411, F.S.; providing that certain notice requirements do not apply to title insurance agents or title insurance agencies; amending s. 626.8437, F.S.; adding grounds for compulsory disciplinary actions taken by the department against a title insurance agent or agency; amending s. 626.844, F.S.; adding grounds for discretionary disciplinary actions taken by the department against a title insurance agent or agency; amending s. 626.8473, F.S.; revising requirements for engaging in the business as an escrow agent in connection with real estate closing transactions; amending s. 626.854, F.S.; revising applicability of a prohibited act relating to public insurance adjusters; amending s. 626.874, F.S.; revising eligibility requirements for the department's issuance of licenses to catastrophe or emergency adjusters; revising grounds on which the department may deny such license; amending s. 626.9892, F.S.; revising a condition and adding violations for which the department may pay rewards under the Anti-

Fraud Reward Program; amending s. 626.9957, F.S.; providing for the expiration of a health coverage navigator's registration under certain circumstances; specifying a restriction on expired registrations; amending s. 627.351, F.S.; revising requirements for membership of the Florida Medical Malpractice Joint Underwriting Association; providing construction; specifying a requirement for filling vacancies; authorizing the Chief Financial Officer to remove board members under certain circumstances; providing requirements for, and restrictions on, board members; providing penalties; amending s. 627.4215, F.S.; revising the applicability of disclosure requirements for health insurers relating to behavioral health insurance coverage; amending s. 627.7015, F.S.; providing that a disputed property insurance claim is not eligible for mediation until certain conditions are met; providing that fees for a rescheduled mediation conference be assessed by the department rather than the administrator; authorizing the department to suspend an insurer's authority to appoint licensees under certain circumstances; amending s. 627.7074, F.S.; authorizing the department to designate, by written contract or agreement, an entity or a person to administer the alternative dispute resolution process for sinkhole insurance claims; amending s. 627.745, F.S.; revising requirements and procedures for the mediation of personal injury claims under a motor vehicle insurance policy; requiring the department to adopt specified rules relating to a motor vehicle claims insurance mediation program; authorizing the department to designate a person or entity to serve as administrator; amending s. 631.141, F.S.; authorizing the department in receivership proceedings to take certain actions as a domiciliary receiver; amending s. 631.252, F.S.; revising conditions under which policies and contracts of insolvent insurers are canceled; amending ss. 631.56, 631.716, 631.816, and 631.912, F.S.; revising membership eligibility requirements for the Florida Insurance Guaranty Association, the Florida Life and Health Insurance Guaranty Association, the Florida Health Maintenance Organization Consumer Assistance Plan, and the Florida Workers' Compensation Insurance Guaranty Association, Incorporated, respectively; providing construction; authorizing the Chief Financial Officer to remove a board member under certain circumstances; specifying requirements for, and restrictions on, board members; providing penalties; creating s. 633.1423, F.S.; defining the term "organization"; authorizing the Division of State Fire Marshal to establish a direct-support organization; specifying the purpose of and requirements for the organization; specifying requirements for the organization's written contract and board of directors; providing requirements for the use of property, annual budgets and reports, an annual audit, and the division's receipt of proceeds; authorizing moneys received to be held in a depository account; providing for future repeal; amending s. 634.181, F.S.; adding grounds for compulsory disciplinary actions by the department against motor vehicle service agreement salespersons; requiring the department to immediately temporarily suspend a license or appointment under certain circumstances; prohibiting a person from transacting insurance business after such suspension; authorizing the department to adopt rules; amending s. 634.191, F.S.; revising grounds for discretionary disciplinary actions by the department against motor vehicle service agreement salespersons; requiring salespersons to submit certain documents to the department; authorizing the department to adopt rules; amending s. 634.320, F.S.; revising grounds for compulsory disciplinary actions by the department against home warranty association sales representatives; requiring the department to immediately temporarily suspend a license or appointment under certain circumstances; prohibiting a person from transacting insurance business after such suspension; authorizing the department to adopt rules; amending s. 634.321, F.S.; revising grounds for discretionary disciplinary actions by the department against home warranty association sales representatives; authorizing the department to adopt rules; amending s. 634.419, F.S.; providing that specified home solicitation sale requirements do not apply to certain persons relating to the solicitation of service warranty or related service or product sales; amending s. 634.422, F.S.; revising grounds for compulsory disciplinary actions by the department against service warranty association sales representatives; requiring the department to immediately temporarily suspend a license or appointment under certain circumstances; prohibiting a person from transacting insurance business after such suspension; authorizing the department to adopt rules; amending s. 634.423, F.S.; revising grounds for discretionary disciplinary actions by the department against service warranty association sales representatives; authorizing the department to adopt rules; reordering and amending s. 648.25, F.S.; defining and redefining terms; amending s. 648.26, F.S.; authorizing certain actions by the department or the Office of Insurance Regulation relating to certain confidential records relating

to bail bond agents; amending s. 648.27, F.S.; deleting a provision relating to the continuance of a temporary bail bond agent license; amending s. 648.285, F.S.; revising requirements, conditions, and procedures for a bail bond agency license; providing applicability; conforming a provision to changes made by the act; amending s. 648.30, F.S.; revising requirements and conditions for the licensure and appointment as a bail bond agent or bail bond agency; conforming a provision to changes made by the act; amending s. 648.31, F.S.; specifying that there is no fee for the issuance of any appointment to a bail bond agency; conforming a provision to changes made by the act; amending s. 648.34, F.S.; revising qualifications for a bail bond agent license; conforming a provision to changes made by the act; amending s. 648.355, F.S.; deleting provisions relating to temporary licenses as a limited surety agent or professional bail bond agent; specifying requirements for an individual licensed as a temporary bail bond agent to qualify for bail bond agent license; prohibiting the department from issuing a temporary bail bond agent license beginning on a specified date; providing construction relating to existing temporary licenses; amending s. 648.382, F.S.; revising requirements for the appointment of bail bond agents or bail bond agencies; conforming a provision to changes made by the act; amending s. 648.386, F.S.; defining the term “classroom instruction”; revising requirements for approval and certification as an approved limited surety agent and professional bail bond agent continuing education school; amending s. 648.387, F.S.; renaming primary bail bond agents as bail bond agents in charge; revising the department’s disciplinary authority; revising prohibited actions and the applicability of such prohibitions; providing for the automatic expiration of a bail bond agency’s license under certain circumstances; creating s. 648.3875, F.S.; providing requirements for applying for designation as a bail bond agent in charge; amending s. 648.39, F.S.; revising applicability of provisions relating to termination of appointments of certain agents and agencies; repealing s. 648.41, F.S., relating to termination of appointment of temporary bail bond agents; amending s. 648.42, F.S.; conforming a provision to changes made by the act; making a technical change; amending s. 648.44, F.S.; revising applicability of prohibited acts; revising and specifying prohibited acts of bail bond agents and bail bond agencies; conforming provisions to changes made by the act; amending s. 648.441, F.S.; revising applicability of a prohibition against furnishing supplies to an unlicensed bail bond agent; amending s. 648.46, F.S.; authorizing certain actions by the department or the office relating to certain confidential records relating to bail bond agents; amending s. 648.50, F.S.; revising applicability of provisions relating to disciplinary actions taken by the department; conforming provisions to changes made by the act; amending s. 717.135, F.S.; revising a requirement for, and a prohibition on, claimants’ representatives relating to unclaimed property recovery agreements and purchase agreements; providing construction; amending s. 843.021, F.S.; revising a defense to an unlawful possession of a concealed handgun key; amending ss. 631.152, 631.398, and 903.09, F.S.; conforming cross-references; ratifying specified rules of the department; providing construction; providing effective dates.

