The Journal of the House of Representatives

Number 11 Wednesday, January 24, 2024

The House was called to order by the Speaker at 4:00 p.m.

Prayer

The following prayer was offered by Navy Chaplain Lieutenant Zachary Parker of Naval Air Station Jacksonville, upon invitation of Rep. Killebrew:

Almighty God, grace and peace to those who gather here today. We ask in difficult decisions, grant discernment. In conversations with constituents, provide civility. And in leading legislation, cement a legacy, a lasting legacy honoring those who have served before, as well as a legacy that will be remembered for aiming to protect and prepare this next generation for a brilliant future.

From Miami-Dade to Duval, from Okaloosa to Orange, Putnam to Polk, and Sarasota to the treasured Space Coast may there be a patriotic and spiritual readiness that is palpable, enabling each elected official and their staff to accomplish this session and their term with honor.

We pray constitutional character echoes in this Chamber. We pray divine diligence be displayed in every district. And we pray Florida continues to be a beacon of freedom for other states to follow and for the betterment of our great nation, the United States of America.

We pray this humbly and with love. In Your precious name, Amen.

Moment of Silence

The Speaker recognized Speaker *pro tempore* Clemons to offer a moment of silence at the request of the following member:

On behalf of Rep. Alvarez, the House honored Navy Special Warfare Operator First-Class Christopher J. Chambers and Navy Special Warfare Operator Second-Class Nathan Gage Ingram, who lost their lives January 11, 2024, in the Red Sea while seizing a vessel that was transporting illegal aid to Yemen.

The following members were recorded present:

Session Vote Sequence: 551

Speaker Renner in the Chair.

Yeas-120 Abbott Baker Berfield Busatta Cabrera Altman Black Campbell Bankson Barnaby Borrero Canady Amesty Bartleman Botana Caruso Casello Anderson Basabe Brackett Andrade Bell Bracy Davis Cassel Chamberlin Antone Beltran Brannan Arrington Benjamin Buchanan Chambliss

| Chaney | Gregory | Melo | Shoaf |
|------------------|-------------|-----------------|-----------|
| Clemons | Griffitts | Michael | Silvers |
| Cross | Harris | Mooney | Sirois |
| Daley | Hart | Nixon | Skidmore |
| Daniels | Hinson | Overdorf | Smith |
| Driskell | Holcomb | Payne | Snyder |
| Duggan | Hunschofsky | Perez | Stark |
| Dunkley | Jacques | Persons-Mulicka | Steele |
| Edmonds | Joseph | Plakon | Stevenson |
| Eskamani | Keen | Plasencia | Tant |
| Esposito | Killebrew | Porras | Temple |
| Fabricio | Koster | Rayner | Tomkow |
| Fine | LaMarca | Redondo | Trabulsy |
| Franklin | Leek | Renner | Tramont |
| Gantt | López, J. | Rizo | Truenow |
| Garcia | Lopez, V. | Roach | Tuck |
| Garrison | Maggard | Robinson, F. | Valdés |
| Giallombardo | Maney | Robinson, W. | Waldron |
| Gonzalez Pittman | Massullo | Rommel | Williams |
| Gossett-Seidman | McClain | Roth | Woodson |
| Gottlieb | McClure | Rudman | Yarkosky |
| Grant | McFarland | Salzman | Yeager |
| | | | |

Nays-None

(A list of excused members appears at the end of the Journal.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Gabriella M. Latham of Crawfordville at the invitation of the Speaker *pro tempore*; Stephanie A. Lima of Windermere at the invitation of Rep. Bankson; Ella L. Pender of Ormond Beach at the invitation of Rep. Leek; Lochlan A. Treadwell of Port St. Lucie at the invitation of Rep. Trabulsy; Rayce M. Walsh of Alachua at the invitation of Rep. Brannan; Eloise Wenrich of Orlando at the invitation of Rep. Eskamani; and Emma G. Williams of Panama City at the invitation of Rep. Salzman.

House Physician

The Speaker introduced Dr. Roberto Diaz of Tampa, who served in the Clinic today upon invitation of Rep. Gonzalez Pittman.

Law Enforcement Officer of the Day

The Speaker introduced K-9 Officer Dustin Weber of the St. Petersburg Police Department as the Law Enforcement Officer of the Day at the invitation of Rep. McFarland.

Officer Weber has been with the St. Petersburg Police Department since 2015. In 2019, he joined the K-9 Unit and was partnered with his K-9 Stark.

Roach

Rommel

Rudman

Salzman

Shoaf

Silvers

Sirois

Smith

Snyder

Stark

Steele

Tant

Temple

Tomkow

Trabulsy

Tramont

Truenow

Waldron Williams Woodson

Yarkosky

Yeager

Tuck Valdés

Stevenson

Skidmore

Roth

Robinson, F. Robinson, W.

Correction of the Journal

The Journal of January 23, 2024, was corrected and approved as corrected.

Bills and Joint Resolutions on Third Reading

CS/HB 1-A bill to be entitled An act relating to social media use for minors; creating s. 501.1736, F.S.; providing definitions; requiring social media platforms to prohibit certain minors from creating new accounts, to terminate certain accounts and provide additional options for termination of such accounts, to use reasonable age verification methods to verify the ages of account holders, and to disclose specified policies and provide specified resources, measures, and disclaimers; authorizing the Department of Legal Affairs to bring actions for violations under the Florida Deceptive and Unfair Trade Practices Act; providing penalties; providing for private causes of actions; providing that certain social media platforms are subject to the jurisdiction of state courts; providing that if a social media platform allows an account holder to use such platform, the parties have entered into a contract; providing construction; authorizing the department to adopt rules; providing an effective date.

-was read the third time by title.

THE SPEAKER PRO TEMPORE IN THE CHAIR

THE SPEAKER IN THE CHAIR

The question recurred on passage of CS/HB 1. The vote was:

Session Vote Sequence: 552

Speaker Renner in the Chair.

Yeas-106 Abbott Chamberlin Robinson, W. Keen Killebrew Altman Chambliss Rommel Alvarez Chaney Koster Roth LaMarca Rudman Amestv Clemons Anderson Cross Leek Salzman Lopez, V. Andrade Daley Shoaf Daniels Maggard Silvers Antone Driskell Arrington Maney Sirois Massullo Baker Duggan Skidmore Bankson McClain Dunkley Smith Bartleman Snyder Edmonds McClure Esposito McFarland Basabe Stark Fabricio Steele Bell Melo Michael Beltran Fine Stevenson Franklin Benjamin Mooney Tant Berfield Overdorf Temple Garcia Black Garrison Payne Tomkow Giallombardo Borrero Perez Trabulsy Persons-Mulicka Gonzalez Pittman Botana Tramont Brackett Gossett-Seidman Plakon Truenow Brannan Grant Plasencia Tuck Buchanan Gregory Porras Valdés Busatta Cabrera Griffitts Rayner Waldron Canady Hinson Redondo Yarkosky Caruso Holcomb Renner Yeager Hunschofsky Casello Rizo Jacques Roach Cassel

Nays—13

Bracy Davis Gottlieb López, J. Woodson Campbell Harris Nixon Eskamani Robinson, F. Hart Gantt Joseph Williams

So the bill passed, as amended, and was certified to the Senate.

