

State Affairs Committee

Tuesday, April 12, 2011 1:00 PM Morris Hall (17 HOB)

Action Packet

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

Summary:

State Affairs Committee

Tuesday April 12, 2011 01:00 pm

CS/HB 409 Favorable	Yeas:	17	Nays:	0
HB 411 Favorable With Committee Substitute	Yeas:	17	Nays:	0
CS/HB 449 Favorable	Yeas:	16	Nays:	0
CS/CS/HB 531 Favorable	Yeas:	13	Nays:	0
HB 553 Favorable	Yeas:	17	Nays:	0
HM 845 Favorable With Committee Substitute	Yeas:	16	Nays:	0
CS/CS/HB 887 Temporarily Deferred				
CS/HB 913 Favorable	Yeas:	16	Nays:	1
CS/HB 1245 Favorable With Committee Substitute	Yeas:	17	Nays:	0
HB 7237 Favorable	Yeas:	17	Nays:	0

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

Attendance:

	Present	Absent	Excused
Seth McKeel (Chair)	Х		
Leonard Bembry	X		
Rachel V. Burgin	X		
Matthew Caldwell			Х
Jeff Clemens	X		
Steve Crisafulli	X		
Clay Ford	X		
Luis Garcia, Jr.	X		
Paige Kreegel	X		
Rick Kriseman	· X		
Debbie Mayfield	X		
Jimmy Patronis	X		
W. Keith Perry	X		
Scott Plakon	X		
Elizabeth Porter	X		
Dwayne Taylor	X		
Alan Williams	X		
Trudi Williams	X		
Totals:	17	0	1

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

CS/HB 409: Pub. Rec./Criminal Intelligence Information or Criminal Investigative Information

X Favorable

	Yea	Nay	No Vote	Absentee	Absentee
				Yea	Nay
Leonard Bembry	X				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis García, Jr.	X				
Paige Kreegel	X				
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X				
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 17	Total Nays:	0		

Appearances:

Pub. Rec./Criminal Intelligence Information or Criminal Investigative Information Darrin Barcow, Sergeant - Waive In Support FSA & Hillsborough County Sheriff 2008 E. 8th Ave.

Tampa FL 33601 Phone: 813-247-0330

Page 3 of 14

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

HB 411: Pub. Rec./Photographs and Video and Audio Recordings Depicting or Recording the Killing

of a Person

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Leonard Bembry	X				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel	X				
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X				
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 17	Total Nays:	0		

Appearances:

Pub. Rec./Photographs and Video and Audio Recordings Depicting or Recording the Killing of a Person Darrin Barcow, Sergeant - Waive In Support

FSA & Hillsborough County Sheriff

2008 E. 8th Ave. Tampa FL 33601 Phone: 813-247-0330

Pub. Rec./Photographs and Video and Audio Recordings Depicting or Recording the Killing of a Person

PJ Gray, Chairman - Waive In Support

Tampa Police and Fire Pension

3001 N. Blvd. Tampa FL 33602 Phone: 813-309-0477

Pub. Rec./Photographs and Video and Audio Recordings Depicting or Recording the Killing of a Person Marc Hamlin, Assistant Cheif of Police - Waive In Support

Tampa Police Department

411 N. Franklin St. Tampa FL 33602

Phone: 813-276-3798

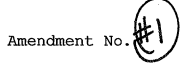
Print Date: 4/12/2011 2:47 pm

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

Pub. Rec./Photographs and Video and Audio Recordings Depicting or Recording the Killing of a Person Candice Ericks (Lobbyist) - Waive In Support
South Florida Regional Transportation Authority
205 S. Adams St.
Tallahassee FL



COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	(Y/N)
ADOPTED AS AMENDED	_ (Y/N)
ADOPTED W/O OBJECTION	(A/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: State Affairs Committee Representative(s) Burgin offered the following:

Amendment

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Remove lines 101-136 and insert:

July 1, 2011. However, nothing herein is intended to, nor may be construed to, overturn or abrogate or alter any existing orders duly entered into by any court of this State, as of the effective date of this act, which restrict or limit access to any photographs or video or audio recordings that depict or record the killing of a person.