By the Appropriations Committee on Agriculture, Environment, and General Government; and Senator Collins—

CS for SB 1164—A bill to be entitled An act relating to the Department of Agriculture and Consumer Services; amending s. 212.08, F.S.; authorizing farmers whose property meets certain requirements to apply to the Department of Revenue for a Florida farm tax exempt agricultural materials (TEAM) card; providing the purpose of the Florida farm TEAM card; providing that the Florida farm TEAM card is subject to certain review and expiration provisions; requiring the Department of Revenue to adopt rules; authorizing the Department of Agriculture and Consumer Services to take certain administrative actions regarding the Florida farm TEAM card; requiring the Department of Revenue to accept Florida farm TEAM card applications beginning on a specified date; authorizing the Department of Revenue to adopt emergency rules; providing for the expiration of such authority; amending s. 213.053, F.S.; authorizing the Department of Revenue to make certain information available to the Department of Agriculture and Consumer Services for the purpose of administering the Florida farm TEAM card; creating s. 287.0823, F.S.; requiring by a specified date all food commodities purchased by certain state entities to be grown or produced in this state under certain circumstances; requiring such state entities to give preference to certain food commodities; authorizing certain competitive solicitations to give preference to certain

vendors under certain circumstances; requiring the Department of Management Services to provide a biennial report to the Governor, the Cabinet, and the Legislature by a specified date; requiring the department to adopt by rule a specified form; requiring certain state entities to submit the form to the department biennially by a specified date; providing requirements for the report; amending s. 500.03, F.S.; revising and deleting terms; revising construction regarding the selling of food; amending s. 500.032, F.S.; requiring the Department of Agriculture and Consumer Services to administer and enforce certain provisions relating to the storage of food; amending s. 500.12, F.S.; revising the types of entities required to obtain food permits from the department; conforming provisions to changes made by the act; requiring food permits to be annually renewed in accordance with certain provisions; authorizing the department to charge a prorated permit fee for specified purposes; requiring late fees for applications not received on or before their due date; amending s. 500.121, F.S.; conforming provisions to changes made by the act; amending s. 500.147, F.S.; requiring bottled water to be processed in conformance with department rule; amending s. 500.172, F.S.; authorizing an agent of the department to take specified actions regarding mislabeled food; reordering and amending s. 502.012, F.S.; defining, revising, and redefining terms; amending s. 502.013, F.S.; revising the purpose of certain provisions regarding milk and milk products; amending s. 502.014, F.S.; revising the authority of the department to permit and collect samples of products for testing at certain facilities; amending s. 502.042, F.S.; deleting a provision requiring the department to periodically conduct certain shelf-life studies and to sample certain milk products; making technical changes; amending s. 502.053, F.S.; revising the milk facilities required to apply for a permit to operate; requiring operating permits for certain frozen dessert plants; deleting a requirement that frozen dessert plant permit holders submit specified reports to the department; conforming provisions to changes made by the act; amending s. 502.181, F.S.; deleting prohibitions against certain testing for milkfat content and for repasteurizing milk; amending s. 502.231, F.S.; conforming a provision to changes made by the act; repealing s. 502.301, F.S., relating to the Dairy Industry Technical Council; creating s. 570.161, F.S.; requiring certain licensees or permit holders to notify the department in writing of the person’s e-mail address; providing civil penalties; providing that service by e-mail constitutes adequate and sufficient notice; authorizing the department to achieve service by other specified means under certain circumstances; repealing s. 570.23, F.S., relating to the State Agricultural Advisory Council; amending s. 570.71, F.S.; requiring the department to submit specified conservation easement purchase agreements to the Board of Trustees of the Internal Improvement Trust Fund for approval; amending s. 570.715, F.S.; increasing the estimated value threshold for the appraisal of specified conservation easement acquisitions; repealing s. 570.843, F.S., relating to the Florida Young Farmer and Rancher Advisory Council; amending s. 570.93, F.S.; revising the required contents of the department’s agricultural water conservation program; amending s. 576.011, F.S.; defining and redefining terms; repealing ss. 581.217(14) and 585.008, F.S., relating to the Industrial Hemp Advisory Council and the Animal Industry Technical Council, respectively; amending s. 586.045, F.S.; revising the timeframe during which the department is required to provide written notice and forms to beekeepers for annual certificate of registration renewals; amending s. 595.404, F.S.; requiring the department to adopt and implement an exemption, waiver, and variance process by rule for sponsors of certain school food and other nutrition programs; amending s. 597.003, F.S.; revising the powers and duties of the department regarding the regulation of aquaculture in this state; providing construction; amending s. 597.004, F.S.; deleting requirements for rules adopted by the department for aquaculture certificates of registration; deleting provisions authorizing certain alligator producers to be issued aquaculture certificates of registration; providing legislative intent; preempting to the department the regulatory and permitting authority for all aquaculture products; providing construction; revising the types of aquaculture products that may be sold by an aquaculture producer under certain circumstances; amending s. 597.005, F.S.; revising the composition and responsibilities of the Aquaculture Review Council; amending s. 599.002, F.S.; revising the composition of the Viticulture Advisory Council; amending s. 934.50, F.S.; authorizing non-law enforcement employees of the department to use drones for specified purposes; amending s. 259.105, F.S.; conforming cross-references; reenacting ss. 373.016(4)(a), 373.223(3), and 373.701(2)(a), F.S., relating to declarations of state water policy and conditions for a permit, respectively, to

incorporate the amendment made by this act to s. 500.03, F.S., in references thereto; providing an appropriation; providing an effective date.