CS/HB 1377—A bill to be entitled An act relating to public records; amending s. 501.1736, F.S.; providing an exemption from public records requirements for information relating to investigations by the Department of Legal Affairs of certain social media violations; authorizing the department to disclose such information for specified purposes; providing a definition; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 553

Speaker Renner in the Chair.

| Yeas—119 | | |
|-----------------|------------------|-----------------|
| Abbott | Chambliss | Jacques |
| Altman | Chaney | Joseph |
| Alvarez | Clemons | Keen |
| Amesty | Cross | Killebrew |
| Anderson | Daley | Koster |
| Andrade | Daniels | LaMarca |
| Antone | Driskell | Leek |
| Arrington | Duggan | López, J. |
| Baker | Dunkley | Lopez, V. |
| Bankson | Edmonds | Maggard |
| Bartleman | Eskamani | Maney |
| Basabe | Esposito | Massullo |
| Bell | Fabricio | McClain |
| Beltran | Fine | McClure |
| Benjamin | Franklin | McFarland |
| Berfield | Gantt | Melo |
| Black | Garcia | Michael |
| Borrero | Garrison | Mooney |
| Botana | Giallombardo | Nixon |
| Brackett | Gonzalez Pittman | Overdorf |
| Bracy Davis | Gossett-Seidman | Payne |
| Brannan | Gottlieb | Perez |
| Buchanan | Grant | Persons-Mulicka |
| Busatta Cabrera | Gregory | Plakon |
| Campbell | Griffitts | Plasencia |
| Canady | Harris | Porras |
| Caruso | Hart | Rayner |
| Casello | Hinson | Redondo |
| Cassel | Holcomb | Renner |

Hunschofsky

Chamberlin Navs-None

So the bill passed, as amended, by the required constitutional two-thirds vote of the members voting and was certified to the Senate.

Rizo

CS/CS/HB 3—A bill to be entitled An act relating to online access to materials harmful to minors; creating s. 501.1737, F.S.; providing definitions; requiring a commercial entity that publishes or distributes material harmful to minors on a website or application that contains a substantial portion of such material to perform reasonable age verification methods, prevent access to such material by minors, and provide methods for reporting unauthorized or unlawful access; prohibiting the retention of certain personal identifying information; providing applicability and construction; authorizing the Department of Legal Affairs to bring an action for violations under the Florida Deceptive and Unfair Trade Practices Act; providing civil penalties; providing for private causes of action; providing that certain commercial entities are subject to the jurisdiction of state courts; providing construction; authorizing the department to adopt rules; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 554

Speaker Renner in the Chair.

| Yeas—119 | | | |
|----------|-----------|-----------|----------|
| Abbott | Andrade | Bartleman | Berfield |
| Altman | Antone | Basabe | Black |
| Alvarez | Arrington | Bell | Borrero |
| Amesty | Baker | Beltran | Botana |
| Anderson | Bankson | Benjamin | Brackett |

JOURNAL OF THE HOUSE OF REPRESENTATIVES

Bracy Davis Maney Massullo Rudman Gantt Brannan Garcia Salzman Buchanan Garrison McClain Shoaf Busatta Cabrera Giallombardo McClure Silvers Campbell Gonzalez Pittman McFarland Sirois Canady Gossett-Seidman Melo Skidmore Caruso Gottlieb Michael Smith Casello Grant Mooney Snyder Cassel Gregory Nixon Stark Chamberlin Overdorf Griffitts Steele Chambliss Harris Payne Stevenson Chaney Hart Perez Tant Clemons Hinson Persons-Mulicka Temple Cross Holcomb Plakon Tomkow Daley Hunschofsky Plasencia Trabulsy Daniels Jacques Tramont Porras Driskell Joseph Truenow Rayner Redondo Duggan Keen Tuck Dunkley Killebrew Valdés Renner Edmonds Waldron Koster Rizo LaMarca Roach Williams Eskamani Esposito Leek Robinson, F. Woodson Fabricio López, J. Robinson, W. Yarkosky Lopez, V. Fine Rommel Yeager Franklin Maggard Roth

Nays-None

So the bill passed and was certified to the Senate.

CS/CS/HB 1491—A bill to be entitled An act relating to public records; amending s. 501.1737, F.S.; providing an exemption from public records requirements for information relating to investigations by the Department of Legal Affairs of certain age verification violations; authorizing the department to disclose such information for specified purposes; providing a definition; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 555

Speaker Renner in the Chair.

Yeas—117

Abbott Chambliss Jacques Robinson, W. Altman Chaney Joseph Rommel Alvarez Clemons Keen Roth Killebrew Rudman Amesty Cross Daley Daniels Anderson Koster Salzman Andrade LaMarca Shoaf Driskell Silvers Antone Leek Duggan López, J. Arrington Sirois Dunkley Skidmore Baker Lopez, V. Bankson Edmonds Maggard Smith Snyder Bartleman Eskamani Maney Massullo Basabe Esposito Stark Steele Bell Fabricio McClain Beltran Fine McClure Stevenson Franklin Benjamin McFarland Tant Temple Berfield Gantt Melo Michael Black Garcia Tomkow Borrero Garrison Mooney Trabulsy Botana Giallombardo Nixon Tramont Overdorf Brackett Gonzalez Pittman Truenow Bracy Davis Gossett-Seidman Payne Tuck Valdés Brannan Gottlieb Perez Buchanan Grant Persons-Mulicka Waldron Busatta Cabrera Gregory Porras Williams Campbell Griffitts Rayner Woodson Canady Harris Redondo Yarkosky Caruso Renner Yeager Casello Hinson Rizo Holcomb Roach Cassel

Robinson, F.

Hunschofsky

Nays-None

Chamberlin

Votes after roll call:

Yeas-Plakon

So the bill passed by the required constitutional two-thirds vote of the members voting and was certified to the Senate.

CS/HB 357—A bill to be entitled An act relating to special observances; amending s. 683.1475, F.S.; designating each November as "Veterans Appreciation Month"; removing provisions relating to Veterans Week; authorizing the Governor to issue a proclamation with specified information; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 556

Speaker Renner in the Chair.