- (8) This section only applies to such photographs and video and audio recordings held by an agency as defined in section 119.011, Florida Statutes.
- (9) This section is subject to the Open Government Sunset Review Act in accordance with s. 119.15, Florida Statutes, and shall stand repealed on October 2, 2016, unless reviewed and saved from repeal through reenactment by the Legislature.

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Section 2. The Legislature finds that is a public necessity that photographs and video and audio recordings that depict or record the killing of any person be made confidential and exempt from the requirements of section 119.07(1), Florida Statutes, and Section 24(a) of Article I of the State Constitution. The Legislature finds that photographs or video or audio recordings that depict or record the killing of any person render a visual or aural representation of the deceased in graphic and often disturbing fashion. Such photographs or video or audio recordings provide a view of the deceased in the final moments of life, often bruised, bloodied, broken, with bullet wounds or other wounds, cut open, dismembered, or decapitated. As such, photographs or video or audio recordings that depict or record the killing of any person are highly sensitive representations of the deceased which, if heard, viewed, copied or publicized, could result in trauma, sorrow, humiliation, or emotional injury to the immediate family of the deceased, as well as injury to the memory of the deceased. The Legislature recognizes that the existence of the World Wide Web and the proliferation of personal computers throughout the world encourages and promotes the wide dissemination of such photographs and video and audio recordings 24 hours a day and that widespread unauthorized dissemination of photographs and video and audio recordings would subject the immediate family of the deceased to continuous injury. The Legislature further recognizes that there continue to be other types of available information, such as crime scene reports, which are less intrusive and injurious to the immediate family members of the

COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 411 (2011)

Amendment No		
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deceased an	d which	continu	ie to	provi	de fo	r pı	ublic	over	sight.	The
Legislature	further	finds	that	the e	xempt	ion	prov	lded	in thi	<u>s</u>
act should	be given	retro	active	appl	icati	on,	excep	ot as	other	wise
provided b	0001100 1	+ io								

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)
CS/HB 449 : Criminal Justice

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Leonard Bembry	X				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel	X				
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis			X		
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X				
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 16	Total Nays:	0		

Appearances:

Criminal Justice

Rosemary Enright, Public Defender - Waive In Support

Florida Public Defender Assoc.

916 Thomas St. Key West FL 33040

Phone: 305-509-2234

Criminal Justice

Vicki Lukis, Former Chairman (Lobbyist) - Proponent

Governor Bush's Ex-Offernder Task Force

836 Madrid St.

Coral Gables FL 33134

Phone: 305-216-7794

Criminal Justice

Mark Schlakman, Senior Program Director (State Employee) - Waive In Support

FSU

426 W. Jefferson St.

Tallahassee FL 32301-1602

Phone: 850-644-4614

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State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

Criminal Justice
Andrew Fay (Lobbyist) (State Employee) - Waive In Support
Attorney Gerneral's Office
Pl 02 Th Capital
Tallahassee FL 32399

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

CS/CS/HB 531: Assessment of Residential and Nonhomestead Real Property

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Leonard Bembry	X		······		-
Rachel V. Burgin	X				
Matthew Caldwell			Х		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford			X		
Luis Garcia, Jr.	X				
Paige Kreegel				X	
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X ·				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams			Х		
Trudi Williams			Х		
Seth McKeel (Chair)	X				
	Total Yeas: 13	Total Nays: 0)		

Appearances:

Assessment of Residential Read Property
Michael Prestridge, Chief Deputy - Waive In Support
Orange County Property Appraiser
200 S. Orange Ave., Ste. 1700
Orlando FL 32801

Phone: 407-836-5932

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COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: State Affairs Committee Representative(s) Frishe offered the following:

Amendment (with title amendment)