By the Appropriations Committee on Health and Human Services; the Committee on Children, Families, and Elder Affairs; and Senators Simon and Book—

CS for CS for SB 1182—A bill to be entitled An act relating to education and training for Alzheimer’s disease and related forms of dementia; creating s. 430.5025, F.S.; providing a short title; defining terms; requiring the Department of Elderly Affairs to offer certain education about Alzheimer’s disease and related forms of dementia to the general public; specifying uniform dementia-related education and training for employees of covered providers; requiring the department to provide certain dementia-related employee training in an online format and at no cost; providing minimum requirements for the training; requiring the department to make a record of the completion of the training; providing requirements for the record; requiring covered providers to maintain such records of training completion for their employees; providing that an employee does not have to repeat such training after changing employment to another covered provider; providing additional training and continuing education requirements for certain employees who provide direct care to patients with Alzheimer’s disease or related forms of dementia; authorizing the department to establish training curriculum guidelines; authorizing the department to approve training providers and curricula and maintain a list of approved providers; authorizing training to be offered in a variety of formats; providing that certain continuing education does not require the adoption of curriculum guidelines by the department or provider or curriculum approval by the department; authorizing the department to develop or provide continuing education training or curricula as an option for covered providers and their employees; providing qualifications and requirements for training providers; providing that training curricula approved before the effective date of the act remain in effect until their respective expiration dates; authorizing the department to adopt rules related to training curriculum guidelines, qualified training providers, and compliance monitoring procedures; authorizing certified nursing assistants to count the dementia-related training toward their annual certification training requirements; authorizing health care practitioners to count the dementia-related training requirements toward their continuing education requirements for licensure; authorizing persons employed, contracted, or referred to provide services before the effective date of the act to complete the required training by a specified date; providing for the substitution of equivalent training for training required by this act; authorizing persons to satisfy the training requirements of this act using training curricula approved before the effective date of the act until the department adopts rules for training curricula guidelines; amending ss. 400.0239, 400.1755, and 400.4785, F.S.; conforming provisions to changes made by the act; creating s. 400.51, F.S.; requiring a person employed, contracted, or referred by a nurse registry or a person registered with the Agency for Health Care Administration to provide companion or homemaker services to complete specified training; amending s. 400.980, F.S.; requiring health care services pools to verify and maintain documentation that certain employees or independent contractors have met specified licensing, certification, training, and continuing education requirements; prohibiting delegation of specified responsibilities; amending s. 429.178, F.S.; conforming provisions to changes made by the act; amending s. 429.52, F.S.; conforming provisions to changes made by the act; exempting certain employees of assisted living facilities from specified training requirements; amending ss. 429.83, 429.917, and 429.918, F.S.; conforming provisions to changes made by the act; providing an effective date.

By the Committees on Finance and Tax; and Community Affairs; and Senator Collins—

CS for CS for SB 1184—A bill to be entitled An act relating to agricultural lands; amending s. 125.01, F.S.; prohibiting a county from levying special assessments on certain lands; deleting exceptions; deleting the definition of the term “agricultural pole barn”; amending s. 163.3162, F.S.; defining the term “agricultural employee”; authorizing construction or installation of housing for agricultural employees on certain lands; providing requirements for such housing; exempting such housing from certain local government approval; providing limitations

on eligibility for residential uses of certain property; amending s. 193.461, F.S.; prohibiting local governments from adopting land use or zoning restrictions, conditions, or regulations that require termination or surrender of agricultural classifications for certain property; providing that such restrictions, conditions, or regulations adopted before a specified date are invalid and unenforceable; amending s. 381.0065, F.S.; requiring the Department of Environmental Protection to permit and inspect toilet facilities placed on lands classified as agricultural for certain use; providing an effective date.

By the Committees on Fiscal Policy; and Governmental Oversight and Accountability; and Senator Boyd—

CS for CS for SB 1188—A bill to be entitled An act relating to contract liability; amending s. 287.058, F.S.; requiring that certain procurement agreements include a specified provision; reenacting ss. 287.0571(5) and 1002.84(13), F.S., relating to contract requirements for proposed outsourcing and procurement contract requirements for early learning coalitions, respectively, to incorporate the amendment made to s. 287.058, F.S., in references thereto; providing an effective date.

By the Appropriations Committee on Criminal and Civil Justice; the Committee on Criminal Justice; and Senator Burgess—

CS for CS for SB 1226—A bill to be entitled An act relating to controlled substances; amending s. 893.13, F.S.; providing criminal penalties; providing for a mandatory minimum term of imprisonment if a person sells, manufactures, or delivers or possesses with intent to sell, manufacture, or deliver specified substances or mixtures, and such substance or mixture has at least one specified attribute; amending s. 893.135, F.S.; providing enhanced criminal penalties; providing for a mandatory minimum term of imprisonment if a person commits specified prohibited acts relating to controlled substances, and such substance or mixture has at least one specified attribute; providing an effective date.

By the Appropriations Committee on Transportation, Tourism, and Economic Development; the Committee on Transportation; and Senator DiCeglie—

CS for CS for SB 1250—A bill to be entitled An act relating to the Department of Transportation; amending s. 288.9606, F.S.; providing construction regarding the proceeds of bonds of the Florida Development Finance Corporation; revising purposes for which the corporation may, without certain authorization from a public agency, issue revenue bonds or other evidence of indebtedness; amending s. 311.101, F.S.; authorizing the department to provide up to 100 percent of project costs for certain eligible projects in rural areas of opportunity; amending s. 316.0777, F.S.; defining the term “law enforcement agency”; authorizing installation of an automated license plate recognition system within the right-of-way of any road on the State Highway System for a specified purpose; providing that such installations are solely within the department’s discretion and must be in accordance with placement and installation guidelines developed by the department; prohibiting use of an automated license plate recognition system to issue a notice of violation or a traffic citation; requiring removal of such a system within a specified timeframe at the expense of the requesting law enforcement agency upon notification by the department; providing that the department is not liable for any damages resulting from the requesting law enforcement agency’s operation of such a system; providing for a maximum period of retention of certain records generated through the use of an automated license plate recognition system; amending s. 330.30, F.S.; prohibiting the department from requiring an applicant to provide a written memorandum of understanding or letter of agreement with other airport sites regarding air traffic pattern separation procedures under certain circumstances; providing exceptions; amending s. 332.007, F.S.; authorizing the department, subject to the availability of appropriated funds, to fund up to 100 percent of eligible project costs of certain projects at specified publicly owned, publicly operated airports with no scheduled commercial service; providing prioritization criteria; providing for allocation of any remaining funds; amending s. 334.044, F.S.; revising the department’s powers and duties; amending s. 337.11, F.S.; increasing the maximum cost of contracts for construction and maintenance the department may enter into without advertising and receiving competitive bids; amending s. 339.135, F.S.; abrogating the