Yeas-117

| 1 cas—11 / | | | |
|-----------------|------------------|-----------|--------------|
| Abbott | Chambliss | Jacques | Robinson, F. |
| Altman | Chaney | Joseph | Robinson, W |
| Alvarez | Clemons | Keen | Rommel |
| Amesty | Cross | Killebrew | Roth |
| Anderson | Daley | Koster | Salzman |
| Andrade | Daniels | LaMarca | Shoaf |
| Antone | Driskell | Leek | Silvers |
| Arrington | Duggan | López, J. | Sirois |
| Baker | Dunkley | Lopez, V. | Skidmore |
| Bankson | Edmonds | Maggard | Smith |
| Bartleman | Eskamani | Maney | Snyder |
| Basabe | Esposito | Massullo | Stark |
| Bell | Fabricio | McClain | Steele |
| Beltran | Fine | McClure | Stevenson |
| Benjamin | Franklin | McFarland | Tant |
| Berfield | Gantt | Melo | Temple |
| Black | Garcia | Michael | Tomkow |
| Borrero | Garrison | Mooney | Trabulsy |
| Botana | Giallombardo | Nixon | Tramont |
| Brackett | Gonzalez Pittman | Overdorf | Truenow |
| Bracy Davis | Gossett-Seidman | Payne | Tuck |
| Brannan | Gottlieb | Perez | Valdés |
| Buchanan | Grant | Plakon | Waldron |
| Busatta Cabrera | Gregory | Plasencia | Williams |
| Campbell | Griffitts | Porras | Woodson |
| Canady | Harris | Rayner | Yarkosky |
| Caruso | Hart | Redondo | Yeager |
| Casello | Hinson | Renner | Č |
| Cassel | Holcomb | Rizo | |
| Chamberlin | Hunschofsky | Roach | |

Nays-None

So the bill passed and was certified to the Senate.

CS/HB 7003—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 97.0585, F.S., which provides an exemption from public record requirements for information concerning preregistered voter registration applicants who are minors; removing the scheduled repeal of the exemption; authorizing the disclosure of confidential information in a certain circumstance; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 557

Speaker Renner in the Chair.

Yeas-118

| Abbott | Andrade | Bartleman | Berfield |
|----------|-----------|-----------|----------|
| Altman | Antone | Basabe | Black |
| Alvarez | Arrington | Bell | Borrero |
| Amesty | Baker | Beltran | Botana |
| Anderson | Bankson | Benjamin | Brackett |

Maney Massullo Bracy Davis Gantt Rudman Brannan Garcia Salzman Shoaf Buchanan Garrison McClain Giallombardo Busatta Cabrera McClure Silvers Campbell Gonzalez Pittman McFarland Sirois Canady Gossett-Seidman Melo Skidmore Caruso Gottlieb Michael Smith Casello Grant Mooney Snyder Cassel Gregory Nixon Stark Chamberlin Overdorf Griffitts Steele Chambliss Harris Payne Stevenson Chaney Hart Perez Tant Clemons Hinson Persons-Mulicka Temple Cross Holcomb Plakon Tomkow Daley Hunschofsky Plasencia Trabulsy Daniels Jacques Truenow Porras Driskell Joseph Rayner Tuck Redondo Valdés Duggan Keen Dunkley Killebrew Renner Waldron Edmonds Koster Williams Rizo Eskamani LaMarca Roach Woodson Esposito Leek Robinson, F. Yarkosky Fabricio López, J. Robinson, W. Yeager Lopez, V. Rommel Fine

Nays-None

Franklin

So the bill passed and was certified to the Senate.

Maggard

HB 7005—A bill to be entitled An act relating to a review under the Open Government Sunset Review Act; amending s. 112.31446, F.S., which provides exemptions from public records requirements for secure login credentials held by the Commission on Ethics and certain information entered into the electronic filing system for financial disclosure; removing the scheduled repeal of the exemption; providing an effective date.

Roth

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 558

Speaker Renner in the Chair.

Yeas-118

Abbott Chambliss Joseph Robinson, F. Altman Chaney Keen Robinson, W. Alvarez Clemons Killebrew Rommel Amesty Cross Koster Roth Anderson Daley LaMarca Rudman Andrade Driskell Leek Salzman Antone Duggan López, J. Shoaf Dunkley Silvers Arrington Lopez, V. Baker Edmonds Maggard Sirois Bankson Eskamani Maney Skidmore Bartleman Esposito Massullo Smith Basabe Fabricio McClain Snyder Bell Fine McClure Stark Franklin McFarland Beltran Steele Benjamin Gantt Melo Stevenson Berfield Michael Garcia Tant Temple Black Garrison Mooney Giallombardo Tomkow Borrero Nixon Botana Gonzalez Pittman Overdorf Trabulsy Brackett Gossett-Seidman Payne Tramont Bracy Davis Gottlieb Perez Truenow Brannan Grant Persons-Mulicka Tuck Valdés Buchanan Plakon Gregory Griffitts Waldron Busatta Cabrera Plasencia Campbell Harris Porras Williams Canady Hart Ravner Woodson Caruso Hinson Redondo Yarkosky Casello Holcomb Yeager Renner Hunschofsky Rizo Cassel

Roach

Votes after roll call:

Yeas-Daniels

So the bill passed and was certified to the Senate.

Motion to Adjourn

Rep. Perez moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene at 3:00 p.m., Thursday, February 1, 2024, or upon call of the Chair. The motion was agreed to.

Votes After Roll Call

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Daniels:

Yeas—January 23: 549

Rep. Payne:

Nays-January 23: 550

First-named Sponsors

HB 317—Bell

HB 963-Hart

HB 965-Hart

HB 1051-Alvarez

HB 1429-Valdés

Cosponsors

CS/HB 1—Bankson, Beltran, Cassel, Chamberlin, Chambliss, Massullo, Mooney, Overdorf, Plasencia, Rizo, Salzman, Temple, Trabulsy, Waldron

CS/CS/HB 3—Plakon, Plasencia, Salzman, Temple, Yarkosky, Yeager

CS/CS/HB 49—Giallombardo, Roach

HB 55-Woodson

CS/HB 57—Jacques

CS/HB 275—Stark

HB 291-Skidmore

CS/HB 293—Porras

CS/HB 321—Basabe

HM 351—Daniels, Plasencia

CS/CS/HB 437-V. Lopez

HB 465-Garcia

HB 523—Arrington, Basabe, Daniels, Gossett-Seidman, Plakon, Woodson

HB 599-Plakon

CS/HB 637—Alvarez, Jacques

HB 643—Eskamani, J. López

HB 685—Basabe

Nays-None

Chamberlin

Jacques

HB 911-Sirois

HB 945—Skidmore, Woodson

HB 1035—Arrington, Casello, Eskamani, Gantt, Gottlieb, Harris, Hart, Hinson, J. López, Rayner

HB 1097-Tant

HB 1111—Beltran

HB 1155-Silvers

HB 1167-Waldron

HB 1205-Tant

HB 1365—Jacques

HB 1455-Harris

HB 1467—Arrington, Bartleman, Bracy Davis, Cassel, Cross, Gantt, Gottlieb, Harris, F. Robinson, Skidmore, Valdés, Williams