Between lines 202 and 203, insert:

Section 6. Subsection (1) of section 194.034, Florida Statutes, is amended to read:

194.034 Hearing procedures; rules.-

(1) (a) Petitioners before the board may be represented by an attorney or agent and present testimony and other evidence. The property appraiser or his or her authorized representatives may be represented by an attorney in defending the property appraiser's assessment or opposing an exemption and may present testimony and other evidence. The property appraiser, each petitioner, and all witnesses shall be required, upon the request of either party, to testify under oath as administered by the chairperson of the board. Hearings shall be conducted in the manner prescribed by rules of the department, which rules shall include the right of cross-examination of any witness.

- (b) Nothing herein shall preclude an aggrieved taxpayer from contesting his or her assessment in the manner provided by s. 194.171, whether or not he or she has initiated an action pursuant to s. 194.011.
- (c) The rules shall provide that no evidence shall be considered by the board except when presented during the time scheduled for the petitioner's hearing or at a time when the petitioner has been given reasonable notice; that a verbatim record of the proceedings shall be made, and proof of any documentary evidence presented shall be preserved and made available to the Department of Revenue, if requested; and that further judicial proceedings shall be as provided in s. 194.036.
- (d) Notwithstanding the provisions of this subsection, no petitioner may present for consideration, nor may a board or special magistrate accept for consideration, testimony or other evidentiary materials that were requested of the petitioner in writing by the property appraiser of which the petitioner had knowledge and denied to the property appraiser.
- $\underline{\text{(d)}}$ Chapter 120 does not apply to hearings of the value adjustment board.
- (e) (f) An assessment may not be contested until a return required by s. 193.052 has been filed.
- Section 7. Subsection (1) of section 194.035, Florida Statutes, is amended to read:
 - 194.035 Special magistrates; property evaluators.-
- (1) (a) In counties having a population of more than 75,000, the board shall appoint special magistrates for the purpose of taking testimony and making recommendations to the

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board, which recommendations the board may act upon without further hearing. These special magistrates may not be elected or appointed officials or employees of the county but shall be selected from a list of those qualified individuals who are willing to serve as special magistrates. Employees and elected or appointed officials of a taxing jurisdiction or of the state may not serve as special magistrates. The clerk of the board shall annually notify such individuals or their professional associations to make known to them that opportunities to serve as special magistrates exist. The Department of Revenue shall provide a list of qualified special magistrates to any county with a population of 75,000 or less. Subject to appropriation, the department shall reimburse counties with a population of 75,000 or less for payments made to special magistrates appointed for the purpose of taking testimony and making recommendations to the value adjustment board pursuant to this section. The department shall establish a reasonable range for payments per case to special magistrates based on such payments in other counties. Requests for reimbursement of payments outside this range shall be justified by the county. If the total of all requests for reimbursement in any year exceeds the amount available pursuant to this section, payments to all counties shall be prorated accordingly. If a county having a population less than 75,000 does not appoint a special magistrate to hear each petition, the person or persons designated to hear petitions before the value adjustment board or the attorney appointed to advise the value adjustment board shall attend the training provided pursuant to subsection (3),

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Amendment No. 1 regardless of whether the person would otherwise be required to attend, but shall not be required to pay the tuition fee specified in subsection (3). A special magistrate appointed to hear issues of exemptions and classifications shall be a member of The Florida Bar with no less than 5 years' experience in the area of ad valorem taxation. A special magistrate appointed to hear issues regarding the valuation of real estate shall be a state certified real estate appraiser with not less than 5 years' experience in real property valuation. A special magistrate appointed to hear issues regarding the valuation of tangible personal property shall be a designated member of a nationally recognized appraiser's organization with not less than 5 years' experience in tangible personal property valuation. A special magistrate need not be a resident of the county in which he or she serves. A special magistrate may not represent a person before the board in any tax year during which he or she has served that board as a special magistrate. Before appointing a special magistrate, a value adjustment board shall verify the special magistrate's qualifications. The value adjustment board shall ensure that the selection of special magistrates is based solely upon the experience and qualifications of the special magistrate and is not influenced by the property appraiser. The special magistrate shall accurately and completely preserve all testimony and, in making recommendations to the value adjustment board, shall include proposed findings of fact, conclusions of law, and reasons for upholding or overturning the determination of the property appraiser. The expense of hearings before magistrates and any

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compensation of special magistrates shall be borne three-fifths by the board of county commissioners and two-fifths by the school board.