expiration of provisions authorizing the approval of certain work program amendments submitted by the department; amending s. 339.175, F.S.; abolishing the Chairs Coordinating Committee; requiring metropolitan planning organizations serving specified counties to submit a certain feasibility report by a specified date, with certain goals; amending s. 341.052, F.S.; requiring that public transportation development plans of eligible providers of public transit block grants be consistent with the long-range transportation plans of the metropolitan planning area in which the providers are located; amending s. 341.071, F.S.; revising requirements of annual public transit provider reports; requiring each public transit provider to publish on its website, rather than in the local newspaper, certain performance measures; repealing part IV of ch. 348, F.S., relating to the Santa Rosa Bay Bridge Authority; transferring the governance and control of the Santa Rosa Bay Bridge Authority to the department; transferring the remaining assets, facilities, property, and property rights of the authority to the department; providing that the department succeeds to all powers of the authority; authorizing the department to review other contracts, financial obligations, and contractual obligations and liabilities of the authority and to assume legal liability for such obligations determined by the department to be necessary for the continued operation of the bridge system; authorizing the department to transfer the bridge system, or any portion thereof, to become part of the turnpike system; providing effective dates.

By the Committees on Fiscal Policy; and Transportation; and Senators Trumbull, Burgess, Gruters, and Ingoglia—

CS for CS for SB 1258—A bill to be entitled An act relating to the use of phosphogypsum; amending s. 336.044, F.S.; authorizing the Department of Transportation to undertake demonstration projects using phosphogypsum in road construction aggregate material to determine its feasibility as a paving material; creating s. 337.02611, F.S.; requiring the department to conduct a study on the suitability of using phosphogypsum as a construction aggregate material; providing requirements for the study; providing that such materials may be used as a construction aggregate material in accordance with specified regulations if the department determines it suitable for such use; amending s. 403.7045, F.S.; prohibiting phosphogypsum from being regulated as solid waste if used in accordance with an allowed use under specified federal regulations and approvals; providing that phosphogypsum may be placed in stack systems permitted by the department; providing an effective date.

By the Appropriations Committee on Health and Human Services; and Senators Rouson and Davis—

CS for SB 1352—A bill to be entitled An act relating to sickle cell disease medications, treatment, and screening; creating s. 383.147, F.S.; requiring newborn and infant screening providers to notify primary care physicians of newborns and infants of certain screening results and to submit the results to the Department of Health for a specified purpose; requiring such physicians to provide certain information to parents and guardians of such newborns or infants; requiring the department to contract with a certain center to establish and maintain a sickle cell registry; providing a requirement for the registry; authorizing parents and guardians of children in the registry to request to have them removed from the registry; providing duties of the department and the center; providing requirements for certain notification that the center must provide to parents and guardians; requiring the department to adopt rules; creating s. 409.91235, F.S.; requiring the Agency for Health Care Administration, in consultation with certain entities, to review sickle cell disease medications, treatments, and services for Medicaid recipients and develop a written report, post the report on its website, and submit a copy of the report to the Governor, the Legislature, and certain entities by a specified date and every 2 years thereafter; providing requirements for the report; providing an appropriation; providing an effective date.

By the Appropriations Committee on Education; and Senators Perry and Collins—

CS for SB 1386—A bill to be entitled An act relating to the Florida School for Competitive Academics; amending s. 1000.04, F.S.; revising the components of the delivery of public education within the Florida

Early Learning-20 education system to include the Florida School for Competitive Academics; creating s. 1002.351, F.S.; providing for the establishment of the Florida School for Competitive Academics; providing for the purpose and mission of the school; requiring each district school board to ensure eligible students are informed of the school; providing for the appointment of the board of trustees; prescribing the powers and duties of the board of trustees; providing sovereign immunity to the board of trustees; specifying the board's duties regarding the maintenance of student and employee records; providing requirements regarding background screening of school personnel; specifying duties of the board regarding personnel; providing for funding of the school; requiring the Auditor General to conduct audits of the school; authorizing the Department of Education's Office of Inspector General to conduct investigations, as appropriate; exempting the school from specified requirements in the Florida Early Learning-20 Education Code; providing exceptions; specifying applicability of certain provisions of law; creating s. 1011.58, F.S.; prescribing procedures for the school's submittal of legislative budget requests; requiring the school to submit an implementation plan to the Department of Education; requiring the Commissioner of Education to include the school in the department's legislative budget request, subject to specified conditions; requiring the school to submit its fixed capital outlay request to the department; creating s. 1011.59, F.S.; prescribing procedures and requirements governing the request and the appropriation of funds for the operation of the school; requiring the board to develop an annual operating budget; requiring the Chief Financial Officer to transfer or reallocate funds if certain conditions are met; requiring the board to establish authorized positions within funds appropriated to the school; providing for the carry forward of any unexpended funds; providing that the board of trustees may expend, reserve, or carry forward of certain balances for fixed capital outlay projects; amending s. 11.45, F.S.; revising the duties of the Auditor General to conform to changes made by the act; amending s. 110.205, F.S.; exempting school personnel from provisions governing the state career service system; amending s. 216.251, F.S.; specifying the manner of setting salaries for positions within the school; amending s. 447.203, F.S.; revising the definition of the terms "public employer" or "employer" to include the school for purposes of part II of ch. 447, F.S.; making technical changes; amending s. 1001.20, F.S.; revising the powers of the department's Office of Inspector General to conform to changes made by the act; providing a directive to the Division of Law Revision; providing an effective date.

By the Appropriations Committee on Health and Human Services; the Committee on Health Policy; and Senator Davis—

CS for CS for SB 1408—A bill to be entitled An act relating to the sickle cell program; providing a short title; amending s. 381.815, F.S.; requiring the Department of Health to establish a grant program for the prevention, care, and treatment of sickle cell disease and sickle cell trait or sickle cell trait carriers and for certain educational programs; requiring the department to develop application criteria and standards of eligibility for grants under the program; requiring the department to ensure that grant funds are used for specified purposes; requiring the department to conduct a specified study; requiring the department to adopt rules; providing an effective date.