HB 1489—Skidmore

Introduction and Reference

By the PreK-12 Appropriations Subcommittee; Representative Tomkow—

HB 5101—A bill to be entitled An act relating to education; amending s. 1002.31, F.S.; providing for certain students to receive a stipend for transportation to certain public schools, subject to legislative appropriation; providing eligibility requirements; providing requirements for the award and distribution of the stipends; providing duties for the Department of Education; providing for the amount of the stipend; providing that each household may only receive one stipend; providing that the stipend is not taxable income; providing liability; amending s. 1002.32, F.S.; revising the list of universities exempt from a certain limitation relating to charter lab schools; deleting the Lab School Educational Facility Trust Fund; conforming provisions to changes made by the act; amending s. 1002.33, F.S.; revising provisions relating to budget projections for charter schools; requiring charter schools to report full-time equivalent student membership rather than student enrollments for funding purposes; providing that a specified funding calculation applies to charter schools sponsored by a school district; authorizing charter schools to receive specified funding under certain circumstances; providing that funding for students enrolled in charter schools sponsored by state universities or Florida College System institutions is provided in the Florida Education Finance Program and General Appropriations Act; providing calculations for such funding; providing for the recalculation of such funding; providing a calculation for such charter school's capital outlay funding; deleting charter school eligibility for a specified incentive program; amending s. 1002.394, F.S.; revising the authorized uses of funds from the Family Empowerment Scholarship Program; conforming provisions to changes made by the act; amending s. 1002.395, F.S.; revising authorized uses of funds from the Florida Tax Credit Scholarship Program; conforming provisions to changes made by the act; amending s. 1002.68, F.S.; revising the program year for the Department of Education to adopt a specified methodology for the Voluntary Prekindergarten Education Program; revising the program year that specified provisions take effect relating to program providers and public schools; deleting provisions relating to program providers and public schools assessment composite scores; amending s. 1006.27, F.S.; deleting the Driving Choice Grant Program; amending s. 1008.25, F.S.; revising the criteria for a student to be referred to his or her local school district to receive specified early literacy support; requiring such students to receive such support through a certain summer bridge program; providing requirements for such program; deleting a requirement for certain students with an individual education plan to receive instruction in early literacy skills; amending s. 1011.62, F.S.; revising specified percentages within the Florida Education Finance Program; providing that certain charter schools are eligible for the state-funded discretionary contribution; providing requirements for the calculation of the base amount for school districts' educational enrichment allocation; amending s. 1011.765, F.S.; including specified organizations and foundations as public school district education foundations for specified purposes; amending s. 1013.62, F.S.; providing that charter schools sponsored by Florida College System institutions and state universities are ineligible for specified funding; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Care Appropriations Subcommittee; Representative Garrison—

HB 5301—A bill to be entitled An act relating to Medicaid supplemental payment programs; amending s. 409.901, F.S.; providing definitions relating to certain Medicaid supplemental payment programs; amending s. 409.908, F.S.; providing requirements for hospital participation in certain Medicaid supplemental payment programs; providing a definition; amending s. 409.910, F.S.; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Justice Appropriations Subcommittee; Representative Brannan—

HB 5401—A bill to be entitled An act relating to judges; amending ss. 26.031 and 34.022, F.S.; revising the number of circuit court judges and county court judges, respectively; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

First Reading of Committee and Subcommittee Substitutes by Publication

By the Commerce Committee; Representative Brackett—

CS/HB 81—A bill to be entitled An act relating to civil penalties under the Gas Safety Law of 1967; amending s. 368.061, F.S.; increasing the civil penalty amount for violating The Gas Safety Law of 1967; requiring the Florida Public Service Commission, after a date certain and annually thereafter, to establish and revise maximum penalties by rule based on specified factors; providing rulemaking authority; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Commerce Committee; Representatives Chambliss, Plakon, Hunschofsky, Mooney, and Tramont—

CS/HB 133—A bill to be entitled An act relating to criminal history of licensees and employees; amending s. 455.213, F.S.; providing a period of time when a conviction, or any other adjudication, for a crime may not be grounds for denial of licensure as a barber or cosmetologist; providing an exception; requiring the applicable board to approve certain educational program credits offered to inmates in certain institutions or facilities for purposes of satisfying training requirements for licensure as a barber or cosmetologist; amending s. 562.13; F.S.; repealing a provision prohibiting the employment of certain individuals by a licensed vendor; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Modals Subcommittee; Representative Bell-

CS/HB 179—A bill to be entitled An act relating to towing and storage; amending ss. 125.0103 and 166.043, F.S.; requiring counties, and authorizing municipalities, to establish a cost-plus recovery structure for cleanup and disposal of hazardous and nonhazardous materials under certain circumstances; providing applicability; requiring certain counties and municipalities to publish specified rates on their websites and establish a specified process; providing that rates established by the Division of Florida Highway Patrol apply to certain areas of the state; amending s. 321.051, F.S.; requiring, rather than authorizing, the division to establish certain maximum rates; requiring the Department of Highway Safety and Motor Vehicles to publish such rates on its website and establish a specified process; amending s. 713.78, F.S.; providing and reordering definitions; authorizing towingstorage operators to charge certain fees; providing that towing-storage operators have a lien on a vehicle or vessel for such fees; prohibiting a storage fee under certain circumstances; revising requirements for law enforcement agencies and the department relating to the removal of vehicles or vessels; revising requirements for notices of lien; revising requirements for towing-storage operators providing notice to public agencies of jurisdiction; revising the timeframe in which certain unclaimed vehicles or vessels may be sold; revising requirements for notices of sale; requiring approved third-party services to publish public notices of sale and report certain information by specified means to the department; providing the maximum fee that approved third-party services may collect and retain for such services; revising provisions for permission to inspect a vehicle or vessel; providing timeframes in which a vehicle, vessel, or personal property must be made available for inspection and release; revising criminal penalties; requiring towing-storage operators to accept certain documents, which do not have to be notarized, as evidence of a person's interest in a vehicle or vessel; prohibiting certain persons from being required to furnish more than one form of current government-issued photo identification for purposes of verifying their identity; requiring towing-storage operators to maintain certain records for a certain period of time; requiring towing-storage operators to accept certain types of payment; requiring towing-storage operators to maintain a rate sheet; providing requirements for such rate sheet; providing that certain fees are unreasonable; requiring towing-storage operators to maintain an itemized invoice for specified fees; providing requirements for such invoice; requiring disclosure of such invoice to specified persons and entities within a certain timeframe; making technical changes; amending s. 715.07, F.S.; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Commerce Committee; Representative Giallombardo—

CS/HB 473—A bill to be entitled An act relating to cybersecurity incident liability; creating s. 768.401, F.S.; providing that a county, municipality, other political subdivision of the state, commercial entity, or third-party agent that complies with certain requirements is not liable in connection with a cybersecurity incident; requiring certain entities to adopt certain revised frameworks or standards within a specified time period; providing that a private cause of action is not established; providing that certain failures are not evidence of negligence and do not constitute negligence per se; specifying that the defendant in certain actions has a certain burden of proof; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Commerce Committee; and Energy, Communications & Cybersecurity Subcommittee; Representative Barnaby—