(b) The department shall create a process by rule for the random selection of special magistrates by a value adjustment board. The process may not allow the property appraiser to have any influence over the selection of a special magistrate. An attempt by a property appraiser to influence the selection of a special magistrate constitutes misfeasance or malfeasance and may be grounds for removal from office.

Section 8. Subsection (3) of section 195.027, Florida Statutes, is amended to read:

195.027 Rules and regulations.-

whereby the property appraiser, the Department of Revenue, and the Auditor General shall be able to obtain access, where necessary, to financial records of taxpayers relating to nonhomestead property which records are required to make a determination of the proper assessment as to the particular property in question. Access to a taxpayer's records shall be provided only in those instances in which it is determined that such records are necessary to determine either the classification or the value of the taxable nonhomestead property. Access shall be provided only to those records which pertain to the property physically located in the taxing county as of January 1 of each year and to the income from such property generated in the taxing county for the year in which a proper assessment is made. Failure of a taxpayer to provide such

records does not preclude consideration of them in any administrative or judicial proceeding for the purpose of determining the just value of the taxpayer's property. All records produced by the taxpayer under this subsection shall be deemed to be confidential in the hands of the property appraiser, the department, the tax collector, and the Auditor General and shall not be divulged to any person, firm, or corporation, except upon court order or order of an administrative body having quasi-judicial powers in ad valorem tax matters, and such records are exempt from the provisions of s. 119.07(1).

TITLE AMENDMENT

Remove lines 2-19 and insert:

An act relating to ad valorem taxation; amending s. 193.114, F.S.; limiting a review of changes to the assessed or taxable value of real property resulting from certain informal conferences to a review by the Department of Revenue; creating s. 193.624, F.S.; providing definitions; prohibiting adding the value of certain improvements to the assessed value of certain real property; providing a limitation on the assessed value of certain real property; providing application; providing procedural requirements and limitations; requiring a nonrefundable filing fee; amending s. 193.155, F.S.; specifying additional exceptions to assessments of homestead property at just value;

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amending ss. 193.1554 and 193.1555, F.S.; specifying additional exceptions to assessments of nonhomestead property at just value; defining the term "placed on the tax roll"; clarifying when divided or combined parcels become eligible for certain assessments; amending s. 194.034, F.S.; deleting a provision relating to a petitioner's presentation of certain testimony or other evidence for consideration by the value adjustment board or special magistrate; amending s. 194.035, F.S.; requiring the Department of Revenue to create a process by rule for the random selection of special magistrates by a value adjustment board; providing that an attempt to influence the selection of a special magistrate by the property appraiser constitutes misfeasance or malfeasance and may be grounds for removal from office; amending s. 195.027, F.S.; specifying that a taxpayer's failure to provide financial records relating to nonhomestead property does not preclude consideration of the records in certain judicial or administrative proceedings;

Amendment No. 2
COMMITTEE/SUBCOMMITTEE ACTION
ADOPTED (Y/N)
ADOPTED AS AMENDED (Y/N)
ADOPTED W/O OBJECTION (Y/N)
- FAILED TO ADOPT(N)
WITHDRAWN (Y/N)
OTHER
Committee/Subcommittee hearing bill: State Affairs Committee
Representative(s) Frishe offered the following:
Amendment (with title amendment)
Remove lines 354-355 and insert:
Section 13. This act shall take effect July 1, 2011, and
applies to assessments beginning January 1, 2012, for Sections
1. through 7. of the bill. Sections 8., 9., and 10., of this
act shall take effect upon becoming a law and shall apply to all
administrative and judicial tax challenges brought under chapter
194, Florida Statutes, that are pending on or initiated on or

TITLE AMENDMENT

Remove line 25 and insert:

after the effective date of this act.