By the Committee on Fiscal Policy; and Senator Avila—

CS for SB 1456—A bill to be entitled An act relating to firearm offenses; amending s. 775.087, F.S.; adding the conviction for committing or the attempt to commit a felony offense of human trafficking to the list of offenses during the commission of which if a person possesses a firearm, destructive device, a semiautomatic firearm and its high-capacity detachable box magazine, or a machine gun, such person is subject to a specified mandatory minimum term of imprisonment; conforming provisions to changes made by the act; amending s. 790.22, F.S.; increasing the maximum number of days of detention that a minor who violates specified provisions for a first, second, or subsequent offense may serve in a secure detention facility; amending s. 812.014, F.S.; increasing the criminal penalties and providing that it is grand theft of the second degree if the property stolen is a firearm and the offender has previously been convicted for grand theft of a firearm under a specified provision; conforming a provision to changes made by the act; amending s. 985.24, F.S.; requiring consideration of a juvenile's use of a firearm when determining detention; amending s. 985.245, F.S.;

requiring the juvenile risk assessment instrument to consider a juvenile's unlawful use of a firearm; amending s. 985.25, F.S.; requiring a juvenile charged with an offense involving the possession or use of a firearm to be placed in secure detention care at a specified hearing; amending s. 985.26, F.S.; authorizing a court to extend the length of secure detention if a child is charged with an offense involving the possession or use of a firearm; amending s. 921.0022, F.S.; ranking offenses on the offense severity ranking chart of the Criminal Punishment Code; providing an effective date.

By the Committee on Fiscal Policy; and Senator Martin—

CS for SB 1534—A bill to be entitled An act relating to pretrial release and detention; amending s. 903.011, F.S.; providing for setting, reduction, and alteration of bail; requiring the Supreme Court to create and periodically update a statewide uniform bail bond schedule for certain offenses; providing for the chief judge of a judicial circuit to establish a lower bail bond schedule in certain cases; requiring Supreme Court approval for local deviations from the statewide uniform bail bond schedule; providing that arrested persons in certain categories may not be released until a first appearance and that bond for such persons be individually determined based on specified factors; amending s. 903.047, F.S.; authorizing a court to consider nonmonetary conditions in addition to or in lieu of a monetary amount subject to specified limitations; listing possible nonmonetary conditions; amending s. 903.0471, F.S.; providing that a court may revoke pretrial release and order pretrial detention if a defendant materially violates any release condition; amending s. 907.041, F.S.; revising the definition of the term “dangerous crime”; providing that a person arrested for a dangerous crime may not be granted nonmonetary pretrial release at a first appearance hearing; specifying that upon motion by the state attorney, a court may order pretrial detention in certain circumstances; providing for a detention hearing for persons charged with dangerous crimes; authorizing a state attorney or a court to move for detention of persons charged with dangerous crimes in certain circumstances; requiring a court to order pretrial detention in certain circumstances; providing requirements for detention hearings; revising requirements for a pretrial detention order; requiring a court to provide specified information to certain defendants; providing that a party may move for reconsideration of a pretrial detention order any time before trial in certain circumstances; removing a requirement for pretrial detention for defendants charged with illegally manufacturing controlled substances in certain cases; providing an effective date.

By the Committees on Fiscal Policy; and Health Policy; and Senators Brodeur, Rodriguez, Wright, and Perry—

CS for CS for SB 1550—A bill to be entitled An act relating to prescription drugs; providing a short title; amending s. 499.005, F.S.; specifying additional prohibited acts related to the Florida Drug and Cosmetic Act; amending s. 499.012, F.S.; providing that prescription drug manufacturer and nonresident prescription drug manufacturer permitholders are subject to specified requirements; creating s. 499.026, F.S.; defining terms; requiring certain drug manufacturers to notify the Department of Business and Professional Regulation of reportable drug price increases on a specified form on the effective date of such increase; providing requirements for the form; providing construction; requiring such manufacturers to submit certain reports to the department by a specified date each year; providing requirements for the reports; authorizing the department to request certain additional information from the manufacturer before approving the report; requiring the department to submit the forms and reports to the Agency for Health Care Administration to be posted on the agency's website; prohibiting the agency from posting on its website certain submitted information that is marked as a trade secret; requiring the agency to compile all information from the submitted forms and reports and make it available to the Governor and the Legislature upon request; prohibiting manufacturers from claiming a public records exemption for trade secrets for certain information provided in such forms or reports; providing that department employees remain protected from liability for releasing the forms and reports as public records; authorizing the department, in consultation with the agency, to adopt rules; providing for emergency rulemaking; amending s. 624.307, F.S.; requiring the Division of Consumer Services of the Department of Financial Services to designate an employee as the primary contact for consumer complaints involving

pharmacy benefit managers; requiring the division to refer certain complaints to the Office of Insurance Regulation; amending s. 624.490, F.S.; revising the definition of the term “pharmacy benefit manager”; amending s. 624.491, F.S.; revising provisions related to pharmacy audits; amending s. 626.88, F.S.; revising the definition of the term “administrator”; defining the term “pharmacy benefit manager”; amending s. 626.8805, F.S.; providing a grandfathering provision for certain pharmacy benefit managers operating as administrators; providing a penalty for certain persons who do not hold a certificate of authority to act as an administrator on or after a specified date; requiring the office to submit a report detailing specified information to the Governor and the Legislature by a specified date; providing additional requirements for pharmacy benefit managers applying for a certificate of authority to act as an administrator; exempting pharmacy benefit managers from certain fees; amending s. 626.8814, F.S.; requiring pharmacy benefit managers to identify certain ownership affiliations to the office; requiring pharmacy benefit managers to report any change in such information to the office within a specified timeframe; creating s. 626.8825, F.S.; defining terms; providing requirements for certain contracts between a pharmacy benefit manager and a pharmacy benefits plan or program; requiring pharmacy benefits plans and programs, beginning on a specified date, to annually submit a certain attestation to the office; providing requirements for certain contracts between a pharmacy benefit manager and a participating pharmacy; requiring the Financial Services Commission to adopt rules; specifying requirements for certain administrative appeal procedures that such contracts with participating pharmacies must include; requiring pharmacy benefit managers to submit reports on submitted appeals to the office every 90 days; creating s. 626.8827, F.S.; specifying prohibited practices for pharmacy benefit managers; creating s. 626.8828, F.S.; authorizing the office to investigate administrators that are pharmacy benefit managers and certain applicants; requiring the office to review certain referrals and investigate them under certain circumstances; providing for biennial reviews of pharmacy benefit managers; requiring the office to submit an annual report of its examinations to the Governor and the Legislature by a specified date; providing requirements for the report, including specified additional requirements for the biennial reports; authorizing the office to conduct additional examinations; requiring the office to conduct an examination under certain circumstances; providing procedures and requirements for such examinations; defining the terms “contracts” and “knowing and willful”; providing that independent professional examiners under contract with the office may conduct examinations of pharmacy benefit managers; requiring the commission to adopt specified rules; specifying provisions that apply to such investigations and examinations; providing recordkeeping requirements for pharmacy benefit managers; authorizing the office to order the production of such records and other specified information; authorizing the office to take statements under oath; requiring pharmacy benefit managers and applicants subjected to an investigation or examination to pay the associated expenses; specifying covered expenses; providing for collection of such expenses; providing for the deposit of certain moneys into the Insurance Regulatory Trust Fund; authorizing the office to pay examiners, investigators, and other persons from such fund; providing administrative penalties; providing grounds for administrative action against a certificate of authority; amending s. 626.89, F.S.; requiring pharmacy benefit managers to notify the office of specified complaints, settlements, or discipline within a specified timeframe; requiring pharmacy benefit managers to annually submit a certain attestation statement to the office; amending s. 627.42393, F.S.; providing that certain step-therapy protocol requirements apply to a pharmacy benefit manager acting on behalf of a health insurer; amending ss. 627.64741 and 627.6572, F.S.; conforming provisions to changes made by the act; amending s. 641.31, F.S.; providing that certain step-therapy protocol requirements apply to a pharmacy benefit manager acting on behalf of a health maintenance organization; amending s. 641.314, F.S.; conforming a provision to changes made by the act; providing legislative intent, construction, and severability; providing appropriations and authorizing positions; providing an effective date.