CS/CS/HB 551—A bill to be entitled An act relating to designation of eligible telecommunications carriers; amending s. 364.10, F.S.; revising the definition of the term "eligible telecommunications carrier"; authorizing the Public Service Commission to designate certain entities as eligible

telecommunications carriers for a specified purpose; providing legislative intent; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representative Stevenson—

CS/HB 557—A bill to be entitled An act relating to movable tiny homes; amending s. 320.01, F.S.; revising the definition of the term "park trailer"; defining the term "movable tiny home"; creating s. 320.8201, F.S.; providing requirements for construction and inspection of a movable tiny home; requiring a movable tiny home to have a sticker or other documentation certifying compliance therewith; amending s. 553.73, F.S.; requiring the Florida Building Commission to review updates to certain codes which pertain to requirements for movable tiny homes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Commerce Committee; and Insurance & Banking Subcommittee; Representative Steele—

CS/CS/HB 623—A bill to be entitled An act relating to home warranty transfers; amending s. 634.312, F.S.; limiting application of provisions relating to home warranty contract assignments; amending s. 634.331, F.S.; making technical changes; conforming provisions to changes made by the act; creating part IV of ch. 634, F.S., entitled "Miscellaneous Provisions"; creating s. 634.601, F.S., providing definitions; creating s. 634.602, F.S.; providing requirements for express written warranties and home warranties transferred to subsequent home purchasers; providing construction; creating s. 634.603, F.S.; defining an unfair method of competition and unfair or deceptive act or practice; providing for application; renaming ch. 634, F.S.; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives Hunschofsky and V. Lopez—

CS/HB 751—A bill to be entitled An act relating to use of criminal history in licensing; amending s. 112.0111, F.S.; revising legislative intent; revising state agency reporting requirements; defining the term "conviction"; amending s. 455.213, F.S.; authorizing applicable boards or the Department of Business and Professional Regulation to make certain findings relating to rehabilitation during licensing decisions; providing factors that must be considered in making such findings; defining the term "conviction"; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health & Human Services Committee; Representatives Canady, Beltran, Bartleman, Edmonds, Garcia, and Salzman—

CS/HB 775—A bill to be entitled An act relating to surrendered infants; amending s. 383.50, F.S.; changing the term "newborn infant" to "infant"; increasing the age at which a child is considered an infant; authorizing a parent to leave an infant with medical staff or a licensed health care professional at a hospital after the delivery of the infant if the parent provides certain notification; authorizing a parent to surrender an infant by calling 911 to request that an emergency medical services provider meet the surrendering parent at a specified location; requiring the surrendering parent to stay with the infant until the emergency medical services provider arrives to take custody of the infant; amending ss. 39.01, 39.201, 63.0423, 63.167, 383.51, 827.035, and 827.10, F.S.; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representative Amesty—

CS/HB 1053—A bill to be entitled An act relating to location of medical marijuana centers, retail vape shops, and on-premises consumption of alcohol; amending s. 381.986, F.S.; revising the authorized distance between the location of certain medical marijuana treatment centers and specified religious or educational institutions upon a specified date; providing applicability; creating s. 386.2065, F.S.; specifying the authorized distance between the location of retail vape shops and specified religious or educational institutions upon a specified date; providing applicability; amending s. 562.45, F.S.; revising the authorized distance between the location of businesses that allow on-premises consumption of alcoholic beverages and specified religious or educational institutions upon a specified date; providing applicability; removing local governments' ability to approve such a location for specified purposes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representatives Porras, Garcia, and V. Lopez—

CS/HB 1243—A bill to be entitled An act relating to homeowners' associations; amending s. 468.4334, F.S.; providing requirements for certain community association managers and community association management firms; amending s. 468.4337, F.S.; requiring certain community association managers to take a specific number of hours of continuing education biennially; amending s. 720.303, F.S.; requiring official records of a homeowners' association to be maintained for a certain number of years; requiring an association to post certain documents on its website or make such documents available through an application by a date certain; providing requirements for an association's website or application; requiring an association to provide certain information to parcel owners upon request; requiring an association to ensure certain information and records are not accessible on the website or application; providing that an association or its agent is not liable for the disclosure of certain information; requiring an association to adopt certain rules; requiring an association to provide or make available subpoenaed records within a certain timeframe; requiring an association to assist in a law enforcement investigation as allowed by law; requiring that certain associations use an independent certified public accountant to prepare its annual budget; requiring certain associations to retain an attorney for certain purposes; prohibiting certain persons from acting as the accountant or attorney; amending s. 720.3033, F.S.; providing education requirements for newly elected or appointed directors; providing requirements for the educational curriculum; requiring certain directors to complete a certain number of hours of continuing education annually; requiring the Department of Business and Professional Regulation to adopt certain rules; providing criminal penalties for certain actions by an officer, a director, or a manager of an association; amending s. 720.3035, F.S.; requiring an association or any architectural, construction improvement, or other such similar committee of an association to apply and enforce certain standards reasonably and equitably; requiring an association or any architectural, construction improvement, or other such similar committee of an association to provide certain written notice to a parcel owner; amending s. 720.3085, F.S.; conforming a cross-reference; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Regulatory Reform & Economic Development Subcommittee; Representative Plasencia—

CS/HB 1273—A bill to be entitled An act relating to reciprocity or endorsement of licensure; amending s. 455.213, F.S.; providing requirements

for the applicable board, or the Department of Business and Professional Regulation if there is no board, relating to licensure by reciprocity and by endorsement; defining the term "basis license"; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Constitutional Rights, Rule of Law & Government Operations Subcommittee; Representative Yeager—

CS/HB 1331—A bill to be entitled An act relating to commodities produced by forced labor; creating s. 287.1346, F.S.; providing definitions; prohibiting a company on the forced labor vendor list from taking certain procurement actions; prohibiting an agency from procuring commodities from certain companies for a certain period; requiring certain solicitations and contracts to include a certain statement; requiring certain contracts to include a certain termination provision; requiring a member of a company's senior management to provide a certain certification; requiring a company to provide a certain notification to the Department of Management Services within a certain period; requiring an agency to provide certain information to the department within a certain period; requiring the department to create and maintain a forced labor vendor list; providing requirements for such list; providing for automatic removal from the list; providing a process for the department to place a company on such list; subjecting a company that submits a false certification or that should have had certain knowledge to a fine; authorizing a company that receives certain notice to file a petition for a certain hearing; providing requirements and procedures for such hearings; providing evidentiary standards for certain proceedings; authorizing a company placed on such list to petition for removal; providing requirements for such petitions; authorizing the removal of a company from such list in certain circumstances; providing construction; requiring the deposit of collected fines into the General Revenue Fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Education & Employment Committee; Representatives Temple, Daniels, and Massullo—