Amendment No. 2	
providing that the act take effect July 1, 2011, for specified	
portions of the bill and upon becoming a law for other specific	ed
portions of the bill.	

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State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

HB 553 : Violations of the Florida Election Code

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee
Language Danahara	**			rea	Nay
Leonard Bembry	X				
Rachel V. Burgin	X			····	
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel	X				
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				_
Alan Williams	X				
Trudi Williams	X			·	
Seth McKeel (Chair)	X				
	Total Yeas: 17	Total Nays:	0		

COMMITTEE/SUB	COMMITTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N
ADOPTED W/O OBJECT	ION (Y/N
FAILED TO ADOPT	(Y/N
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: State Affairs Committee Representative Brandes offered the following:

Amendment (with title amendment)

Between lines 44 and 45, insert:

Section 2. Subsection (1) of section 106.023, Florida Statutes, is amended to read:

106.023 Statement of candidate.-

(1) Each candidate must file a statement with the qualifying officer within 10 days after filing the appointment of campaign treasurer and designation of campaign depository, stating that the candidate has read and understands the requirements of this chapter. Such statement shall be provided by the filing officer and shall be in substantially the following form:

STATEMENT OF CANDIDATE

I,, candidate for the office of, have received, read, and understand the requirements of Chapter 106, Florida Statutes.

COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 553 (2011)

Amendment No.

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Have you ever served in any branch of the uniformed services of

22 the United States of America?

23 Please check one:

24 Yes or No

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... (Signature of candidate) (Date) ...

Willful failure to file this form is a violation of ss.

106.19(1)(c) and 106.25(3), F.S.

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TITLE AMENDMENT

Between lines 18 and 19, insert:

amending s. 106.023, F.S.; requiring that a candidate answer in the candidate statement whether he or she has served in any branch of the uniformed services of the United States of America;

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

HM 845 : Commemoration of the 40th Anniversary of the End of the United States' Involvement in

the Vietnam War

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Leonard Bembry	X				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel			X		
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X				
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 16	Total Nays: 0)		

Appearances:

Commemoration of the 40th Anniversary of the End of the United States' Involvement in the Vietnam War Evan Whitten (State Employee) - Waive In Support

40th Anniversary of Vietnam 303 Jons Ave

Tallahassee FL 32303 Phone: 850-699-1296

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED ____(Y/N)
ADOPTED AS AMENDED ____(Y/N)
ADOPTED W/O OBJECTION ____(Y/N)
FAILED TO ADOPT ____(Y/N)
WITHDRAWN ____(Y/N)

OTHER

Committee/Subcommittee hearing bill: State Affairs Committee Representative Metz offered the following:

Amendment (with title amendment)

Between lines 87 and 88, insert:

BE IT FURTHER RESOLVED that, as part of such national effort, the United States Congress is requested to authorize the minting of a 40th anniversary commemorative medal expressing the nation's appreciation for the honorable service of Vietnam veterans.

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TITLE AMENDMENT

Remove lines 33-79 and insert:

WHEREAS, March 30, 2013, will mark the official date of the 40th anniversary of the end of the United States' involvement in the Vietnam War, and

WHEREAS, on that date this nation will be presented with a unique and historic opportunity to hold appropriate observances and long-overdue recognition ceremonies that will honor our nation's aging Vietnam War veterans and that may finally provide these brave men and women a fitting expression of gratitude and a measure of healing and official closure that has been denied them for decades and that they so greatly deserve, and

WHEREAS, the importance of the commemoration of the 40th anniversary of the end of the United States' involvement in the Vietnam War and the opportunity that such an historical anniversary presents to attempt to rectify past injustices and ingratitude cannot be stressed strongly enough, and