By the Appropriations Committee on Health and Human Services; the Committee on Children, Families, and Elder Affairs; and Senator Ingoglia—

CS for CS for SB 1690—A bill to be entitled An act relating to sexual exploitation and human trafficking; amending s. 394.875, F.S.; requir-

ing residential treatment centers for children and adolescents to place specified signage; requiring the Department of Children and Families, in consultation with the Agency for Health Care Administration, to adopt rules; amending s. 787.29, F.S.; making technical changes; creating s. 402.88, F.S.; defining terms; requiring the department to develop a process to certify adult safe houses that provide housing and care to adult survivors of human trafficking; providing certification requirements; authorizing rulemaking; requiring the department to inspect adult safe houses before certification and annually thereafter; requiring the department to ensure the staff of each adult safe house completes specified intensive training; providing for department actions for noncompliance; amending s. 409.1678, F.S.; providing requirements for safe houses and safe foster homes; requiring the department to develop or approve educational programming on commercial sexual exploitation; amending s. 409.175, F.S.; requiring specified signage to be placed on the premises of facilities maintained by licensed child-caring agencies; requiring the department to adopt rules; amending s. 943.0583, F.S.; expanding the eligibility criteria for human trafficking victims who may seek expunction to include victims with certain records related to an offense listed in s. 775.084(1)(b)1., F.S.; providing an effective date.

By the Committee on Fiscal Policy; the Appropriations Committee on Criminal and Civil Justice; and the Committee on Criminal Justice—

CS for CS for SB 7016—A bill to be entitled An act relating to the Department of Corrections; amending s. 944.35, F.S.; defining the terms “private correctional facility” and “volunteer”; providing criminal penalties for any volunteer or employee of a contractor or subcontractor of the Department of Corrections who engages in sexual misconduct with specified inmates or offenders; providing exceptions; providing for a type two transfer of private correctional facilities from the Department of Management Services to the Department of Corrections; providing construction; amending ss. 287.042, 394.9151, 943.13, 944.02, 944.115, 944.72, 944.8041, 945.215, 946.504, 957.04, 957.06, 957.07, 957.08, 957.12, 957.14, 957.15, and 957.16, F.S.; conforming provisions to changes made by the act; reenacting s. 944.47(2)(b), F.S., relating to the penalty for the introduction, removal, or possession of contraband, to incorporate the amendment made to s. 944.115, F.S., in a reference thereto; providing an effective date.

EXECUTIVE BUSINESS

EXECUTIVE APPOINTMENTS SUBJECT TO CONFIRMATION BY THE SENATE:

The Secretary of State has certified that pursuant to the provisions of section 114.05, Florida Statutes, certificates subject to confirmation by the Senate have been prepared for the following:

<i>Office and Appointment</i>	<i>For Term Ending</i>
Florida Building Code Administrators and Inspectors Board Appointee: Grenier, Mark, DeLand	10/31/2026
Board of Trustees of Broward College Appointee: Zachariah, Zachariah “Reggie” P., Jr., Fort Lauderdale	05/31/2026
Board of Trustees of Gulf Coast State College Appointee: Windham, Caroline, Panama City	05/31/2025
Board of Trustees of Hillsborough Community College Appointee: Lametto, Brian, Valrico	05/31/2026
Board of Cosmetology Appointee: Giddens, Trena, Quincy	10/31/2026
Board of Governors of the State University System Appointee: Oliva, Jose R., Miami	01/06/2026
Reemployment Assistance Appeals Commission Appointee: Epsky, Thomas D., Confidential pursuant to s. 119.071(4), F.S.	06/30/2023

Office and Appointment

Board of Trustees, Florida Atlantic University Appointee: Levine, Bradley M., Lantana	01/06/2028
Board of Trustees, University of Central Florida Appointee: Cardenas, Ricardo, Windermere	01/06/2028
Board of Trustees, Florida State University Appointee: Henderson, Jim W., Winter Park	01/06/2028
Board of Trustees, University of South Florida Appointee: Horton, Oscar J., Lithia	01/06/2028
Board of Trustees, University of West Florida Appointee: Scott, Alonzie, III, Arlington	01/06/2026

Referred to the Committee on Ethics and Elections.

MESSAGES FROM THE GOVERNOR AND OTHER EXECUTIVE COMMUNICATIONS

The Governor advised that he had filed with the Secretary of State **SB 300** and **CS for SB 360** which he approved on April 13, 2023.