CS/HB 1361—A bill to be entitled An act relating to education; amending s. 1002.321, F.S.; providing for the award of grants to school districts to implement artificial intelligence in support of students and teachers; providing requirements for the use of such artificial intelligence; amending s. 1002.411, F.S.; expanding eligibility for New Worlds Scholarship Accounts to certain students enrolled in the Voluntary Prekindergarten Education Program; revising program eligibility criteria; revising eligible expenses for students who have an account; requiring parents to use a specified system to make direct purchases if such system is available; providing that certain organizations are administrators for purposes of establishing scholarship accounts; revising school district and private prekindergarten provider notification requirements; revising requirements for the Department of Education to release scholarship funds; authorizing certain organizations to develop a system for the direct purchase of qualifying expenditures; deleting provisions relating to fund transfers and certain payment methods; deleting a requirement for quarterly payments of scholarships; amending s. 1003.01, F.S.; conforming a cross-reference; amending s. 1003.485, F.S.; providing that the University of Florida Lastinger Center for Learning is the administrator for the New Worlds Reading Initiative; revising definitions; deleting a requirement that the department designate an administrator for the initiative; requiring the department to provide specified data to the administrator within specified timeframe; requiring the administrator to include certain information in a specified annual report; revising eligibility criteria for the initiative; deleting obsolete language; amending s. 1003.499, F.S.; conforming a cross-reference; creating s. 1004.646, F.S.; creating the Lastinger Center for Learning at the University of Florida; providing duties and responsibilities of the center; amending s. 1008.25, F.S.; making technical changes; requiring progress monitoring results to be provided to prekindergarten instructors within a specified timeframe; creating s.

1008.366, F.S.; requiring an eligible nonprofit scholarship-funding organization to administer a tutoring program to provide specified academic support for students; providing duties and responsibilities of the organization; requiring the organization to annually provide a report to the Legislature and the Commissioner of Education by a specified date; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Education & Employment Committee; and Choice & Innovation Subcommittee; Representative Tomkow—

CS/CS/HB 1403—A bill to be entitled An act relating to school choice; amending s. 212.1832, F.S.; providing definitions; expanding the credit contributions for eligible nonprofit scholarship-funding organizations; providing requirements for such contributions; providing requirements for dealers, designated agents, private tag agents, and such organizations relating to such contributions; providing criminal penalties; requiring persons convicted of specified offenses to make restitutions to certain eligible nonprofit scholarship-funding organizations; requiring the Department of Revenue to notify such organizations of specified dealer information under certain circumstances; providing penalties for certain dealers, designated agents, private tag agents, and such organizations; amending s. 213.053, F.S.; conforming cross-references to changes made by the act; amending s. 1002.394, F.S.; revising eligibility requirements for the Family Empowerment Scholarship Program; providing that equipment used as instructional materials may only be purchased for specified academic subjects; providing that transition services are a coordinated set of specified activities; authorizing funds to be used for certain prekindergarten programs; prohibiting certain eligible students from enrolling in public schools; providing an exemption to a prohibition against receiving other educational scholarships; providing additional criteria for the closure of scholarship accounts and the reversion of funds to the state; revising the information that such organizations must include in their quarterly reports; authorizing the Department of Education to provide guidance to certain private schools; revising the documentation that private schools must provide to such organizations; revising the process for parents to provide certain notification to such organizations; prohibiting a parent from applying for multiple scholarships under specified programs for a single student at the same time; requiring such organizations to establish certain processes; requiring such organizations to submit specified information to the department; deleting a requirement that certain students be placed on a wait list; requiring such organizations to provide certain notification to parents; revising provisions relating to a specified administrative fee; revising provisions relating to increasing the number of certain scholarships; revising provisions relating to the payment and disbursement of funds; amending s. 1002.395, F.S.; revising eligibility requirements for the Florida Tax Credit Scholarship Program: prohibiting certain eligible students from enrolling in public schools; providing an exemption to a prohibition against receiving other educational scholarships; providing that equipment used as instructional materials may only be purchased for specified academic subjects; revising the process for parents to provide certain notification to such organizations; prohibiting a parent from applying for multiple scholarships under specified programs for a single student at the same time; requiring such organizations to establish certain processes; requiring such organizations to assist the Florida Center for Students with Unique Abilities with the development of specified guidelines and to publish such guidelines on their websites; revising department notification requirements; revising the information that such organizations must include in their quarterly reports; revising provisions relating to the payment and disbursement of funds; authorizing a charitable organization to apply at any time to participate in the program as a scholarship-funding organization; amending s. 1002.40, F.S.; revising requirements for the Hope Scholarship Program; amending s. 1002.421, F.S.; revising requirements for regular and direct contact for certain students; amending s. 1002.45, F.S.; deleting a requirement that virtual instruction program providers be nonsectarian; amending s. 1003.4156, F.S.; providing that certain

requirements apply to middle grade students transferring from a personalized education program; amending s. 1003.4282, F.S.; providing that certain requirements apply to high school students transferring from a personalized education program; amending s. 1003.485, F.S.; conforming cross-references to changes made by the act; amending s. 1004.6495, F.S.; requiring the Florida Center for Students with Unique Abilities to develop specified purchasing guidelines by a specified date and annually revise such guidelines; providing requirements for the development and revision of such guidelines; requiring such guidelines to be provided to specified eligible nonprofit scholarshipfunding organizations; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Agriculture, Conservation & Resiliency Subcommittee; Representatives Cross, Berfield, Chaney, LaMarca, Mooney, and Waldron—

CS/HM 1411—A memorial to the Congress of the United States, urging Congress to take immediate action to direct the United States Army Corps of Engineers to amend its current easement policy for shore protection projects to allow critical shore protection projects in Florida to proceed without delay.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Commerce Committee; Representative McFarland—

CS/HB 1459—A bill to be entitled An act relating to advanced technology; creating s. 282.802, F.S.; creating the Government Technology Modernization Council within the Department of Management Services for a specified purpose; providing for council membership, meetings, and duties; requiring the council to submit specified recommendations to the Legislature and specified reports to the Governor and the Legislature by specified dates; creating s. 501.174, F.S.; providing definitions; requiring certain entities and persons to create safety and transparency standards for artificial intelligence content or technology; requiring certain entities and persons to provide certain statements; prohibiting a person or entity from producing child pornography through artificial intelligence; requiring certain state agencies to provide certain disclosures; authorizing the Department of Legal Affairs to bring an action for violations under the Florida Deceptive and Unfair Trade Practices Act; providing civil penalties; providing that the act does not establish private causes of action; providing that certain entities and persons are subject to the jurisdiction of state courts; authorizing the department to adopt rules; amending ss. 775.0847 and 827.071, F.S.; revising the definition of the term "child pornography"; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Commerce Committee; Representative McFarland—

CS/HB 1461—A bill to be entitled An act relating to public records; amending s. 501.174, F.S.; providing an exemption from public records requirements for information relating to investigations by the Department of Legal Affairs of certain artificial intelligence transparency violations; providing a definition; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Constitutional Rights, Rule of Law & Government Operations Subcommittee; Representative Grant—