WHEREAS, it is fitting and appropriate that the United States Congress initiate and support efforts at the national level to mark this historic anniversary and to attempt to redress the lack of appropriate recognition and undeserved ingratitude that so many of these brave servicemen and servicewomen received upon returning home, and

WHEREAS, as part of a national effort, it is also requested that the United States Congress authorize the minting of a 40th anniversary commemorative medal expressing the nation's appreciation for the honorable service of Vietnam veterans, and

WHEREAS, for this historic opportunity to be fully realized, the United States Congress should act promptly and decisively, NOW, THEREFORE,

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

CS/CS/HB 887 : Communications Services Tax

X Temporarily Deferred

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

CS/HB 913 : Pub. Rec./Records Held by Public Airports

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Leonard Bembry	X				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel	X				
Rick Kriseman		X			
Debbie Mayfield	X				
Jimmy Patronis	X				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X				
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 16	Total Nays:	1		

Appearances:

Public Records/Records Held by Public Airports Ward Blakely (Lobbyist) - Waive In Support Jacksonville Aviation Authority 115 E. Park Ave., Unit 1 Tallahassee FL 32301

Phone: 850-681-6400

Public Records/Records Held by Public Airports
Darcy A. Foster, Director, Governmental Affairs (Lobbyist) - Proponent
Tampa International Airport

P. O. Box 22287 Tampa FL 33626 Phone: 813-927-8346

Public Records/Records Held by Public Airports
John Johnston (Lobbyist) - Waive In Support
Florida Airports Council
117 S. Gadsden St.

Tallahassee FL 32303 Phone: (850)222-0875

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

CS/HB 1245 : Division of Emergency Management

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee	Absentee
				Yea	Nay
Leonard Bembry	X				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel	X				
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X			4	
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X	· · · · · · · · · · · · · · · · · · ·			
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 17	Total Nays:	0		

State Affairs Committee

4/12/2011 1:00:00PM

Location: Morris Hall (17 HOB)

HB 7237 : Water Management District Planning and Budgeting

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Leonard Bembry	Х				
Rachel V. Burgin	X				
Matthew Caldwell			X		
Jeff Clemens	X				
Steve Crisafulli	X				
Clay Ford	X				
Luis Garcia, Jr.	X				
Paige Kreegel	X				
Rick Kriseman	X				
Debbie Mayfield	X				
Jimmy Patronis	X				
W. Keith Perry	X				
Scott Plakon	X				
Elizabeth Porter	X				
Dwayne Taylor	X				
Alan Williams	X				
Trudi Williams	X				
Seth McKeel (Chair)	X				
	Total Yeas: 17	Total Nays:	0		

)6

COMMITTEE/SUBCOMMITTEE ACTION						
ADOPTED (Y/N)						
ADOPTED AS AMENDED (Y/N)						
ADOPTED W/O OBJECTION (Y/N)						
FAILED TO ADOPT (Y/N)						
WITHDRAWN (Y/N)						
OTHER .						
Committee/Subcommittee hearing bill: Government Operations						
Subcommittee						
Representative(s) Nehr offered the following:						
Amendment (with title amendment)						
Remove lines 217-223 and insert:						
(8) (a) Notwithstanding any other provision of this section						
and for the 2010-2011 fiscal year only, the \$3 million						
appropriation provided in paragraph (2) (b) may be used for						
hurricane shelters as identified in the General Appropriations						
Act.						
(b) This subsection expires June 30, 2011.						
(7) This section is repealed June 30, 2021 2011 .						
TITLE AMENDMENT						
Remove lines 10-12 and insert:						
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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/HB 1245 (2011)

Amen	dme	nt	No.
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- Loss Mitigation Program's advisory group; repealing provisions providing for an appropriation for the 2010-2011 fiscal year;
- 21 extending the expiration date of the Hurricane Loss Mitigation
- 22 Program; conforming provisions to