MESSAGES FROM THE HOUSE OF REPRESENTATIVES

FIRST READING

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 95 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee and Representative(s) Duggan, Plasencia, Barnaby, Garcia—

CS for HB 95—A bill to be entitled An act relating to rights of law enforcement officers and correctional officers; amending s. 112.531, F.S.; providing definitions; amending s. 112.532, F.S.; providing rights of law enforcement officers and correctional officers relating to Brady identification systems; prohibiting a law enforcement officer or correctional officer from being discharged, suspended, demoted, or otherwise disciplined for certain reasons; providing construction; requiring the employing agency of a law enforcement officer or correctional officer to conform to certain rules and procedures; creating s. 112.536, F.S.; providing that a prosecuting agency is not required to maintain a Brady identification system; authorizing a prosecuting agency to choose different procedures to fulfill its obligations under a specified Supreme Court case; requiring the employing agency of a law enforcement officer or correctional officer to forward specified information to a prosecuting agency; requiring an employing agency to provide certain notice to a law enforcement officer or correctional officer in specified circumstances; requiring a prosecuting agency that maintains a Brady information system to adopt written policies; providing minimum requirements for such policies; authorizing a law enforcement officer or correctional officer to request reconsideration of the inclusion of his or her name and information in a Brady identification system; requiring a prosecuting agency to remove the name of a law enforcement officer or correctional officer in a Brady identification system under certain circumstances; requiring a prosecuting agency to notify a law enforcement officer or correctional officer and certain parties that the officer's name is being removed from the Brady identification system; authorizing a law enforcement officer or correctional officer to petition for a writ of mandamus under certain circumstances; providing the scope of a court's judicial review; providing construction; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed HB 119 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Benjamin, Chambliss, Hart—

HB 119—A bill to be entitled An act relating to visiting county and municipal detention facilities; creating s. 951.225, F.S.; authorizing specified persons to visit at their pleasure county and municipal detention facilities; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 121 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Health Care Appropriations Subcommittee, Healthcare Regulation Subcommittee and Representative(s) Bartleman, Trabulsy, Anderson, Campbell, Cassel, Chaney, Daley, Eskamani, Franklin, Hunschovsky, Joseph, LaMarca, Lopez, V., Nixon, Tant, Waldron, Williams, Woodson—

CS for CS for HB 121—A bill to be entitled An act relating to Florida Kidcare program eligibility; amending s. 409.8132, F.S.; increasing the income eligibility threshold for coverage under the Medikids program component; amending s. 409.814, F.S.; increasing the income eligibility threshold for coverage under the Florida Kidcare program; requiring an applicant seeking coverage under the program to provide certain documentation if eligibility cannot be verified using reliable data sources; amending s. 409.816, F.S.; requiring that premiums for certain enrollees under the Florida Kidcare program be based on a tiered system of uniform premiums; amending s. 624.91, F.S.; conforming a provision to changes made by the act; providing effective dates.

—was referred to the Committee on Fiscal Policy.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 535 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Affairs Committee, Constitutional Rights, Rule of Law & Government Operations Subcommittee and Representative(s) Botana, Barnaby, Lopez, V., Plakon, Salzman—

CS for CS for HB 535—A bill to be entitled An act relating to funeral service benefits for public safety officers; providing a short title; amending s. 112.061, F.S.; authorizing travel expenses for certain members of a law enforcement agency for a specified purpose; amending s. 112.19, F.S.; increasing the amount of money to be paid toward the funeral and burial expenses of certain officers killed in the line of duty; creating s. 112.1921, F.S.; authorizing a certain number of hours of administrative leave to be granted to certain members of a law enforcement agency for a specified purpose; authorizing the head of a law enforcement agency to deny such administrative leave under certain circumstances; amending s. 287.17, F.S.; authorizing the use of a state motor vehicle to attend a funeral within the state of a law enforcement officer who was killed in the line of duty; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 537 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Criminal Justice Subcommittee and Representative(s) Silvers—

CS for HB 537—A bill to be entitled An act relating to custody and supervision of specified offenders; amending s. 794.011, F.S.; excluding certain offenders from eligibility to receive basic gain-time; amending s. 944.275, F.S.; excluding certain offenders from eligibility to receive incentive gain-time; amending s. 948.05, F.S.; excluding certain offenders from eligibility for specified reductions to a term of supervision; amending s. 948.30, F.S.; requiring a court to impose additional conditions of supervision on specified offenders; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 605, as amended, and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Criminal Justice Subcommittee and Representative(s) Smith, Barnaby, Caruso, Edmonds, Garcia, Hart, Killebrew, LaMarca, Moon-ey, Roth, Salzman, Stark—

CS for HB 605—A bill to be entitled An act relating to expunction of criminal history records; reenacting and amending s. 943.0585, F.S.; revising an eligibility criterion under which a person is eligible to petition a court to expunge a criminal history record if an indictment, information, or other charging document was dismissed by a court; expanding an exception to an eligibility requirement for expunction of a criminal history record to allow a prior expunction of a criminal history record granted for an offense committed when the person was a minor; providing applicability; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed HB 829 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Silvers, Lopez, V., Williams—

HB 829—A bill to be entitled An act relating to the operation and administration of the Baker Act; amending s. 394.457, F.S.; requiring the Department of Children and Families to provide specified information to certain individuals and organizations; requiring the department to maintain an information handbook and repository of answers to frequently asked questions; providing requirements for such handbook and repository; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed HB 1117 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Representative(s) Buchanan, Arrington, López, J.—

HB 1117—A bill to be entitled An act relating to the medical treatment of animals; providing a short title; amending s. 474.202, F.S.; defining the term "veterinary telemedicine"; creating s. 474.2021, F.S.; authorizing veterinarians to practice veterinary telemedicine; providing licensure requirements to practice veterinary telemedicine; providing jurisdiction of the Board of Veterinary Medicine; requiring a veterinarian practicing telemedicine to establish a veterinarian/client/patient relationship, provide the client with specified information, and employ certain professional judgments regarding the use of veterinary telemedicine; authorizing a veterinarian practicing telemedicine to order, prescribe, or make available specified medicinal drugs; prohi-

biting such veterinarian from ordering, prescribing, or making available controlled substances unless certain conditions are met; authorizing veterinarians to practice veterinary telemedicine for animals on certain animal operations if the veterinarian meets certain conditions; amending s. 474.203, F.S.; conforming provisions to changes made by the act; amending s. 474.214, F.S.; revising grounds for disciplinary action against a veterinarian; amending s. 474.2165, F.S.; revising the definition of the term "records owner" to conform to changes made by the act; amending s. 828.30, F.S.; authorizing certain employees, agents, or contractors to administer rabies vaccinations under certain circumstances; providing that a supervising veterinarian assumes responsibility for any person working under the veterinarian's supervision or at his or her direction; defining the term "indirect supervision"; authorizing a veterinarian who indirectly supervises the administration of the rabies vaccination to affix his or her signature stamp in lieu of an actual signature on the rabies vaccination certificate; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1221 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By State Administration & Technology Appropriations Subcommittee and Representative(s) Tomkow—