CS/HB 1567—A bill to be entitled An act relating to qualifications for county emergency management directors; amending s. 252.38, F.S.; requiring county emergency management directors to meet specified qualifications;

requiring such directors to meet such qualifications by a specified date; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Ethics, Elections & Open Government Subcommittee; Representative Brackett—

CS/HB 1597—A bill to be entitled An act relating to ethics; amending s. 112.3122, F.S.; increasing the maximum fine for violations of specified lobbying provisions; amending s. 112.321, F.S.; prohibiting a member of the Commission on Ethics from serving more than two full terms, instead of two full terms in succession; making technical changes; deleting obsolete language; amending s. 112.317, F.S.; providing that a complainant is liable for costs plus reasonable attorney fees for filing a complaint with malicious intent against a candidate for public office; amending s. 112.324, F.S.; specifying that a certain number of members of the commission are not required to make a specified determination relating to written referrals submitted to the commission by specified parties; requiring the commission to submit a copy of a certain referral to an alleged violator within a specified timeframe; requiring the commission to undertake a preliminary investigation within a specified timeframe after receipt of technically and legally sufficient complaints or referrals and make a certain determination; authorizing a complainant to submit an amended complaint within a specified timeframe; providing that the probable cause determination concludes the preliminary investigation; requiring the commission to complete a preliminary investigation, including a probable cause determination, within a specified timeframe; requiring the commission to complete an investigatory report within a specified timeframe; authorizing the commission to extend, for a specified period, the allowable timeframe to adequately complete a preliminary investigation if a specified number of members of the commission determine such extension is necessary; requiring the commission to document the reasons for extending such investigation and transmit a copy of such documentation to the alleged violator and complainant within a specified timeframe; requiring the commission to transmit a copy of the completed report to an alleged violator and to the counsel representing the commission within a specified timeframe; requiring such counsel to make a written recommendation for disposition of a complaint or referral within a specified timeframe after receiving the investigatory report; requiring the commission to transmit such written recommendation to the alleged violator within a specified timeframe; providing that the alleged violator has a specified timeframe to respond in writing to the counsel's written recommendation; requiring the commission, upon receipt of the counsel's written recommendation, to schedule a probable cause hearing for the next executive session of the commission for which notice requirements can be met; providing that, under specified conditions, the commission may dismiss complaints or referrals before completion of a preliminary investigation; providing a timeframe within which the commission must transmit a copy of the order finding probable cause to the complainant and the alleged violator after a finding of probable cause; specifying that an alleged violator is entitled to request a formal public hearing before the Division of Administrative Hearings or may select an informal public hearing with the commission; providing that persons are deemed to waive their rights to a formal or an informal public hearing if the request is not received within a specified timeframe; providing the timeframe within which the commission must conduct an informal public hearing; requiring the commission to schedule a case that has been relinquished from the Division of Administrative Hearings for additional action at the next commission meeting for which notice requirements can be met; requiring the commission to complete final action on such case within a specified timeframe; requiring a specified number of commissioners to vote to reject or deviate from a written recommendation made by the counsel representing the commission; providing that specified timeframes are tolled until the completion of a related criminal investigation or prosecution, excluding appeals, whichever occurs later; providing that a harmless error standard applies to the commission regarding specified timeframes; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Select Committee on Health Innovation; Representatives Bankson, Black, and Plakon—

CS/HB 1639—A bill to be entitled An act relating to gender and biological sex; amending s. 322.01, F.S.; defining the term "sex"; amending ss. 322.051, 322.08, and 322.14, F.S.; requiring applications for driver licenses and identification cards, as well as printed driver licenses, to indicate a person's sex instead of his or her gender; creating s. 627.6411, F.S.; requiring health insurance policies that include coverage for sex-reassignment prescriptions or procedures to also provide coverage for certain detransition treatments; requiring health insurers providing such coverage to also offer insurance policies that do not provide such coverage; prohibiting health insurance policies from prohibiting coverage of certain mental health and therapeutic services; amending ss. 627.657, 627.6699, and 641.31, F.S.; requiring group health insurance policies, health benefit plans, and health maintenance contracts that include coverage for sex-reassignment prescriptions or procedures to also provide coverage for certain detransition treatments; requiring group health insurers, carriers, and health maintenance organizations providing such coverage to also offer insurance policies that do not provide such coverage; prohibiting group health insurance policies, health benefit plans, and health maintenance contracts from prohibiting coverage of certain mental health and therapeutic services; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Reference

CS/HB 247—Referred to the Infrastructure & Tourism Appropriations Subcommittee and Infrastructure Strategies Committee.

CS/HB 635—Referred to the Appropriations Committee and Health & Human Services Committee.

CS/HB 677—Referred to the Infrastructure Strategies Committee.

CS/HB 769—Referred to the Ways & Means Committee and Commerce Committee.

CS/HB 775—Referred to the Calendar of the House.

CS/HB 815—Referred to the Infrastructure Strategies Committee.

CS/HB 867—Referred to the Calendar of the House.

CS/HB 939—Referred to the State Affairs Committee and Commerce Committee.

CS/HB 1113—Referred to the Infrastructure Strategies Committee.

CS/HB 1195—Referred to the Local Administration, Federal Affairs & Special Districts Subcommittee and State Affairs Committee.

CS/HB 1277—Referred to the Local Administration, Federal Affairs & Special Districts Subcommittee and Commerce Committee.

CS/HB 1361—Referred to the Calendar of the House.

CS/CS/HB 1403—Referred to the Calendar of the House.

 $\pmb{\text{CS/HB}}$ 1517—Referred to the Judiciary Committee and Infrastructure Strategies Committee.

CS/CS/HB 7013—Referred to the Calendar of the House.

CS/HJR 7017—Referred to the Calendar of the House.

CS/HB 7019—Referred to the Calendar of the House.

House Resolutions Adopted by Publication

At the request of Rep. Overdorf-

HR 8011—A resolution recognizing January 2024 as Human Trafficking Awareness Month in Florida.

WHEREAS, human trafficking is a form of modern-day slavery, and those involved in its practices are a threat to the safety and security of our communities, and

WHEREAS, human trafficking is a crime against humanity that violates the most basic human rights, and

WHEREAS, Florida Governor Ron DeSantis has stated that his administration is committed to ensuring that criminals involved in human trafficking are prosecuted to the fullest extent of the law, and victims are returned to safety, and

WHEREAS, the International Labor Organization estimates that there are over 40.3 million victims of human trafficking globally, with hundreds of thousands in the United States, and

WHEREAS, entities such as the Statewide Council on Human Trafficking and the Florida Alliance to End Human Trafficking have been established to fight all forms of human trafficking and support victims, and

WHEREAS, Florida ranks as the third-highest state for human trafficking cases and the second-highest state for labor trafficking cases, with 4.08 cases per 100,000 people, with half of all human trafficking victims in Florida being minors, and

WHEREAS, Human Trafficking Awareness Month is an opportunity to recognize the victims and survivors of human trafficking and increase awareness to prevent these crimes, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That January 2024 is recognized as Human Trafficking Awareness Month in Florida.