CS for HB 1221—A bill to be entitled An act relating to broadband Internet service providers; creating s. 364.391, F.S.; defining terms; specifying that the poles of rural electric cooperatives that are engaged in the provision of broadband are subject to regulation by the Public Service Commission; authorizing the commission to access the books and records of such cooperatives for specified purposes; providing that such information that contains proprietary confidential business information retains its confidential or exempt status when held by the commission; providing construction; amending s. 425.04, F.S.; authorizing rural electric cooperatives to engage in the provision of broadband; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1297 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee, Criminal Justice Subcommittee and Representative(s) Baker, Bankson, Black, Holcomb, Jacques, Plakon, Temple, Yarkosky—

CS for CS for HB 1297—A bill to be entitled An act relating to capital sexual battery; amending s. 794.011, F.S.; providing for death sentences for certain child sexual offenders; creating s. 921.1425, F.S.; providing legislative intent concerning capital punishment for certain child sexual offenders; providing for separate death penalty proceedings in such cases; providing for findings and recommended sentences by a jury; providing for imposition of sentence of life imprisonment or death; providing requirements for a court order in support of a death sentence; providing for automatic review of sentences of death; specifying aggravating factors and mitigating circumstances; providing for victim impact evidence; providing for resentencing if provisions are found to be unconstitutional; providing applicability; amending ss. 921.137 and 921.141, F.S.; conforming provisions to changes made by the act; amending s. 924.07, F.S.; authorizing the state to appeal from a sentence on the grounds that it resulted from the failure of the circuit court to comply with specified sentencing procedure requirements; providing an effective date.

—was referred to the Committee on Rules.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/HB 1465 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee and Representative(s) Garrison, Snyder, Barnaby—

CS for HB 1465—A bill to be entitled An act relating to firearm and destructive device offenses; amending s. 775.087, F.S.; making an offense of human trafficking during which a person possesses a firearm or destructive device subject to a specified mandatory minimum term of imprisonment; conforming provisions to changes made by the act; making an offense of human trafficking during which a person possesses specified firearms or firearms accessories subject to a specified mandatory minimum term of imprisonment; amending s. 790.22, F.S.; revising the maximum time period a minor who commits unlawful firearm possession may be required to serve in secure detention; amending s. 812.014, F.S.; providing a penalty for a second or subsequent offense of grand theft of a firearm; amending s. 985.24, F.S.; requiring detention determination to consider a juvenile's unlawful firearm use; amending s. 985.245, F.S.; requiring the juvenile risk assessment instrument to consider a juvenile's unlawful firearm use; amending s. 985.25, F.S.; requiring a juvenile charged with an offense involving unlawful firearm possession or use to be placed in secure detention; amending s. 985.26, F.S.; authorizing a court to extend the length of secure detention when a juvenile is charged with an offense involving the possession or use of a firearm; amending s. 921.0022, F.S.; ranking offenses on the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; providing an effective date.

—was referred to the Committee on Fiscal Policy.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/HB 1627 and requests the concurrence of the Senate.

Jeff Takacs, Clerk

By Judiciary Committee, Criminal Justice Subcommittee and Representative(s) Garrison, Gossett-Seidman—

CS for CS for HB 1627—A bill to be entitled An act relating to pretrial release and detention; amending s. 903.011, F.S.; providing for setting, reduction, and alteration of bail; requiring the Supreme Court to create and periodically update a statewide uniform bail bond schedule for certain offenses; providing for the chief judge of a judicial circuit to establish a lower bail bond schedule in certain cases; requiring Supreme Court approval for local deviations from the statewide uniform bail bond schedule; providing that arrested persons in certain categories may not be released until a first appearance and that bond for such persons be individually determined based on specified factors; amending s. 903.047, F.S.; authorizing a court to consider nonmonetary conditions in addition to or in lieu of a monetary amount subject to specified limitations; listing possible nonmonetary conditions; amending s. 903.0471, F.S.; providing that a court may revoke pretrial release and order pretrial detention if a defendant materially violates any release condition; amending s. 907.041, F.S.; revising the definition of the term "dangerous crime"; providing that a person arrested for a dangerous crime may not be granted nonmonetary pretrial release at a first appearance hearing; specifying that upon motion by the state attorney, a court may order pretrial detention in certain circumstances; providing for a detention hearing for persons charged with dangerous crimes; authorizing a state attorney or a court to move for detention of persons charged with dangerous crimes in certain circumstances; requiring a court to order pretrial detention in certain circumstances; providing requirements for detention hearings; revising requirements for a pretrial detention order; requiring a court to provide specified information to certain defendants; providing that a party may move for reconsideration of a pretrial detention order any time before trial in certain circumstances; removing a requirement for pretrial detention for defendants charged with illegally manufacturing controlled substances in certain cases; providing an effective date.

—was referred to the Committee on Fiscal Policy.

RETURNING MESSAGES — FINAL ACTION

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed SB 300.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/SB 384.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

The Honorable Kathleen Passidomo, President

I am directed to inform the Senate that the House of Representatives has passed CS/CS/SB 450.

Jeff Takacs, Clerk

The bill contained in the foregoing message was ordered enrolled.

ENROLLING REPORTS

SB 300 and CS for SB 360 have been enrolled, signed by the required constitutional officers, and presented to the Governor on April 13, 2023.

Tracy C. Cantella, Secretary

CO-INTRODUCERS

Senators Avila—CS for SB 452, CS for SB 612, SB 976, CS for SB 1632; Book—CS for SB 858; Davis—CS for SB 490, CS for SB 988; Garcia—CS for SB 724; Harrell—SB 326, SB 338, CS for SB 340, CS for SB 858; Jones—SB 1112; Osgood—SB 246; Perry—CS for SB 998; Pizzo—SB 1466; Rodriguez—SB 246; Thompson—SB 1466; Torres—SB 1466

SENATE PAGES

April 17-21, 2023

Yasmin Benitez, Miami; Ciara Bernard, Tallahassee; Phoenix Bolland, Tallahassee; Aria Brown, Jacksonville; Sevina Contreras, Fernandina Beach; Iyanna Cort, Miami; Taylor Dees, Palmetto; Braydon Griffiths, Panama City; Audrey Hopper, Fleming Island; Dillon Kornegay, Tallahassee; Kalela Leonard, Jacksonville; John Matthews, Tallahassee; Kevin Ross, Tallahassee; Camille Schneider, Tallahassee; Nathaniel Slade, Orlando; John Thomas, Tallahassee; Symone Thompson, Tallahassee; Hannah Wellendorf, Tallahassee; Pearce Witters, Tallahassee