—was read and adopted by publication pursuant to Rule 10.17.

Reports of Standing Committees and Subcommittees

Received January 23:

The Select Committee on Health Innovation reported the following favorably:

HB 1639 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1639 was laid on the table.

Received January 24:

The Select Committee on Health Innovation reported the following favorably:

HB 43 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 43 was laid on the table.

The Commerce Committee reported the following favorably: CS/CS/HB 49

The above committee substitute was placed on the Calendar of the House.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 59

The above bill was transmitted to the next committee or subcommittee of reference, the Civil Justice Subcommittee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 63

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Commerce Committee reported the following favorably: HB 81 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 81 was laid on the table.

The Commerce Committee reported the following favorably: HB 133 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 133 was laid on the table.

The Transportation & Modals Subcommittee reported the following favorably:

HB 179 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 179 was laid on the table.

The Commerce Committee reported the following favorably: CS/HB 215

The above committee substitute was placed on the Calendar of the House

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 231

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Commerce Committee reported the following favorably: CS/HB 283

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 295

The above bill was transmitted to the next committee or subcommittee of reference, the Ways & Means Committee.

The Commerce Committee reported the following favorably: CS/HB 303

The above committee substitute was placed on the Calendar of the House.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 367

The above bill was transmitted to the next committee or subcommittee of reference, the Agriculture & Natural Resources Appropriations Subcommittee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 429

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Commerce Committee reported the following favorably: HB 473 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 473 was laid on the table.

The Commerce Committee reported the following favorably: CS/HB 481

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 533

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Justice Appropriations Subcommittee reported the following favorably:

CS/HB 549

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Commerce Committee reported the following favorably: CS/HB 551 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 551 was laid on the table.

The PreK-12 Appropriations Subcommittee reported the following favorably:

HB 553

The above bill was transmitted to the next committee or subcommittee of reference, the Education & Employment Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 557 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 557 was laid on the table.

The Children, Families & Seniors Subcommittee reported the following favorably:

HB 591 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 591 was laid on the table.

The Commerce Committee reported the following favorably: CS/HB 623 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, CS/HB 623 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 691

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 725

The above bill was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 751 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 751 was laid on the table.

The Commerce Committee reported the following favorably: HB 825

The above bill was placed on the Calendar of the House.

The Healthcare Regulation Subcommittee reported the following favorably:

HB 843

The above bill was transmitted to the next committee or subcommittee of reference, the Appropriations Committee.

The Commerce Committee reported the following favorably: HB 849

The above bill was placed on the Calendar of the House.

The Healthcare Regulation Subcommittee reported the following favorably:

HB 865 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 865 was laid on the table.

The PreK-12 Appropriations Subcommittee reported the following favorably:

CS/HB 883

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Health & Human Services Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 907

The above bill was transmitted to the next committee or subcommittee of reference, the State Administration & Technology Appropriations Subcommittee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 937

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1007

The above bill was transmitted to the next committee or subcommittee of reference, the Appropriations Committee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1053 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1053 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1071

The above bill was transmitted to the next committee or subcommittee of reference, the Agriculture & Natural Resources Appropriations Subcommittee.

The Justice Appropriations Subcommittee reported the following favorably:

HB 1131

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Healthcare Regulation Subcommittee reported the following favorably:

HB 1173

The above bill was transmitted to the next committee or subcommittee of reference, the Health Care Appropriations Subcommittee.

The Agriculture, Conservation & Resiliency Subcommittee reported the following favorably:

HB 1187

The above bill was transmitted to the next committee or subcommittee of reference, the Agriculture & Natural Resources Appropriations Subcommittee.

The Constitutional Rights, Rule of Law & Government Operations Subcommittee reported the following favorably:

HB 1211

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Constitutional Rights, Rule of Law & Government Operations Subcommittee reported the following favorably:

HB 1225

The above bill was transmitted to the next committee or subcommittee of reference, the Civil Justice Subcommittee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1243 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1243 was laid on the table.

The Children, Families & Seniors Subcommittee reported the following favorably:

HB 1271 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1271 was laid on the table.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1273 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1273 was laid on the table.

The Constitutional Rights, Rule of Law & Government Operations Subcommittee reported the following favorably:

HB 1331 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1331 was laid on the table.

The Agriculture, Conservation & Resiliency Subcommittee reported the following favorably:

HM 1411 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HM 1411 was laid on the table.

The Healthcare Regulation Subcommittee reported the following favorably:

HB 1441

The above bill was transmitted to the next committee or subcommittee of reference, the Health Care Appropriations Subcommittee.

The Commerce Committee reported the following favorably: HB 1459 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1459 was laid on the table.

The Commerce Committee reported the following favorably: HB 1461 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1461 was laid on the table.

The Healthcare Regulation Subcommittee reported the following favorably:

HB 1561

The above bill was transmitted to the next committee or subcommittee of reference, the Health Care Appropriations Subcommittee.

The Regulatory Reform & Economic Development Subcommittee reported the following favorably:

HB 1563

The above bill was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Water Quality, Supply & Treatment Subcommittee reported the following favorably:

HB 1565

The above bill was transmitted to the next committee or subcommittee of reference, the Agriculture & Natural Resources Appropriations Subcommittee.

The Constitutional Rights, Rule of Law & Government Operations Subcommittee reported the following favorably:

HB 1567 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1567 was laid on the table.

The Ethics, Elections & Open Government Subcommittee reported the following favorably:

HB 1597 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.18(c). Under the rule, HB 1597 was laid on the table.

The Healthcare Regulation Subcommittee reported the following favorably:

HB 1609

The above bill was transmitted to the next committee or subcommittee of reference, the Health Care Appropriations Subcommittee.

The Constitutional Rights, Rule of Law & Government Operations Subcommittee reported the following favorably:

HB 1615

The above bill was transmitted to the next committee or subcommittee of reference, the Civil Justice Subcommittee.

Excused

Rep. Barnaby after 4:10 p.m.

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 5:14 p.m., to reconvene at 3:00 p.m., Thursday, February 1, 2024, or upon call of the Chair.

CHAMBER ACTIONS ON BILLS

Wednesday, January 24, 2024

| CS/HB | Read 3rd time; CS passed as amended; YEAS 106, NAYS 13 | CS/CS/HB | 1491 — Read 3rd time; CS passed; YEAS 117, NAYS 0 |
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| | | CS/HB | 7003 — Read 3rd time; CS passed; YEAS 118, NAYS 0 |
| CS/CS/HB | 3 — Read 3rd time; CS passed; YEAS 119, NAYS 0 | НВ | 7005 — Read 3rd time; Passed; YEAS 118, NAYS 0 |
| CS/HB | 357 — Read 3rd time; CS passed; YEAS 117, NAYS 0 | | |
| CS/HB | 1377 — Read 3rd time; CS passed as amended; YEAS 119, NAYS 0 | | |

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